



**BOARD OF SUPERVISORS
BUSINESS MEETING
Tuesday, August 20, 2024 - 7:00 PM**

**Board Meeting Room
39 Bank Street, SE,
Chatham, Virginia 24531**

AGENDA

- 1. CALL TO ORDER (7:00 PM)**
- 2. ROLL CALL**
- 3. MOMENT OF SILENCE**
- 4. PLEDGE OF ALLEGIANCE**
- 5. AGENDA ITEMS TO BE ADDED**
- 6. APPROVAL OF AGENDA**
- 7. CONSENT AGENDA**
 - a. Board Meeting Minutes Approval (Staff Contact: Kaylyn McCluster)
 - b. County's July 2024 Bill List Approval (Staff Contact: Kim VanDerHyde)
 - c. Resolution # 2024-08-01 Adoption (*Honoring Mike Neal's Retirement; Ringgold Fire & Rescue Chief*); (Staff Contact: Eddie Hite)
 - d. Resolution # 2024-08-02 Adoption (*Honoring Herbert Jesse Yeatts; 50 Years of Service, Gretna Fire & Rescue*); (Staff Contact: Darrell Dalton)
 - e. Resolution # 2024-08-03 Adoption (*Honoring Dorothy Mae Burton Neals*); (Staff Contact: Robert Tucker)
 - f. Certificate of Excellence Adoption (*Dan River High School Varsity Baseball*); (Staff Contact: Eddie Hite)
 - g. Revised Town of Chatham/County Master Water/Sewer Agreement Execution Approval (Staff Contact: Chris Adcock)
 - h. County/Speyside Local Performance Agreement Execution Approval (Staff Contact: Matthew Rowe)
 - i. FY 24/25 DPCS Performance Contract Agreement Approval (Staff Contact: Kim VanDerHyde)
 - j. Grant Appropriations Approval (3); (*VA Rules Summer Camp Grant*;

DCJS Witness Protection Grant; J.T. Minnie Maude Public Safety Grant); (Staff Contact: Kim VanDerHyde)

- k. Appointment: Beautification Committee (*Staunton River District; Judy Simpson*); (Staff Contact: Tim Dudley)
- l. Appointment: Dan River ASAP Board (*Full Board Appointment*); (*Heidi Jones*); (Staff Contact: Board of Supervisors)

8. PRESENTATIONS

- a. General Presentations (*Board of Supervisors*); (Staff Contact: Kaylyn McCluster)

9. HEARING OF THE CITIZENS

Each person addressing the Board under Hearing of the Citizens shall be a resident or land owner of the County, or the registered agent of such resident or land owner. Each person shall step up, give his/her name and district in an audible tone of voice for the record, and unless further time is granted by the Chairman, shall limit his/her address to three (3) minutes. No person shall be permitted to address the Board more than once during Hearing of the Citizens. All remarks shall be addressed to the Board as a body and not to any individual member thereof. Hearing of the Citizens shall last for a maximum of forty-five (45) minutes. Any individual that is signed up to speak during said section who does not get the opportunity to do so because of the aforementioned time limit, shall be given speaking priority at the next Board meeting. Absent Chairman's approval, no person shall be able to speak who has not signed up.

10. PUBLIC HEARINGS

Rezoning Public Hearings

Pursuant to Article V, Division 6, of the Pittsylvania County Zoning Ordinance, the Board of Supervisors have been empowered to hear and decide specific zoning issues and zoning map changes in support of said Ordinance. In accomplishing this important task, the Board is responsible for promoting the health, safety, and general public welfare of the citizens of Pittsylvania County. The Board must ensure that all of its decisions and regulations be directed to these goals and that each be consistent with the environment, the comprehensive plan, and in the best interest of Pittsylvania County, its citizens, and its posterity.

- 1. Case R-24-013: Brett and Erin Tooley; Rezoning from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District. (*Supervisor Hite*); (Staff Contact: Emily Ragsdale)

Other Public Hearings

Each person addressing the Board under a Public Hearing shall step up, give his/her name and district, and/or his/her place of residency for non-County citizens, in an audible tone of voice for the record, and unless further time is granted by the Chairman, shall limit his/her address to three (3) minutes; speakers for a group shall be limited to ten (10) minutes. Speakers shall conclude their remarks at that time, unless the consent of the Board is affirmatively given to extend the speakers allotted time. Absent Chairman's approval, no person shall be able to speak who has not signed up.

1. Public Hearing: FY 2024 County Budget Amendments (Staff Contact: Kim VanDerHyde)

11. **UNFINISHED BUSINESS**
12. **NEW BUSINESS**
13. **MATTERS FROM WORK SESSION (IF ANY)**
14. **BOARD MEMBER REPORTS**
15. **COUNTY ADMINISTRATOR REPORTS**
16. **ADJOURNMENT**

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | |
|--------------------------|--------------------------------|-------------------------------------|------|
| Agenda Title: | Board Meeting Minutes Approval | | |
| Staff Contact(s): | Kaylyn McCluster | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.a. |
| Attachment(s): | 1. | 07-16-2024 Work Session - DRAFT | |
| | 2. | 07-16-2024 Business Meeting - DRAFT | |
| Reviewed By: | JVH | | |

SUMMARY:

For the Board's review and consideration, attached are the following Board Meeting Minutes:

- (1) 7/16/24 (Work Session); and
- (2) 7/16/24 (Business Meeting).

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board approve the attached Board Meeting Minutes.

MOTION:

"I make a Motion approving the attached Board Meeting Minutes."

PITTSYLVANIA COUNTY BOARD OF SUPERVISORS'
WORK SESSION

July 16, 2024

VIRGINIA: The Pittsylvania County Board of Supervisors' ("Board") Work Session was held on July 16, 2024, in the Board Meeting Room, 39 Bank Street, SE, Chatham, Virginia 24531.

CALL TO ORDER (2:30 PM)

Dalton called the Meeting to Order at 2:30 PM.

ROLL CALL

The following Board Members were present:

Darrell W. Dalton - Callands-Gretna District
Robert M. Tucker, Jr. - Banister District
Kenneth L. Bowman - Chatham-Blairs District
Timothy W. Dudley – Staunton River District
Eddie L. Hite, Jr. - Dan River District
William V. (“Vic”) Ingram - Tunstall District
Murray W. Whittle - Westover District

AGENDA ITEMS TO BE ADDED

Motion to revise the Agenda as follows:

- add Drought Declaration to Agenda as item 5(a), and make the Parks and Recreation Master Plan Update item 5(b)
- Revise item 8(a), Economic Development Closed Session, to include the Staunton Plaza Project.

RESULT: 7-0 (Approved)
MOVER: Ingram
SECONDER: Tucker
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

APPROVAL OF AGENDA

Motion to approve Agenda.

RESULT: 7-0 (Approved)
MOVER: Ingram
SECONDER: Hite
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

PRESENTATIONS

a. Drought Declaration

Stephen Barts stated, although rainfall events have occurred, they have been inadequate in both duration and location, and the coupling of inadequate rainfall and high heat conditions have created a detrimental drought condition in the County. He requested the Board consider declaring the County a local disaster area due to the extreme drought, and petition Dr. Ronald Howell, State Executive Director, USDA Farm Service Agency, to have the County formally declared a disaster area due to the extreme drought conditions to provide the means for those affected to qualify for any available relief assistance. There was consensus from the Board to add a Resolution to the night's Business Meeting to address this issue.

Motion to add Resolution # 2024-07-05 to the night's Business Meeting Agenda for approval.

RESULT: 7-0 (Approved)
MOVER: Tucker
SECONDER: Dudley
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

b. Parks and Recreation Master Plan Update

Art Thatcher, Manager with BerryDunn, updated the Board on the County's Parks and Recreation Master Plan. His presentation can be found on the County's website at www.pittsylvaniacountyva.gov.

STAFF, COMMITTEE, AND/OR CONSTITUTIONAL OFFICER REPORTS

a. EMS Drug Box Update

Christopher T. Key, Public Safety Director, and Kim G. Van Der Hyde, Finance Director, updated the Board on EMS Drug Box issues. All EMS Agencies have been informed that the regional medical drug box exchange program will be impacted by new FDA regulations. These regulations require EMS agencies to obtain their own controlled substance registry and DEA license. Additionally, Agencies must establish secure pharmacy rooms equipped with enhanced security features. A Committee was formed to review various drug box systems, and their recommendation was approved by both the Fire Association and the Fire and Rescue Commission. Agencies now have approximately six to eight weeks to order and install these systems.

Motion to add to the night's Business Meeting to appropriate a total of up to \$160,000 from unassigned fund balance to cover the cost of EMS drug boxes for all volunteer EMS transport stations and to reimburse any agency who has already purchased drug boxes.

RESULT: 7-0 (Approved)
MOVER: Ingram

SECONDER: Tucker
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

b. Potential New Solid Waste Office Update

Christopher D. Adcock, Director of Public Works, shared with the Board the poor conditions of the employee breakroom and the main Landfill office building. The original office building was built in 1982 and has limited functionality and space. The initial plan was to renovate existing storage space in the rear of the Main Office, but the cost estimates for renovation were nearly equal to the cost of a new facility. His presentation can be found on the County's website at www.pittsylvaniacountyva.gov.

Motion to add to the night's Business Meeting the approval of the purchase of a modular building in the amount not to exceed \$250,000 from BOXX Modular to be used for office and break room space for the Landfill.

RESULT: 7-0 (Approved)
MOVER: Tucker
SECONDER: Bowman
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

c. FY24 School Carryover Funds Discussion

Tracey Worley, PCS Finance Director, discussed with the Board the FY24 Schools carryover funds. Her report can be found on the County's website at www.pittsylvaniacountyva.gov.

d. 2025 County Health and Dental Insurance Rates Discussion

Kim G. Van Der Hyde, Finance Director, reviewed 2025 County health and dental insurance rates with the Board. The Health Insurance Rates reflect an overall decrease of six percent (6%) this year, while the Dental Insurance Rates show an overall increase of five percent (5%). The new rates will be effective October 1, 2024, and this item is included on the Business Meeting Agenda for approval.

CLOSED SESSION

Motion to enter Closed Session.

The Board entered Closed Session at 4:19 PM.

RESULT: 7-0 (Approved)
MOVER: Hite
SECONDER: Ingram
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

a. Discussion concerning a prospective business or industry or the expansion of an existing business or industry where no previous announcement has been made of the business' or industry's interest in locating or expanding its facilities in the community.

- (1) Legal Authority: Virginia Code § 2.2-3711(A)(5)
Subject Matters: Projects Big Dipper, Atlas, Great Dragon, RBW, Toy Story, Ballyhoo, and Staunton Plaza
Purpose: Economic Development Projects Update/Discussion on Unannounced Prospective Businesses/Industries

b. Discussion, consideration, or interviews of prospective candidates for employment; assignment, appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public officers, appointees, or employees of any public body.

- (1) Legal Authority: Virginia Code § 2.2-3711(A)(1)
Subject Matter: County Administrator Hiring/Search
Purpose: Review/Discussion of Related Next Steps

c. Discussion or consideration of the acquisition of real property for a public purpose, or of the disposition of publicly held real property, where discussion in an open meeting would adversely affect the bargaining position or negotiating strategy of the public body.

- (1) Legal Authority: Virginia Code § 2.2-3711(A)(3)
Subject Matter: Potential Real Property Acquisition for Public Purpose
Purpose: Review/Discussion Regarding the Same

d. Consultation with legal counsel employed or retained by a public body regarding specific legal matters requiring the provision of legal advice by such counsel.

- (1) Legal Authority: Virginia Code § 2.2-3711(A)(8)
Subject Matters: Hurt Partners Tipping Fee Waiver Request, Potential New Outside Solid Waste Contracts, Shockhoe Solar Project SUP Extension, and ODAC Lease Renewal
Purpose: Consultation with Legal Counsel/Legal Advice and Discussion Regarding the Same

RETURN TO OPEN SESSION & CLOSED SESSION CERTIFICATION

The Board returned to Open Session at 6:41 PM and the following Certification was recorded:

PITTSYLVANIA COUNTY BOARD OF SUPERVISORS'
CLOSED MEETING CERTIFICATION

BE IT RESOLVED that at the Pittsylvania County Board of Supervisors' ("Board") Work Session on July 16, 2024, the Board hereby certifies by a recorded vote that to the best of each Board Member's knowledge only public business matters lawfully exempted from the Open Meeting requirements of the Virginia Freedom of Information Act ("Act") and identified in the Motion authorizing the Closed Meeting were heard, discussed, or considered in the Closed Meeting.

If any Board Member believes that there was a departure from the requirements of the Act, he shall so state prior to the vote indicating the substance of the departure. The Statement shall be recorded in the Board's Minutes.

| | <u>Vote</u> |
|---------------------------|--------------------|
| Kenneth L. Bowman | Yes |
| Timothy W. Dudley | Yes |
| Eddie L. Hite, Jr. | Yes |
| William V. ("Vic") Ingram | Yes |
| Murray W. Whittle | Yes |
| Robert M. Tucker, Jr. | Yes |
| Darrell W. Dalton | Yes |

ADJOURNMENT

Dalton adjourned the Meeting at 6:42 PM.

DRAFT

PITTSYLVANIA COUNTY BOARD OF SUPERVISORS'
BUSINESS MEETING

July 16, 2024

VIRGINIA: The Pittsylvania County Board of Supervisors' ("Board") Business Meeting was held on July 16, 2024, in the Board Meeting Room, 39 Bank Street, SE, Chatham, Virginia 24531.

CALL TO ORDER

Dalton called the Meeting to Order at 7:00 PM.

ROLL CALL

The following Board Members were present:

Darrell W. Dalton - Callands-Gretna District
Robert M. Tucker, Jr. - Banister District
Kenneth L. Bowman - Chatham-Blairs District
Timothy W. Dudley - Staunton River District
Eddie L. Hite, Jr. - Dan River District
William V. ("Vic") Ingram - Tunstall District
Murray W. Whittle - Westover District

ITEMS TO BE ADDED TO AGENDA

I make a Motion to revise the Agenda as follows:

- Add DPCS Staunton River District Appointment to the Consent Agenda as item 7(n);
- Add Resolution # 2024-07-05, Drought Declaration, to Matters from Work Session as item 13(a);
- Add Resolution # 2024-07-06, Staunton Plaza Grant Application, to Matters from Work Session as item 13(b);
- Add EMS Drug Box Funding to Matters from Work Session as item 13(c); and
- Add New Solid Waste Office Purchase Approval to Matters from Work Session as item 13(d).

RESULT: 7-0 (Approve)
MOVER: Tucker
SECONDER: Dudley
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

APPROVAL OF AGENDA

Motion to approve Agenda as amended.

RESULT: 7-0 (Approve)

MOVER: Dudley
SECONDER: Ingram
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

CONSENT AGENDA

Motion to approve Consent Agenda with addition.

RESULT: 7-0 (Approve)
MOVER: Bowman
SECONDER: Hite
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

- a. Board Meeting Minutes Approval
- b. County's June 2024 Bill List Approval
- c. Resolution # 2024-07-01 Adoption (*Kroger Opioid Settlement Approval*)
- d. Resolution # 2024-07-02 Adoption (*VDOT Rural Rustics Additions*)
- e. Resolution # 2024-07-03 Adoption (*Support of VDOT Smart Scale Projects*)
- f. Resolution # 2024-07-04 Adoption (*Support for Williams' Proposed Efforts to Construct the Transco Southeast Supply Enhancement Project and Additional Units at Station 165 in the County*)
- g. Appointment (*Southern Area Agency on Aging*); (*Full Board*); (*Kathy Ramsey*)
- h. Certificates of Appreciation (*ODAC Love Sign Donors*)
- i. Certificate of Excellence Approval (*Gretna High School Varsity Baseball*)
- j. Certificate of Excellence Approval (*Gretna High School Varsity Basketball*)
- k. Revised Ringgold Rail Trail Disaster Assistance Agreement Approval
- l. Grant Appropriations Approval (3); (*Ringgold Rail Trail Grant; Local Law Enforcement Grant; and WIA TANF United Way Grant*)
- m. 2025 County Health and Dental Rates Approval
- n. Appointment: DPCS (*Staunton River District; (Kaylyn McCluster)*)

PRESENTATIONS

The Board presented Certificates of Excellence to Gretna High School Varsity Baseball and Basketball, and Certificates of Appreciation to those who donated to help create the ODAC LOVE Sign.

HEARING OF THE CITIZENS

Chuck Angier, Callands-Gretna District, informed the Board and public about two (2) pieces of legislation that will be taken to the General Assembly in January that will impact the County. HB 636 could potentially relieve the Board of the authority to grant or not grant siting permits for solar facilities, and grant that authority to the State Corporation Commission. The additional piece of legislation could potentially forbid counties from limiting solar development to any less than four percent (4%) of the total land area. Angier suggested Board members travel to Richmond in the new year to stand against these bills.

John Zelinski, Chatham-Blairs District, questioned what the Board has done this year. He questioned the budget process, accounts payable, organizational chart, and other items on the County's Bill List.

Ann Smith, Dan River District, stated she lives near the proposed data center and voiced her opposition to it.

Linda Gauldin, Dan River District, expressed her concerns about the proposed data center and urged the Board to vote against it.

Willie Fitzgerald, Banister District, shared his concerns about the quality of water in Robin Court.

Rux Cannady, Dan River District, shared his concerns and opposition for the data center.

PUBLIC HEARINGS

Rezoning Public Hearings

1. Case R-24-009: Sean Barbour; Rezoning from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, and from A-1, Agricultural District, to R-1, Residential Suburban Subdivision District. The Planning Commission recommended by a 7-0 vote, with no opposition, that the petitioner's request be granted. (Supervisor Dalton)

In Case R-24-009, Sean Barbour (“Petitioner”) has petitioned to rezone 0.22 acres from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, and 0.01 acres from A-1, Agricultural District, to R-1, Residential Suburban Subdivision District (*to allow the property to be consolidated with adjacent parcels zoned A-1 and R-1*). The subject property is located on State Road 777/Yorkshire Drive, in the Callands-Gretna Election District, and shown on the Tax Maps as parts of GPIN #s 1572-74-3258 and 1572-74-4286. Once the property is rezoned to A-1 and R-1, all uses listed under Pittsylvania County Code § 35-178 and 35-222 are permitted. On June 4, 2024, the Planning Commission recommended by a 7-0 vote, with no opposition, that the Petitioner's request be granted.

Dalton opened the Public Hearing at 7:56 PM. Barbour was present to represent the Petition. No one signed up to speak, and Dalton closed the Public Hearing at 7:56 PM.

Motion to approve the rezoning of 0.22 acres from R- 1, Residential Suburban Subdivision District, to A-1, Agricultural District, and 0.01 acres from A-1, Agricultural District, to R-1, Residential Suburban Subdivision District, to allow property lines to be adjusted.

RESULT: 7-0 (Approve)
MOVER: Dudley
SECONDER: Tucker
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

2. Case R-24-010: Daniel and Natasha Gasser; Rezoning from RC-1, Residential Combined Subdivision District, to A-1, Agricultural District. The Planning Commission recommended

by a 7-0 vote, with no opposition, that the Petitioner's request be granted. (Supervisor Ingram)

In Case R-24-010, Daniel and Natasha Gasser (“Petitioners”) have petitioned to rezone 47.67 acres from RC-1, Residential Combined Subdivision District, to A-1, Agricultural District (*to allow for an accessory structure to be placed on the property*). The subject property is located on State Road 621/Primitive Baptist Road West, in the Tunstall Election District, and shown on the Tax Maps as GPIN # 1461-54-962. Once the property is rezoned to A-1, all uses listed under Pittsylvania County Code § 35-178 are permitted. On June 4, 2024, the Planning Commission recommended, by a 7-0 vote, with no opposition, that the Petitioners' request be granted.

Dalton opened the Public Hearing at 7:58 PM. The Gassers were present to represent the Petition. No one signed up to speak and Dalton closed the Public Hearing at 7:59 PM.

Motion to approve the rezoning of 47.67 acres from RC-1, Residential Combined Subdivision District, to A-1, Agricultural District, to allow for the placement of an accessory structure on the property.

RESULT: 7-0 (Approve)
MOVER: Ingram
SECONDER: Hite
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

3. Case R-24-011: Anchorstone Advisors SOVA, LLC; Amending the future land use designation from Medium and High Density Residential and Commercial to Industrial; and Rezoning from R-1, Residential Suburban Subdivision District, and A-1, Agricultural District, to M-2, Industrial District, Heavy. The Planning Commission recommended by a 7-0 vote, with opposition, that the Petitioner's request be granted. (Supervisor Hite)

In Case R-24-011, Anchorstone Advisors SOVA, LLC (“Petitioner”), has petitioned to amend the County's Comprehensive Plan Future Land Use Designation for a total of 945.79 acres from Medium and High Density Residential and Commercial to Industrial, and to rezone the same property from R-1, Residential Suburban Subdivision District, and A-1, Agricultural District, to M-2, Industrial District, Heavy (*to allow for a data center on the property*). The subject property is located on and off of U.S. Highway 58 and State Road 735/Cedar Road, in the Dan River Election District, and shown on the Tax Maps as GPIN #s 2357-10-5598, 2357-11-7355, 2357-11-6287, 2357-11-6128, 2357-11-5160, 2357-11-5012, 2357-21-0330, 2357-11-9266, 2357-11-9107, 2357-11-8059, 2357-11-7091, 2357-10-5587, 2356-37-0437, 2356-26-6541, 2356-36-0964, 2356-26-4413, 2356-36-6307, 2356-44-2986, 2356-44-3500, 2356-14-1338, 2356-13-5596, 2356-03-5520, 2346-73-0926, 2346-64-2159, 2346-74-1088, 2346-74-4339, 2346-74-5770, 2346-85-6216, 2356-07-6095, 2356-26-2181, 2356-29-2703, 2357-20-7180, and 2357-21-6495. Once the property is rezoned to M-2, all uses listed under Pittsylvania County Code § 35-402 are permitted. On June 4, 2024, the Planning Commission recommended, by a 7-0 vote, with opposition, that the Petitioner's request be granted.

Dalton opened the Public Hearing at 8:02 PM. Tom Gallagher was present to represent the Petition.

John Daniel, Industrial Development Authority ("IDA") Vice-Chairman, spoke on behalf of the County's IDA and read a Resolution approved by the IDA in support of this rezoning.

Dalton closed the Public Hearing at 8:22 PM.

Motion to amend the County's Comprehensive Plan Future Land Use Designation for a total of 945.79 acres from Medium and High Density Residential and Commercial to Industrial, and rezoning the same 945.79 acres from R-1, Residential Suburban Subdivision District, and A-1, Agricultural District, to M-2, Industrial District, Heavy.

RESULT: 7-0 (Approve)
MOVER: Hite
SECONDER: Ingram
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

Other Public Hearings

1. Solar Battery Siting Agreement (RIFA Tupelo Project)

In 2021, the General Assembly passed legislation giving localities additional measures to further regulate the development of utility-scale solar energy facilities. This legislation requires that any solar project or an energy storage project applicant give the host locality written notice of the applicant's intent to locate in the locality and request a meeting to discuss a related Siting Agreement. Once a Siting Agreement has been negotiated with the County, a Public Hearing must be held before it can be executed. This Public Hearing has been duly and legally advertised/noticed. For the Board's review and consideration, attached is a solar Siting Agreement for the Tupelo Solar Project to be located on RIFA-owned land. Said Siting Agreement has been successfully negotiated with the County.

Dalton opened the Public Hearing at 8:34 PM. No one signed up to speak and Dalton closed the Public Hearing at 8:34 PM.

Motion to approve the execution of the Siting Agreement for the Tupelo Solar Project.

RESULT: 7-0 (Approve)
MOVER: Ingram
SECONDER: Tucker
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

2. Pittsylvania County Code § 6-6 Revisions (Tax Exemption on Property for Certain Elderly, Disabled, or Indigent Persons)

The Public Hearing was held to receive citizen input on the proposed changes to Pittsylvania County Code ("PCC") § 6-6 regarding Elderly/Disabled/Indigent Real Estate Tax Exemptions. This Public Hearing has been duly advertised in *The Chatham Star Tribune* for the past two (2) weeks to provide sufficient notice of said Public Hearing. Revisions to this PCC section include changing the annual income threshold from \$25,000 to \$35,000, increasing the Net Worth Maximum from \$60,000 to \$70,000, and increasing the maximum exemption from \$450 to \$600.

Dalton opened the Public Hearing at 8:37 PM.

John Zelinski, Chatham-Blairs District, asked how many people this would affect, and stated he supports the proposed revisions.

Dalton closed the Public Hearing at 8:38 PM.

Motion to approve the proposed changes to PCC Code § 6-6 as presented.

RESULT: 7-0 (Approve)
MOVER: Bowman
SECONDER: Ingram
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

MATTERS FROM WORK SESSION

a. Resolution # 2024-07-05 (Drought Declaration)

Motion to approve Resolution # 2024-07-05 supporting local drought declaration.

RESULT: 7-0 (Approve)
MOVER: Hite
SECONDER: Dudley
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

b. Resolution # 2024-07-06 (Staunton Plaza Grant Application)

Motion to adopt Resolution # 2024-07-06 supporting the submission of Grant Applications for the Staunton River Plaza Project.

RESULT: 7-0 (Approve)
MOVER: Dudley
SECONDER: Hite
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

c. EMS Drug Box Funding

Motion to appropriate a total of up to \$160,000 from unassigned fund balance to cover the cost of EMS drug boxes for all volunteer EMS transport stations and to reimburse any Agency who has already purchased drug boxes

RESULT: 7-0 (Approve)
MOVER: Ingram
SECONDER: Bowman
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle

NAYS: None
ABSTAIN: None

d. New Solid Waste Building

Motion to approve the purchase of a modular building in the amount not to exceed \$250,000 from BOXX Modular to be used for office and break room space for the County Landfill.

RESULT: 7-0 (Approve)
MOVER: Tucker
SECONDER: Dudley
AYES: Dalton, Tucker, Bowman, Dudley, Hite, Ingram, Whittle
NAYS: None
ABSTAIN: None

BOARD MEMBER REPORTS

- Whittle thanked County Staff, Fire and Rescue, and the Sheriff's Department for all they do for the County.
- Bowman attended the God's Storehouse Open House, where they received a \$50,000 Grant and a new van to support the expansion of its backpack program. He also participated in the RIFA Meeting and volunteered at the "Rise Against Hunger" Project event. Additionally, he attended the Beautification Committee Meeting, where plans for the Fall Cleanup in late September/October were discussed. Bowman also hosted a meeting with the Chatham-Blairs board appointees to address various concerns. He requested prayers for all elected officials, staff, law enforcement, EMS, victims and their families, as well as for former President Trump and his family, following the recent attempted assassination.
- Ingram complimented the Interim County Administrator. He also agreed with Bowman and asked everyone to pray for the Country and community.
- Tucker stated this has been a productive meeting and expressed gratitude to the County Staff for their hard work. He acknowledged the water issue on Robin Court, noting that it has been addressed. Tucker also thanked everyone who attended and spoke, expressing his appreciation for his constituents. He emphasized the importance of praying not only for former President Trump and his family, but also for the nation and its elected officials. Tucker stated that they are all on the same team and have the desire to serve our great Country and the wonderful County they represent.
- Hite expressed his gratitude to County Staff for their hard work and thanked the Interim County Administrator for their leadership. He also thanked the citizens who attended and shared their opinions, acknowledging that tough decisions must be made. Reflecting on Saturday's event, he remarked that it was something no one should ever have to witness in our Country. Hite emphasized the need to pray for one another and work together moving forward.
- Dalton thanked everyone, including County Saff and citizens, for a great turnout and a productive meeting. He mentioned attending the God's Storehouse Meeting and

recognized the Gretna Hawks. Dalton also emphasized the importance of continued prayers for everyone, including all Board Members, the County, the Country, and the Nation.

COUNTY ADMINSTRATOR REPORT

Shorter thanked the Board for allowing him the opportunity to serve in this additional capacity. He shared his appreciation for the communication and support he has received from everyone and looks forward to helping to move the County forward. He has initiated review of the County Departments to potentially identify any operational inefficiencies or any potential cost savings, and he looks forward to bringing those back to the Board.

ADJOURNMENT

Dalton adjourned the Meeting at 8:59 PM.

DRAFT

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | |
|--------------------------|---------------------------------------|---------------------|------|
| Agenda Title: | County's July 2024 Bill List Approval | | |
| Staff Contact(s): | Kim VanDerHyde | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.b. |
| Attachment(s): | None | | |
| Reviewed By: | JVH | | |

SUMMARY:

At each Board Business Meeting, the County's Auditors recommend the Board review and approve payments made by the County as oversight of County Fund expenditures. For the Board's review and consideration, the County's July 2024 Bill List is found at the below link:

<https://weblink.pittgov.net/WebLink/Browse.aspx?id=506491&dbid=0&repo=PittGovDocs>

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board approve the County's July 2024 Bill List as presented.

MOTION:

"I make a Motion approving the County's July 2024 Bill List as presented."



BOARD OF SUPERVISORS

EXECUTIVE SUMMARY

Resolution

| | | | | | |
|--------------------------|---|---------------------|------|----|----------------------|
| Agenda Title: | Resolution # 2024-08-01 Adoption (<i>Honoring Mike Neal's Retirement; Ringgold Fire & Rescue Chief</i>) | | | | |
| Staff Contact(s): | Eddie Hite | | | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.c. | | |
| Attachment(s): | <table border="1"> <tr> <td>1.</td> <td>2024-08-01 Mike Neal</td> </tr> </table> | | | 1. | 2024-08-01 Mike Neal |
| 1. | 2024-08-01 Mike Neal | | | | |
| Reviewed By: | JVH | | | | |

SUMMARY:

After fifty-five (55) years of serving with Ringgold Fire & Rescue ("Ringgold" or "Station"), serving as its Chief for more than thirty (30) of those years, Mike Neal ("Neal") retired on June 30, 2024. The Board expresses its sincere appreciation to Neal for his noble dedication of his time and efforts towards the development and advancement of the County and Fire and Rescue, the lasting impact he has made on many individuals, and congratulates him on his well-deserved retirement. For the Board's review and consideration, Resolution # 2024-08-01, evincing the same, is attached for potential adoption.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board adopt Resolution # 2024-08-01 as attached and presented.

MOTION:

"I make a Motion adopting Resolution # 2024-08-01 as attached and presented."

**PITTSYLVANIA COUNTY BOARD OF SUPERVISORS
RESOLUTION # 2024-08-01**

RESOLUTION HONORING MIKE NEAL’S RETIREMENT

VIRGINIA: At the Pittsylvania County Board of Supervisors’ (“Board”) Business Meeting on Tuesday, August 20, 2024, in the Board Meeting Room, the following Resolution was presented and adopted:

WHEREAS, after fifty-five (55) years of serving with Ringgold Fire and Rescue (“Ringgold” or “Station”), serving as its Chief for more than thirty (30) of those years, Mike Neal (“Neal”) retired on June 30, 2024; and

WHEREAS, Neals’ father, Calvin, was the Station’s first Chief, when the Station was founded in 1958. His brother, Barry, served in the Station, as did his daughter, Stephanie, stepson, Walter Henderson, and his nephew, Joseph; which are all a part of the many awards and photos that grace the Station’s walls; and

WHEREAS, Neal ran around the Station as a toddler, began driving a firetruck at the age of sixteen (16), become the Assistant Chief and was serving on the Station’s Board of Directors by the age of eighteen (18), and in 1991, while in his mid-30’s, Neal was named Chief; and

WHEREAS, Neal is known as the “King of Fundraisers,” and from 1996 through this year, he has sold over \$250,000 in raffle tickets and the Station has garnered between \$32,000 and \$38,000 per year from Brunswick Stew Fundraisers; and

WHEREAS, along with his commitment to Ringgold, Neal also serves on the Pittsylvania County Hall of Fame Board, is a member of the Dan River Ruritan Club, served three (3) years as the Vice-President of the County’s Fire and Rescue Association, and retired from Goodyear Tire and Rubber Company after forty-two (42) years of service; and

WHEREAS, Neal and his wife, Debra, are members of Ringgold Baptist Church. They have been married forty-two (42) years and have three (3) children; Stephanie, Walter, and Tara; and

WHEREAS, Neal plans to remain on the Station’s Board of Directors and will continue to run Fire and EMS calls; and

WHEREAS, Neal has given unselfishly of his time and efforts for the County’s betterment and is a faithful and loyal member of his Community; and

NOW, THEREFORE, BE IT RESOLVED, that the Board express their sincere appreciation to Neal for his noble dedication of his time and efforts towards the development and advancement of the County and Fire and Rescue.

Given under my hand this 20th day of August, 2024.

Darrell W. Dalton
Chairman
Pittsylvania County Board of Supervisors

Kaylyn M. McCluster
Clerk
Pittsylvania County Board of Supervisors



BOARD OF SUPERVISORS

EXECUTIVE SUMMARY

Resolution

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|--------------------------|--|---------------------|------|----|-------------------------|
| Agenda Title: | Resolution # 2024-08-02 Adoption (<i>Honoring Herbert Jesse Yeatts; 50 Years of Service, Gretna Fire & Rescue</i>) | | | | |
| Staff Contact(s): | Darrell Dalton | | | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.d. | | |
| Attachment(s): | <table border="1"> <tr> <td>1.</td> <td>2024-08-02 Jesse Yeatts</td> </tr> </table> | | | 1. | 2024-08-02 Jesse Yeatts |
| 1. | 2024-08-02 Jesse Yeatts | | | | |
| Reviewed By: | JVH | | | | |

SUMMARY:

Herbert Jesse Yeatts ("Yeatts") has served with Gretna Fire & Rescue ("Gretna") for fifty (50) years. The Board expresses its sincere appreciation to Yeatts for his noble dedication of his time and efforts towards the development and advancement of County and Fire and Rescue and the lasting impact he has made on many individuals. For the Board's review and consideration, Resolution # 2024-08-02, evincing the same, is attached for potential adoption.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board adopt Resolution # 2024-08-02 as attached and presented.

MOTION:

"I make a Motion adopting Resolution # 2024-08-02 as attached and presented."

**PITTSYLVANIA COUNTY BOARD OF SUPERVISORS
RESOLUTION # 2024-08-02**

**RESOLUTION HONORING HERBERT JESSE YEATTS' 50 YEARS OF SERVICE TO GRETNA
FIRE & RESCUE**

VIRGINIA: At the Pittsylvania County Board of Supervisors' ("Board") Business Meeting on Tuesday, August 20, 2024, in the Board Meeting Room, the following Resolution was presented and adopted:

WHEREAS, Herbert Jesse Yeatts ("Yeatts"), a lifetime Pittsylvania County, Virginia ("County"), resident, joined the Gretna Fire & Rescue Department ("Gretna" or "Station") in August 1974; and

WHEREAS, at the time Yeatts joined, a Station phone was placed in his residence and each Station Member would sign up to answer the phone at nights and on the weekend; where he chose Friday nights and the third (3rd) weekend of the month to answer that call of duty, and Yeatts kept this routine until the County implemented its 911 system in 1997; and

WHEREAS, Yeatts answers approximately three hundred (300) Fire and Rescue calls per year and has been in the top five (5) in his crew for call responses for more than twenty-five (25) years; and

WHEREAS, along with his commitment to Gretna, Yeatts also battled wildfires part-time for the Virginia Department of Forestry's County Wildfire Strike team, which took him many places to fight various types of fires, including a swamp fire in North Carolina and Virginia Beach, a 40,000 acre fire at the Continental Divide in Montana, Mississippi, after Hurricane Katrina, and Florida where his crew fought for three (3) weeks to save a power line that supplied the entire state; and

WHEREAS, Yeatts' family not only supported him throughout a number of years, but many of them decided they wanted to serve as well; and

WHEREAS, Yeatts is a lifetime member of Gretna and throughout his years of service he held roles such as Lieutenant, Captain, Assistant Chief, and Chief. He is still active at the Station and helps as much as he can; and

WHEREAS, Yeatts has given unselfishly of his time and efforts for the County's betterment and is a faithful and loyal member of his community, providing fifty (50) years of invaluable service to County citizens.

NOW, THEREFORE, BE IT RESOLVED, that the Board express their sincere appreciation to Yeatts for his noble dedication of his time and efforts towards the development and advancement of County and Fire and Rescue.

Given under my hand this 20th day of August, 2024.

Darrell W. Dalton
Chairman
Pittsylvania County Board of Supervisors

Kaylyn M. McCluster
Clerk
Pittsylvania County Board of Supervisors

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Resolution

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|--------------------------|---|---------------------------------|------|
| Agenda Title: | Resolution # 2024-08-03 Adoption (<i>Honoring Dorothy Mae Burton Neals</i>) | | |
| Staff Contact(s): | Robert Tucker | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.e. |
| Attachment(s): | 1. | 2024-08-03 Dorothy Burton Neals | |
| Reviewed By: | JVH | | |

SUMMARY:

Dorothy Mae Burton Neals ("Neals"), daughter of Irvin C. Burton and Vada F. Burton, and a lifetime Pittsylvania County, Virginia ("County"), resident, is President of the Dan River-Blairs Civic League ("DRBCL"). Neals has given unselfishly of her time and efforts for the County's betterment and is a faithful and loyal member of her community, providing invaluable service to County citizens. The Board expresses its sincere appreciation to Neals for her noble dedication of her time and efforts towards the development and advancement of the County. For the Board's review and consideration, Resolution # 2024-08-03, evincing the same, is attached for potential adoption.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board adopt Resolution # 2024-08-03 as attached and presented.

MOTION:

"I make a Motion adopting Resolution # 2024-08-03 as attached and presented."

**PITTSYLVANIA COUNTY BOARD OF SUPERVISORS
RESOLUTION # 2024-08-03**

RESOLUTION HONORING DOROTHY NEALS

VIRGINIA: At the Pittsylvania County Board of Supervisors’ (“Board”) Business Meeting on Tuesday, August 20, 2024, in the Board Meeting Room, the following Resolution was presented and adopted:

WHEREAS, Dorothy Mae Burton Neals (“Neals”), daughter of Irvin C. Burton and Vada F. Burton, and a lifetime Pittsylvania County, Virginia (“County”), resident, is President of the Dan River-Blairs Civic League (“DRBCL”); and

WHEREAS, she graduated from Southside High School and continued her education at St. Paul’s College in Lawrenceville, Virginia, where she met her husband, Robert; and

WHEREAS, Neals continued her studies at the University of Virginia, where she received her Master’s Degree, and she taught in Pittsylvania County Public Schools for thirty-nine (39) years; and

WHEREAS, Neals’ is a highly active member of Bethel Baptist Church, where she started the first Children’s Choir, she was the Director of the Senior Choir for many years, serves as a Deaconess, Church Clerk, Missionary President, former Sunday School Teacher, Chairperson of the History and Floral Committees, and a former member of the Bylaws, Program, and Pastor Anniversary committees; and

WHEREAS, Neals is also an active member of the Alpha Kappa Alpha Sorority, The Links, Inc., the National Education Association, Virginia Teacher’s Association, Pittsylvania County Democratic Committee, Cherrystone Missionary Baptist Missionary Association Women’s Division; and she has served as President or Chairperson of the following organizations: AKA Sorority, Links, Inc., Southern Area Agency on Aging, Pittsylvania County Electoral Board, and was the first Black female Vice President of the Pittsylvania County Democratic Committee; and

WHEREAS, following in the footsteps of her father who served over fifty (50) years as the President of the DRBCL, Neals became President of the DRBCL after the death of William Pritchett in 2016, and has served as such for the past eight (8) years; and

WHEREAS, Neals is incredibly powerful, loving, and caring, and her leadership skills have been evident for many years, dating back to 1948, when Irvin Burton appointed her as the temporary Secretary of the DRBCL at the young age of fifteen (15). Under her leadership, the DRBCL has grown to over forty-eight (48) members; and

WHEREAS, Neals has given unselfishly of her time and efforts for the County’s betterment and is a faithful and loyal member of her community, providing invaluable service to County citizens.

NOW, THEREFORE, BE IT RESOLVED, that the Board express their sincere appreciation to Neals for her noble dedication of her time and efforts towards the development and advancement of the County.

Given under my hand this 20th day of August, 2024.

Robert M. Tucker, Jr.
Vice-Chairman
Pittsylvania County Board of Supervisors

Darrell W. Dalton
Chairman
Pittsylvania County Board of Supervisors

Kaylyn M. McCluster
Clerk
Pittsylvania County Board of Supervisors

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

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|--------------------------|--|--|------|
| Agenda Title: | Certificate of Excellence Adoption (<i>Dan River High School Varsity Baseball</i>) | | |
| Staff Contact(s): | Eddie Hite | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.f. |
| Attachment(s): | 1. | Certificate of Excellence - Dan River Baseball | |
| Reviewed By: | JVH | | |

SUMMARY:

The Dan River High School Wildcats Varsity Baseball Team had a remarkable season, finishing with an overall record of 12-12 and a regional record of 6-5, placing fourth in the District. Additionally, the team secured a thrilling 1-0 victory over Gretna High School to become Region C Champions. The Wildcats then advanced to the State Quarterfinals, where they edged out Central Wise with a 6-5 win, earning a spot in the State Semifinals. There, they competed closely against Poquoson High School, but narrowly lost with a score of 2-1. The Board, via the attached Certificate of Excellence ("COE"), expresses its deepest congratulations and admiration to the Wildcats Baseball team for these amazing accomplishments.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board approve the attached COE as attached and presented.

MOTION:

"I make a Motion approving the attached COE as attached and presented."

Certificate of Excellence

The Dan River Wildcats Varsity Baseball Team had a remarkable season, finishing with an overall record of 12-12 and a regional record of 6-5, placing fourth in the district. Additionally, the team secured a thrilling 1-0 victory over Gretna to become Region C Champions. The Wildcats then advanced to the State quarterfinals, where they edged out Central Wise with a 6-5 win, earning a spot in the State semifinals. There, they competed closely against Poquoson High School but narrowly lost with a score of 2-1. The Wildcats had a wonderful season and the Pittsylvania County Board of Supervisors expresses its deepest congratulations and admiration to the Dan River Varsity Baseball Team for these amazing accomplishments and wish you all the best in your future endeavors.

Dan River High School Varsity Baseball

Given this 20th day of August, 2024



Eddie L. Hite, Jr.
Dan River District

Darrell W. Dalton
Chairman



BOARD OF SUPERVISORS

EXECUTIVE SUMMARY

Action Item

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|--------------------------|--|---|------|
| Agenda Title: | Revised Town of Chatham/County Master Water/Sewer Agreement Execution Approval | | |
| Staff Contact(s): | Chris Adcock | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.g. |
| Attachment(s): | 1. | Water Sewer Agreement TOC-Pitt Co_edit 080224 | |
| Reviewed By: | JVH | | |

SUMMARY:

The Virginia Department of Health ("VDH") is updating the Tightsqueeze Water Supply Operation Permit and requested a clarification in the County's current Master Water/Sewer Agreement ("Agreement") with the Town of Chatham, Virginia, regarding water allocation and water storage allocation. County Public Works Staff proposes approving the attached proposed revised Agreement. All other items of the original Agreement will remain unchanged.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Public Works Staff recommends approval of the revised Agreement as attached and presented.

MOTION:

"I make a Motion approving the revised Agreement as attached and presented."

The term of this Agreement shall be for a period of ten (10) years commencing on the 1st day of March, 2023 and shall automatically renew for an additional ten (10) year period, unless either party notifies the other party not less than ninety (90) days prior to the renewal date that it desires to terminate or modify the agreement.

1. Definitions:

- a. Chatham Service Area shall mean See Exhibit “A” Maps of Chatham Water/Wastewater Treatment Service Area

2. Quantity and Delivery: The Town shall furnish the County, at mutually agreed upon delivery points, during the term of this contract or any renewal or extension thereof, potable treated water meeting applicable purity standards of the Virginia Department of Health (VDH) in such quantity as may be required by the County ~~up to the County’s current VDH Office of Drinking Water, Waterworks Operation Permit required amount~~ **not to exceed 570,000 gallons per day**. ~~Any quantity higher than the VDH Permit required amount per day must be requested in advance and the Town will use reasonable efforts to provide such quantity based on the availability of water in the Town system. This quantity shall be the balance of the water treatment plant capacity above 750,000 gallons per day which is the Town’s reserve capacity. The total plant capacity shall be as outlined in the Town’s current VDH Office of Drinking water, Waterworks Operation Permit.~~ The Town shall also furnish the County with state-approved wastewater treatment capacity at mutually agreed upon delivery points with an allocation not to exceed 135,000 gallons per day.

- a. Water Storage Allocation: In conjunction with the allocated water quantity, the Town agrees to allocate **285,000 gallons of its permitted effective water** storage capacity ~~as outlined in the Town’s current VDH Office of Drinking water, Waterworks Operation Permit~~ to support the County’s various consecutive systems between the Town and County.

3. Operation of Facilities: The Town shall operate and maintain the water production and wastewater treatment facilities in an efficient and economical manner, making all necessary and proper repairs and replacements, consistent with good business and operating practices for comparable facilities and in accordance with applicable standards of regulatory bodies.

4. Transfer of Ownership and Maintenance Responsibilities

The Town shall accept ownership of and assume all operational and maintenance responsibilities of the following County facilities:

- a. Prison Tank: A 500,000-gallon elevated water storage tank located adjacent to the Green Rock Correctional Facility.
- b. A ten-inch (10”) water distribution main and associated valves and fittings that connects the Green Rock tank to the Town’s water system. The water distribution main line is generally described as beginning at its connection to the Town’s system at the intersection of Tightsqueeze Road and Tightsqueeze



BOARD OF SUPERVISORS

EXECUTIVE SUMMARY

Action Item

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|--------------------------|--|--|------|
| Agenda Title: | County/Speyside Local Performance Agreement Execution Approval | | |
| Staff Contact(s): | Matthew Rowe | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.h. |
| Attachment(s): | 1. | Local Performance Agreement - Executed by Speyside | |
| Reviewed By: | JVH | | |

SUMMARY:

Speyside Bourbon Cooperage, Inc. ("Company"), one of the world's largest barrel manufacturers for the bourbon and whiskey industries, has executed a Local Performance Agreement ("LPA") with the County to locate a state-of-the-art stave mill plant at the Brosville Industrial park. The Company has committed to invest more than \$15 million dollars, while creating at least forty (40) full-time positions over the three (3)-year performance period. The Pittsylvania County Industrial Development Authority ("PCIDA") has agreed to sell 43.614 acres at the Brosville Industrial Park for \$350,000; subject to an agreed upon Deed of Trust that is based upon anticipated direct tax benefits of the Project. Other than the discounted PCIDA land value, there are no other local incentives being offered to the Company. The PCIDA and the County will work with the Company to facilitate the award of State Grants based upon performance, which would be provided to the Company post-performance; this results in no liability of Grant clawback to either the County or the Company. The Project was announced by Governor Youngkin on July 17, 2024. For the Board's review and consideration, attached is the LPA, evincing the above Project's terms.

FINANCIAL IMPACT AND FUNDING SOURCE:

The PCIDA is selling 43.614 acres for a profit of \$350,000. There are no impacts to the County's finances or its General Fund.

RECOMMENDATION:

County Staff recommends that the Board approve the execution of the attached LPA as presented. The LPA has already been approved and executed by the Company.

MOTION:

"I make a Motion approving the execution of the attached LPA as presented."

LOCAL PERFORMANCE AGREEMENT

THIS LOCAL PERFORMANCE AGREEMENT (this “**Agreement**”), made and entered into as of the _____ day of _____ 2024, by and among **INDUSTRIAL DEVELOPMENT AUTHORITY OF PITTSYLVANIA COUNTY, VIRGINIA**, a political subdivision of the Commonwealth of Virginia (“**PCIDA**”); the **COUNTY OF PITTSYLVANIA, VIRGINIA**, a political subdivision of the Commonwealth of Virginia (the “**County**”); and **SPEYSIDE BOURBON COOPERAGE, INC.**, an Ohio corporation (the “**Parent Company**”), and **SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC.**, a Virginia corporation (the “**Company**”);

WITNESSETH:

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

Section 1. - Recitals. The parties recite the following facts:

- a. PCIDA, in order to stimulate economic growth and development of the community by creating jobs and infrastructure have agreed to provide incentives to new and expanding businesses which conduct industrial activity.
- b. The Parent Company, a U.S. manufacturer of bourbon barrels and staves, through the Company as its wholly owned subsidiary, has agreed to establish and to operate a stave mill complex (the “**New Facility**”) to contain approximately 20,000 square feet of space, on approximately 43.614 acres of land (the “**Project Site**”), on those certain parcels (GPINs 1368-56-4743 and 1368-55-6709), commonly known as Lots 7 and 9 of the Brosville Industrial Park (the “**Brosville Park**”), owned by PCIDA and located in Brosville, Virginia. Lots 7 and 9 are more particularly described in Schedule 1(b), attached hereto and incorporated herein by this reference. The Company intends to purchase Lots 7 and 9 in the Brosville Park.
- c. During the Performance Period described below, the Company plans to make capital investments in the Project Site of at least Fifteen Million and 00/100 Dollars (\$15,000,000.00) with the New Facility and to create forty (40) full-time jobs with an average yearly base wage of at least forty one thousand six hundred and 00/100 Dollars (\$41,600.00), before benefits, as set forth in this Agreement.
- d. PCIDA is willing to provide those certain incentives to the Company summarized in Schedule 1(d), attached hereto and incorporated herein by this reference, provided that the Company satisfies certain criteria relating to employment projections and capital investment as described below.

e. PCIDA finds that the provisions of this Agreement and the commitments of the Company will promote the expansion of industry by inducing industrial development within the Brosville Park, and that such development will promote the safety, health, welfare, convenience and prosperity of the citizens of the County.

Section 2. - Definitions. For the purposes of this Agreement, the following terms shall have the following definitions:

a. **“Agreement”** shall mean this Local Performance Agreement and shall have the same meaning as set forth in the header paragraph.

b. **Reserved.**

c. **“Brosville Park”** shall have the same meaning as that term is used in Section 1(b).

d. **“Capital Investment”** means a capital expenditure by or on behalf of the Company in taxable real property, taxable tangible personal property, or both, at the New Facility. A capital expenditure related to a leasehold interest in real property will be considered to be made **“on behalf of the Company”** if a lease between a developer and the Company is a capital lease, or is an operating lease having a term of at least ten (10) years, and the real property would not have been constructed or improved but for the Company's interest in leasing some or all of the real property. Only the capital expenditures allocated to the portion of the real property to be leased by the Company will count as Capital Investment. The purchase or lease of furniture, fixtures, machinery and equipment, including under an operating lease, will qualify as Capital Investment hereunder.

e. **“Company” and “Parent Company”** shall have the same meanings as those terms in the header paragraph of this Agreement.

f. **“Company Land Acquisition Closing”** shall have the same meaning as that term is used in Section 2(o).

g. **“County”** shall have the same meaning as that term is used in the header paragraph of this Agreement.

h. **“Deed of Trust”** shall have the same meaning as that term is used in Section 3(b).

i. **“Event of Default”** shall have the same meaning as that term is used in Section 8.

j. **“Event of Force Majeure”** shall mean without limitation, any of the following: acts of God; strikes, lockouts or other industrial disturbances; act of public enemies; orders of any kind of the government of the United States of America or of the Commonwealth or any of

their respective departments, agencies, political subdivisions or officials, or any civil or military authority; insurrections; riots; epidemics; landslides; lightning; earthquakes; fires; hurricanes; tornadoes; storms; floods; washouts; droughts; arrests; restraint of government and people; civil disturbances; explosions; breakage or accident to machinery, transmission pipes or canals not caused by the Company; partial or entire failure of utilities; or any other cause or event not reasonably within the control of the Company.

k. **“Government Party” or “Government Parties”** shall mean any one or more of PCIDA and the County.

l. **“Land”** shall mean Lots 7 and 9 of the Brosville Park, as more particularly described in the aforesaid **Schedule 1(b)** upon which the New Facility will be constructed. The value of the Land is Two Million One Hundred Eighty Thousand Five Hundred and 00/100 Dollars (\$2,180,500.00).

m. **“Maintain”**, as it pertains to a New Job, shall mean that the New Job will continue without interruption from the date of creation through the Performance Date. Positions for the New Jobs will be treated as Maintained during periods in which such positions are not filled due to (i) temporary reductions in the Company's employment levels (so long as there is active recruitment for open positions), (ii) strikes and (iii) other temporary work stoppages not to exceed sixty (60) days.

n. **“New Facility”** shall have the same meaning as that term is used in **Section 1(b)**.

o. **“New Facility Completion Date”** shall mean such date within four (4) years after the date of the closing on the Company's purchase of the Land (the **“Company Land Acquisition Closing”**); provided however, Company (or its Affiliate Entity) shall cause the commencement of the construction of the New Facility within two (2) years after the date of the Company Land Acquisition Closing.

p. **“New Job”** shall mean new permanent full-time employment of an indefinite duration at the New Facility for which the standard fringe benefits are provided by the Company for the employee, and for which the Company pays an average annual wage of at least **Forty One Thousand Six Hundred and 00/100 Dollars (\$41,600.00)**, excluding standard fringe benefits, excluding standard fringe benefits. Each New Job must require a minimum of either (i) thirty-five (35) hours of an employee's time per week for the entire normal year of the Company's operations, which **“normal year”** must consist of at least forty-eight (48) weeks, or (ii) one thousand six hundred eighty (1,680) hours per year. Seasonal or temporary positions, positions created when a job function is shifted from an existing location in the Commonwealth of Virginia, and positions with construction contractors, vendors, suppliers and similar multiplier or spin-off jobs shall not qualify as New Jobs.

q. **“PCIDA”** shall have the same meaning as that term in the header paragraph of

this Agreement.

r. ***“PCIDA Land Clawback Option”*** shall mean PCIDA’s right, but not obligation, to purchase the Land (including without limitation the improvements thereon and appurtenances thereunto belonging), in whole or in part, in the event that during the **PCIDA Land Clawback Option Period**, as hereinafter defined: (i) the Company or the Parent Company no longer owns the Project Site; (ii) the Company discontinues business of the New Facility at the Project Site for a period of ninety (90) days or more, excluding however days for any Event of Force Majeure; (iii) the Company materially changes the nature of the Company’s business of the New Facility at the Project Site; (iv) the New Facility is not being used in substantially the same manner as was used on the Performance Date or (v) the Company (or the Parent Company), in the good faith determination of PCIDA, the County or both, has abandoned the completion of the New Facility’s construction, provided however that any such determination by PCIDA, the County or both, may only be made if the Company has failed to cause the commencement of construction of the New Facility within twenty-four (24) months after the date of the Company Land Acquisition, or if after the timely commencement of said construction the Company terminates all construction work for a continuous period of ninety (90) days or more excluding however days for any Event of Force Majeure. The PCIDA Land Clawback Option shall have a term of four (4) years beginning on the date of the Company Land Acquisition Closing (the **“PCIDA Land Clawback Option Period”**), and shall be recorded in the land records of the County. The form of the PCIDA Land Clawback Option shall be in the form reasonably acceptable by legal counsel to PCIDA and the Company, respectively. The purchase price for the Land shall be equal to Three Hundred Thousand and 00/100 Dollars (\$300,000.00) plus the tax assessed value of the improvements thereon, and with such tax assessed value to specifically include the assessment by the Commissioner of Revenue of any newly constructed improvements, if any. To exercise such option, PCIDA must provide written notice to the Company or its permitted assignee on or before the date that is ninety (90) days after the end of the term of the PCIDA Land Clawback Option Period. At the closing of PCIDA’s purchase of the PCIDA Land Clawback Option, if any, (i) the seller, at its expense, shall transfer to PCIDA good, insurable and marketable title to the Land, and New Facility if constructed, by special warranty deed, **“AS IS”**, **“WHERE IS”** and **“WITH ALL FAULTS”**, free and clear of any monetary liens and subject to all easements, conditions, restrictions and agreements of record affecting the Land; and (ii) this Agreement shall terminate and all of the parties shall be relieved from any and all further obligations under this Agreement except for those surviving under Section 27 below, and PCIDA, at the Company’s expense, shall promptly release the Deed of Trust. If PCIDA does not exercise the PCIDA Land Clawback Option within ninety (90) days after the end of the term of the PCIDA Land Clawback Option Period, said PCIDA Land Clawback Option shall terminate and shall thereafter be void and of no further force and effect. PCIDA covenants to promptly execute and deliver to the Company such further documentation as may reasonably be required to evidence of record the termination and release of said PCIDA Land Clawback Option.

s. ***“PCIDA Land Clawback Option Period”*** shall have the same meaning as that

term is used in Section 2(r) above.

t. **“Performance Date”** shall mean the date that is three (3) years after the date of the New Facility Completion Date. The Performance Date shall be extended one (1) day, for a maximum of three hundred sixty-five (365) days, for each day after the New Facility Completion Date has passed without all of the applicable certificates of occupancy having been issued. The Company shall promptly give written notice to PCIDA of any extension of the Performance Date.

u. **“Performance Grant Agreements”** shall have the same meaning as that term is used in Section 5(a).

v. **“Performance Period”** shall mean that period of time commencing on the date of the Company Land Acquisition Closing and ending on the Performance Date.

w. **“Project Site”** shall have the same meaning as that term is used in Section 1(b) above, the specific location of which shall be mutually agreed by PCIDA and the Company on the Land.

x. **“PSA”** shall have the same meaning as that term is used in Section 3(a).

y. **“Real Property Incentive Grant”** shall mean One Million Eight Hundred Thirty Thousand Five Hundred and 00/100 Dollars (\$1,830,500.00) which is in the form of a reduction in the net purchase price of the Land provided by PCIDA for the benefit of the Company pursuant to the PSA, as more particularly set forth in Section 3(a)(i) below.

z. **“Real Property Incentive Grant Clawback”** shall mean Three Hundred Fifty Thousand and 00/100 Dollars (\$350,000.00).

AA. **“Recruitment Documents”** shall mean any one or more of this Agreement, the PSA, the Deed of Trust, PCIDA Land Clawback Option, any and all performance grant agreements executed by the Company pertaining to State Grants and any other document(s) executed, at the request of PCIDA, by the Company in connection with this Agreement.

BB. **“State Grants”** shall mean the Commonwealth Opportunity Fund Grant; the Agriculture Forestry Industries Development Fund Grant; the Virginia Jobs Investment Program Grant; and any other state grant that one or more of the Government Parties has agreed to assist in and facilitate the Company’s application.

Section 3. - Due Diligence and Purchase of Project Site by the Company; PCIDA’s Deed of Trust; Termination; Company’s Use of Project Site Prior to Commencement of Facility Construction.

a. **Generally.** On or before the beginning of the Performance Period, PCIDA, at its expense, shall consolidate Lots 7 and 9 into a single parcel, including the preparation of a current field boundary survey of the consolidated parcel which shall be provided to the Company and PCIDA shall convey the Land to the Company by said survey and pursuant to the terms of a purchase and sale agreement (“PSA”), in substantially the form attached hereto as **Schedule 3(a)**, and incorporated herein by this reference. Notwithstanding the foregoing, the aforesaid current field boundary survey shall be completed and provided to Company for review within thirty (30) days from the date of the PSA. In the event that PCIDA’s source deed provides a legal description to Lots 7 and 9 that differs from said survey, PCIDA, shall additionally convey to the Company, by quitclaim, those portions of the Land shown in said survey that are not covered by PCIDA’s source deed. Such PSA, at a minimum, shall provide the following:

- i. **Purchase Price of the Land.** The purchase price of the Land shall be Two Million One Hundred Eighty Thousand Five Hundred and 00/100 Dollars (\$2,180,500.00), subject to application of the Real Property Incentive Grant from PCIDA in the amount of One Million Eight Hundred Thirty Thousand Five Hundred and 00/100 Dollars (\$1,830,500.00), resulting in a net purchase price of Three Hundred Fifty Thousand and 00/100 Dollars (\$350,000.00).
- ii. **Due Diligence Period.** Subject to the provisions of such PSA, beginning on the date of such PSA, the Company shall have sixty (60) days, at the Company’s sole cost and expense, to enter upon the Project Site to perform such tests, inspections and examinations of the Project Site as the Company deems advisable, and the right to terminate the PSA and this Agreement if the Company is not satisfied in its sole and absolute discretion with the condition of the Land.
- iii. **Purchase of the Project Site.** At the closing pursuant to a PSA, PCIDA, at its expense, shall prepare and deliver to the Company a special warranty deed to the Land, “AS IS”, “WHERE IS” and “WITH ALL FAULTS”, and subject to all easements, conditions, restrictions and agreements of record affecting the Land (and together with all rights, privileges and appurtenances thereunto belonging), including without limitation a deed of trust securing the Company’s obligation to maintain its New Facility’s operations at the Project Site as described in **Schedule 1(b)**, but free and clear of any monetary liens. PCIDA shall pay any grantor’s tax due with respect to the transfer of the Land to the Company. The Company shall pay the Virginia recordation tax on the special warranty deed, the Company’s attorneys’ fees, title insurance premiums and expenses and all other costs and expenses incurred by the Company in connection with the closing of a PSA. PCIDA and the Company agree to execute and deliver to the other such documents as may be then reasonably necessary to carry

out the terms of this Section 3(a)(iii) and complete the PSA closing in accordance with the custom in the Commonwealth of Virginia for commercial real property transactions.

b. Deed of Trust; 10-Year Obligation to New Facility Operations at the Project Site. The Company shall construct and maintain the operations of its New Facility at the Project Site for a period of ten (10) years commencing on the date of the Company Land Acquisition Closing, and this covenant shall be secured by a deed of trust covering the Land (the “**Deed of Trust**”), substantially in the form attached hereto as Schedule 3(b), and incorporated herein by this reference. The parties agree and acknowledge that in the event the Company fails to comply with this covenant and such failure constitutes an uncured Event of Default, PCIDA’s damages would be uncertain and difficult, if not impossible, to accurately estimate, in light of (i) the value of the Land, (ii) PCIDA’s mission to promote industrial and economic development within its region, (iii) the fact that the development of the Brosville Park with the recruitment of business and industry promotes the further development in the Brosville Park, (iv) the financial and marketing effect of having the New Facility in the County, and (v) the anticipated tax revenues from the Company. Accordingly, the parties agree that in the event of a breach by the Company of this covenant, and provided that such breach constitutes an uncured Event of Default, the Company shall pay to PCIDA liquidated damages (and not as a penalty), subject to such adjustments as provided in Section 10 below and also subject to credit for real estate taxes on the Land paid to the County for the then applicable tax fiscal year, as follows:

| Occurrence of Default, where y = Date of Certificate of Occupancy for the New Facility | Liquidated Damages, subject to credit for real estate taxes on the Land paid to the County for then applicable tax fiscal year* |
|---|--|
| 0 years \leq y < 1 years | \$500,000.00 |
| 1 years \leq y < 2 years | \$428,571.43 |
| 2 years \leq y < 3 years | \$357,142.86 |
| 3 years \leq y < 4 years | \$285,714.29 |
| 4 years \leq y < 5 years | \$214,285.71 |
| 5 years \leq y < 6 years | \$142,857.14 |
| 6 years \leq y < 7 years | \$71,428.57 |
| 7 years < y | \$0.00 |

**In no event shall the Liquidated Damages be less than \$0.00 (i.e., the Company shall not be entitled to a refund by PCIDA or the County).*

Subject to Section 2(r), the liquidated damages under this Section 3(b) shall be in addition to, and not in lieu of, any other relief available under this Agreement or under applicable law. For illustrative purposes only, Schedule 3(b)(i), attached hereto and incorporated herein by this reference, provides a summary of PCIDA's remedy options in the Event of Default by the Company. The provisions of this Section 3(b) shall specifically and without limitation survive the Company Land Acquisition Closing.

c. Termination of Agreement and Release of Deed of Trust. Notwithstanding any other provision of this Agreement to the contrary, this Agreement shall terminate and the Company shall have no further obligations hereunder upon the earliest to occur of the following events (the "**Termination Date**"): (i) the Company's termination of the PSA during the Due Diligence Period or in the event of any other termination of the PSA as therein provided; (ii) the completion of the purchase of the Land from the Company by PCIDA in the exercise of the PCIDA Land Clawback Option; (iii) the payment by Company of all sums that may become due to PCIDA under Section 3(b) and/or Section 10 of this Agreement; or (iv) the ten (10) year anniversary of the Company Land Acquisition Closing. At the Termination Date PCIDA shall promptly cause the Deed of Trust to be released of record and all of the parties shall be relieved from any and all further obligations under this Agreement, except for those obligations, if any, that accrued prior to the Termination Date.

d. Company's Use of Project Site Prior to Commencement of Facility Construction. The Company contemplates that it will initially use the Land following its purchase thereof under the PSA as a site for a log yard. PCIDA and the County acknowledge and agree: (i) to such use of the Land by the Company; and (ii) that any such use shall not constitute a default under any of the provisions of the Recruitment Documents. The Company, at its expense, shall comply with all laws, rules and regulations concerning the use of the site for a log yard and any other activities on the Land. Moreover, the Company's use of the Land as a log yard shall not be deemed to toll or to extend the time in which the Company is required to perform its obligations under this Agreement.

Section 4. - Capital Investment; and New Job Creation by the Company.

a. \$15M Capital Investment. On or before the Performance Date, the Company shall make Capital Investment in the minimum aggregate amount of Fifteen Million and 00/100 Dollars (\$15,000,000.00) for the New Facility. Notwithstanding the foregoing, it shall not constitute an Event of Default under Section 8 below if the Company during the Performance Period shall make a Capital Investment of at least Thirteen Million Five Hundred Thousand and 00/100 Dollars (\$13,500,000.00) on or before the Performance Date.

b. 40 New Jobs. The Company shall create and employ forty (40) New Jobs on or before the Performance Date and shall Maintain these New Jobs until at least the Performance Date. Beginning on the first day of the month that is at least six (6) months after the execution of this Agreement, and every six (6) month period thereafter during the Performance Agreement, the Company shall produce and deliver to PCIDA a New Jobs roster itemizing, at a minimum, each New Job and the base pay (excluding fringe benefits), as described in Section 2(p) above and any other information pertaining to such New Job employees as may be reasonably requested by PCIDA. The Company shall redact from the New Jobs roster any personally identifiable information of its employees. The Company hereby authorizes each of the County's Economic Development Director and the PCIDA Treasurer or his respective designees to obtain and to verify the information contained in the New Jobs roster from the Virginia Employment Commission. Notwithstanding the foregoing, it shall not constitute an Event of Default under Section 8 below if the Company during the Performance Period shall create and Maintain at least thirty-six (36) New Jobs on or before the Performance Date.

c. Domestication in Virginia. The Company shall be in good standing with the Virginia State Corporation Commission and authorized to transact business in Virginia throughout the balance of the Performance Period. The Company shall remain domesticated in the Commonwealth of Virginia, at all times, until the Deed of Trust is released.

d. Financial Report. Beginning on the first day of the month that is at least six (6) months after the opening of the New Facility (as determined by the date that a certificate of occupancy for the New Facility is received by the Company or the Parent Company) and every six (6) month period thereafter during the Performance Agreement, the Company shall produce and deliver to PCIDA a general financial report on the status of the Company's business at the New Facility.

Section 5. - Funds Extended to or for the Company.

a. State Grant Applications. As part of the construction of the New Facility, PCIDA or other Government Parties shall apply for and accept the State Grants, including Commonwealth Opportunity Fund Grant, Governor's Agriculture Forestry Industries Development Fund Grant, and Virginia Jobs Investment Program Grant, each subject to a performance grant agreement by and among PCIDA, the Company, the Parent Company and the applicable grant sponsoring office or agency (collectively, the "**Performance Grant Agreements**"). If the application for any such grant is approved, PCIDA shall disburse the funds to the Company upon the Company's satisfaction or achievement of certain performance metrics as set forth in such applicable Performance Grant Agreement.

b. State Grant Cooperation. The Company shall reasonably cooperate with the Government Parties in connection with the applications for the State Grants, including without limitation providing financial information about the Company, the Company's planned Capital Investments, and the creation schedule of the New Jobs.

Section 6. - Capital Investment Report and Unaudited Annual Financial Statements.

The Company shall provide a signed report to PCIDA annually, beginning on the first day of the month that is at least twelve (12) months after the opening of the New Facility (as determined by the date that a certificate of occupancy for the New Facility is received by the Company or the Parent Company), documenting the Company's (or as applicable, the Parent Company's) progress in Capital Investment and in maintenance of the Capital Investment. The Company further agrees that each of the County's Economic Development Director and the PCIDA Treasurer or his respective designees are authorized to verify all taxable Capital Investment and related information through the Office of the Commissioner of Revenue for the County. Along with the report in this Section 6, the Company (or the Parent Company) shall provide to PCIDA (i) unaudited financial statements for the Company's business at the New Facility covering the previous twelve (12) month period, prepared under generally accepted accounting principles (GAAP) and (ii) documentation or other information reasonably satisfactory to PCIDA demonstrating the Company's plans to have sufficient working capital to operate its business for at least the next eighteen (18) months and to meet its required Capital Investment as set forth in this Agreement.

Section 7. - Representations and Warranties of the Company. As of the date of this Agreement and continuing until the Performance Date, the Company hereby represents and warrants to each Government Party the following:

a. The Company is a corporation duly organized, validly existing, and in good standing under the laws of the Commonwealth of Virginia as of the date of this Agreement and is authorized to transact business in the Commonwealth of Virginia and all other jurisdictions in which it is required by law. The Parent Company is a corporation duly organized, validly existing, and in good standing under the laws of the State of Ohio as of the date of this Agreement and is authorized to transact business in all jurisdictions in which it is required by law.

b. This Agreement, the transactions contemplated herein, and the other Recruitment Documents to be executed by the Company have been or shall have been approved by all necessary corporate action by the Company; and the persons executing this Agreement and any of the other Recruitment Documents to be executed by the Company have or shall have full and complete authority to execute and deliver the same for and on behalf of the Company.

c. The execution, delivery, and performance of this Agreement, the other Recruitment Documents, and the consummation of the transactions contemplated hereby and thereby by the Company will not violate, conflict with, or result in any default under, or cause any acceleration of any obligation under, any (i) Articles of Incorporation, Bylaws, Shareholder Agreement, or other organizational documents of the Company; (ii) any existing contract, agreement, note, or other document to which the Company is a party, or by which the Company is bound; or (iii) any orders, decrees, or laws of any jurisdiction applicable to and binding upon

the Company.

d. This Agreement and all other Recruitment Documents constitute the legal, binding and enforceable obligations of the Company in accordance with the terms contained herein or therein.

e. There is no pending or threatened litigation or proceeding against the Company or the Parent Company, if any, which may materially adversely affect the financial condition, business operations, or business prospects of the Company.

f. The Company is not in material default with respect to any existing indebtedness incurred by it. The Parent Company is not in material default with respect to any existing indebtedness incurred by it.

g. All financial statements, certificates, resolutions, and other information or documentation furnished to any one or more of the Government Parties prior to the date of this Agreement by the Company are true, correct, and accurate, and no such information fails to disclose or misrepresents any information which could materially or adversely affect the transactions contemplated in this Agreement; and the Company has not failed to disclose any information which could materially and adversely affect the business or financial condition of the Company.

For purposes of this Section 7, the “**Company**” shall, specifically and without limitation, include any permitted assignee of the Company to any one or more of the Recruitment Documents and the Parent Company.

Section 8. - Event of Default. It shall be an “**Event of Default**” upon the occurrence of any one or more of the following events:

a. The occurrence of any material default under this Agreement, or any other Recruitment Document which is not cured within sixty (60) days after written notice to the Company of such default (or if such default cannot reasonably be cured within such sixty (60) day period, then if the Company fails to substantially begin such cure within such sixty (60) day period or fails thereafter to diligently pursue such cure);

b. The Company discontinues business for a period of sixty (60) days or more, excluding days for any Event of Force Majeure, or materially changes the nature of the Company's business or has appeared in the good faith determination by PCIDA, the County or both that the New Facility has been abandoned by both the Company and the Parent Company, provided however than any such determination by PCIDA, the County or both shall only be made after giving prior written notice to Company and Parent Company with a period of twenty (20) days from such notice for the Company and Parent Company to provide reasonable evidence that the New Facility has not been abandoned;

c. The Company (i) files a petition or has a petition filed against it under the Bankruptcy Code or any proceeding for the relief of insolvent debtors which is not dismissed within sixty (60) days of such filing; (ii) is subject to the entry of an order for relief by any court of insolvency; (iii) makes an admission of insolvency seeking the relief provided in the Bankruptcy Code or any other insolvency law; (iv) makes an assignment for the benefit of creditors; (v) has a receiver appointed, voluntarily or otherwise, for its property; or (vi) becomes insolvent, however otherwise evidenced;

d. The Parent Company (i) files a petition or has a petition filed against it under the Bankruptcy Code or any proceeding for the relief of insolvent debtors which is not dismissed within sixty (60) days of such filing; (ii) is subject to the entry of an order for relief by any court of insolvency; (iii) makes an admission of insolvency seeking the relief provided in the Bankruptcy Code or any other insolvency law; (iv) makes an assignment for the benefit of creditors; (v) has a receiver appointed, voluntarily or otherwise, for its property; or (vi) becomes insolvent, however otherwise evidenced;

e. The Company is not in good standing with the Virginia State Corporation Commission after having received at least sixty (60) days written notice from the Commission;

f. The Parent Company is not in good standing with the Virginia State Corporation Commission after having received at least sixty (60) days written notice from the Commission;
or

g. An officer or controlling owner of the Company or the Parent Company (i) is convicted of a felony, or (ii) is convicted of any other crime involving lying, cheating, stealing, fraud, misappropriation, or other similar acts of dishonesty.

Section 9. - Upon Occurrence of an Event of Default. In addition to and not in lieu of any other remedies or relief made available to any one or more of the Government Parties under this Agreement, at law or in equity, upon the occurrence of an Event of Default, irrespective of whether any Government Party has terminated this Agreement, each Government Party (as the case may be) may elect any one or more of the following:

a. The Government Party may immediately cease to disburse any further payments to or for the Company under this Agreement or the Recruitment Documents;

b. If during the Performance Period, the Government Party may pursue any and all remedies available pursuant to the PCIDA Land Clawback Option and/or the Deed of Trust;

c. If after the Performance Period, the Government Party may pursue any and all remedies available pursuant to the Deed of Trust;

Upon giving written notice to the Company, the Government Party shall have the right, but not the obligation, to offset any amounts owed by the Government Party against amounts owed or claimed to be owed by the Company; and/or

d. The Government Party may pursue any and all other remedies available to it under this Agreement, any one or more of the Recruitment Documents or applicable law.

Section 10. - Repayment of Real Property Incentive Grant Clawback for Failure to make the Capital Investment and/or to create and Maintain New Jobs. In the event the Company fails to make the Capital Investment and/or to create and Maintain New Jobs as required under this Agreement and such failure constitutes an Event of Default, the Company shall repay to PCIDA portions of the Real Property Incentive Grant Clawback as provided below in this Section 10. Any such repayment amounts owed by the Company shall be credited towards any payment by the Company of liquidated damages as provided for in Section 3(b). In the event that the credit is greater than the amount of liquidated damages owed by the Company as provided for in Section 3(b), the Company shall not be entitled to any refund by PCIDA or the County.

a. **Failure to make the Capital Investment.** In the event the Company fails to make the Capital Investment as required under this Agreement and such failure constitutes an Event of Default, the Company shall repay to PCIDA an amount equal to the following:

- i. An amount equal to fifty percent (50%) of the total amount of the Real Property Incentive Grant Clawback, minus the following calculation: an amount equal to the Capital Investment actually made by the Company as of the Performance Date multiplied by a fraction, (A) the numerator of which is fifty percent (50%) of the total amount of the Real Property Incentive Grant Clawback, and (B) the denominator of which is Thirteen Million Five Hundred Thousand and 00/100 Dollars (\$13,500,000.00).

b. **Failure to Create and Maintain New Jobs.** In the event the Company fails to create and Maintain New Jobs as required under this Agreement and such failure constitutes an Event of Default, the Company shall repay to PCIDA an amount equal to the following:

- i. An amount equal to fifty percent (50%) of the total amount of the Real Property Incentive Grant Clawback, minus the following calculation: an amount equal to the New Jobs actually Maintained by the Company as of Performance Date multiplied by a fraction, (A) the numerator of which is fifty percent (50%) of the Real Property Incentive Grant Clawback, and (B) the denominator of which is thirty-six (36) New Jobs.

Section 11. - Audit and Guideline Requirements. Upon reasonable prior written request, the Company shall allow each of the County's Economic Development Director and the PCIDA Treasurer (or his respective designees) reasonable access during regular business hours

to all records pertaining to the Company's employment and investment at the New Facility, and the Company shall cooperate with PCIDA in any audit of such records by furnishing all information necessary to verify the Company's performance under this Agreement. In return, each of PCIDA and the County agrees to maintain the confidentiality of any and all proprietary, confidential and/or sensitive information, including without limitation personal payroll earnings or similar information that those Government Parties or its designees may receive or access.

Section 12. - Force Majeure. Notwithstanding the foregoing, if the Company does not meet the New Job and Capital Investments requirements because of an Event of Force Majeure, the Performance Date will be extended day-for-day by the delay in meeting the targets caused by the Event of Force Majeure.

Section 13. - Subject to Annual Appropriations. As provided under Virginia law, the obligations of the Government Parties to pay the cost of performing its obligations under this Agreement are subject to and dependent upon annual appropriations being made from time to time by the governing body of such Government Party, for such purpose, provided however that the Real Property Incentive Grant by PCIDA, which is material to the Company's purchase of the Land under the PSA, shall not be subject to any reduction.

Section 14. - Non-waiver. No waiver of any term or condition of this Agreement by any party shall be deemed a continuing or further waiver of the same term or condition or a waiver of any other term or condition of this Agreement.

Section 15. - Attorneys' Fees. Each of the parties shall be solely responsible for their respective attorneys' fees in the negotiating, drafting, and execution of this Agreement and any of the transactions contemplated hereby.

Section 16. - Other Documents. The parties agree that they shall execute, acknowledge, and deliver all such further documents as may be reasonably required to carry out and consummate the transactions contemplated by this Agreement.

Section 17. - Default. In the event that a party to this Agreement incurs attorneys' fees and/or costs in pursuing or defending an alleged breach of this Agreement, the non-prevailing party, in addition to any other remedy, shall be responsible for the reasonable attorneys' fees and costs incurred by the prevailing party. The parties retain all rights at law and in equity to enforce the provisions of this Agreement in accordance with applicable law.

Section 18. - Entire Agreement. This Agreement and the schedules hereto contain the entire agreement and understanding of the parties to this Agreement with respect to the transactions contemplated hereby; and this Agreement and the schedules hereto supersede all prior understandings and agreements of the parties with respect to the subject matter hereof.

Section 19. - Headings. The descriptive headings in this Agreement are inserted for

convenience only and do not constitute a part of this Agreement.

Section 20. - Notices. Any notice required or contemplated to be given to any of the parties by any other party shall be in writing and shall be given by hand delivery, certified or registered United States mail, or a private courier service which provides evidence of receipt as part of its service, as follows:

If to the County:

Attn.: Matthew D. Rowe
Director of Economic Development
1 Center Street
P.O. Box 426
Chatham, VA 24531

With a copy to:
J. Vaden Hunt, Esq.
County Attorney
1 Center Street
P.O. Box 426
Chatham, VA 24531

If to PCIDA:

Attn.: Matthew D. Rowe
Director of Economic Development
1 Center Street
P.O. Box 426
Chatham, VA 24531

With a copy to:
J. Vaden Hunt, Esq.
County Attorney
1 Center Street
P.O. Box 426
Chatham, VA 24531

If to the Company:

Attn.: J. Darren Whitmer, President and
General Manager
Speyside Bourbon Stave Mill in Danville,
Virginia Inc.
960 East Main Street
Jackson, OH 45640

With a copy to:
R. Meade Snyder, Esq.
Snyder & Snyder, PLC
316 Commercial Avenue
P.O. Drawer 635
Clifton Forge, VA 24422

If to the Parent Company:

Attn.: J. Darren Whitmer, President and
General Manager
Speyside Bourbon Cooperage, Inc.
960 East Main Street
Jackson, OH 45640

With a copy to:
R. Meade Snyder, Esq.
Snyder & Snyder, PLC
316 Commercial Avenue
P.O. Drawer 635
Clifton Forge, VA 24422

Any party may change the address to which notices hereunder are to be sent to it by giving written notice of such change in the manner provided herein. A notice given hereunder shall be deemed given on the date of hand delivery, deposit with the United States Postal Service

properly addressed and postage prepaid, or delivery to a courier service properly addressed with all charges prepaid, as appropriate. Copies as set forth in this Section 20 are provided as a courtesy and shall not be required to effectuate notice as provided herein.

Section 21. - Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Virginia. The parties hereby submit to the exclusive jurisdiction of the state court located in Pittsylvania County, Virginia, or the U.S. District Court for the Western District of Virginia (Danville Division), in any action or proceeding arising out of, or related to this Agreement, and the parties hereby agree that all claims in respect of any action or proceeding shall be heard or determined only in either of these courts. The parties agree that a final judgment in any action or proceeding shall, to the extent permitted by applicable law, be conclusive and may be enforced in other jurisdictions by suit on the judgment, or in any other manner provided by applicable law related to the enforcement of judgments. If any ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties and no presumptions or burden of proof shall arise favoring or disfavoring any party by virtue of authorship of any of the provisions of this Agreement.

Section 22. - Binding Effect. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns, and legal representatives.

Section 23. - Amendment, Modification and/or Supplement. The parties may amend, modify, and/or supplement this Agreement in such manner as may be agreed upon by the parties, provided such amendments, modifications, and/or supplement are reduced to writing and signed by the parties or their successors in interest.

Section 24. - Gender and Number. Throughout this Agreement, wherever the context requires or permits, the neuter gender shall be deemed to include the masculine and feminine, and the singular number to include the plural, and vice versa.

Section 25. - Counterparts. This Agreement may be executed in one (1) or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same Agreement.

Section 26. - Severability. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

Section 27. - Survival. Any termination, cancellation or expiration of this Agreement notwithstanding, provisions which are by their terms intended to survive and continue shall so survive and continue.

Section 28. - No Third-Party Beneficiaries. Nothing in this Agreement is intended, nor

will be deemed, to confer any rights or remedies upon any person or legal entity not a party to this Agreement.

Section 29. - Guarantee by the Parent Company. The Parent Company does hereby absolutely and unconditionally guarantee the performance and discharge of all the Company's obligations under this Agreement and all of the Recruitment Documents. No Government Party need first exhaust their legal remedies against the Company or its successors and assigns before proceeding against the Parent Company.

[SIGNATURES ARE ON FOLLOWING PAGES.]

WITNESS our signature and seal to this LOCAL PERFORMANCE AGREEMENT as of the date first above written:

INDUSTRIAL DEVELOPMENT AUTHORITY OF PITTSYLVANIA COUNTY, VIRGINIA, a political subdivision of the Commonwealth of Virginia

By: _____
Joey Faucette, Chairman

(SEAL)

ATTEST:

Matthew D. Rowe
Clerk
Industrial Development Authority of Pittsylvania County, Virginia

COMMONWEALTH OF VIRGINIA, AT LARGE
CITY/COUNTY OF _____, to-wit:

The foregoing instrument was acknowledged before me this ____ day of _____ 2024, by JOEY FAUCETTE, in his capacity as Chairman of INDUSTRIAL DEVELOPMENT AUTHORITY OF PITTSYLVANIA COUNTY, VIRGINIA, a political subdivision of the Commonwealth of Virginia, on behalf of such entity.

My commission expires: _____.

Notary Public
Registration No. _____

List of Schedules

- 1(b) – Project Site Description
- 1(d) – Summary of Incentives
- 3(a) – Form of PSA
- 3(b) – Form of the Deed of Trust
- 3(b)(i) – Default Remedy Chart (*illustrative purposes only*)

WITNESS our signature and seal to this LOCAL PERFORMANCE AGREEMENT as of the date first above written:

COUNTY OF PITTSYLVANIA, VIRGINIA, a political subdivision of the Commonwealth of Virginia

By: Darrell Dalton, Chairman Board of Supervisors

(SEAL)

ATTEST:

J. Vaden Hunt Clerk Pittsylvania County Board of Supervisors

COMMONWEALTH OF VIRGINIA, AT LARGE CITY/COUNTY OF , to-wit:

The foregoing instrument was acknowledged before me this day of 2024, by DARRELL DALTON, in his capacity as Chairman of the Board of Supervisors of COUNTY OF PITTSYLVANIA, VIRGINIA, a political subdivision of the Commonwealth of Virginia, on behalf of such entity.

My commission expires:

Notary Public Registration No.

List of Schedules

- 1(b) – Project Site Description
1(d) – Summary of Incentives
3(a) – Form of PSA
3(b) – Form of the Deed of Trust
3(b)(i) – Default Remedy Chart (illustrative purposes only)

WITNESS our signature and seal to this LOCAL PERFORMANCE AGREEMENT as of the date first above written:

SPEYSIDE BOURBON COOPERAGE, INC., an Ohio corporation

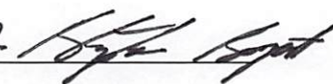
By: 
J. Darren Whitmer
President and General Manager



STATE OF Kentucky
CITY/COUNTY OF Louisville, Kentucky, to-wit:

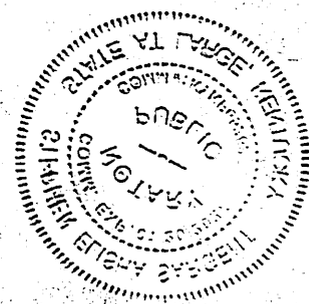
The foregoing instrument was acknowledged before me this 2nd day of May 2024, by J. DARREN WHITMER, in his capacity as **President and General Manager** of SPEYSIDE BOURBON COOPERAGE, INC., an Ohio corporation, on behalf of such entity.

My commission expires: 1-20-2027.

KYNP65282 
Notary Public
Registration No. KYNP65282

- List of Schedules
1(b) – Project Site Description
1(d) – Summary of Incentives
3(a) – Form of PSA
3(b) – Form of the Deed of Trust
3(b)(i) – Default Remedy Chart (*illustrative purposes only*)

[Faint handwritten signature]



[Faint handwritten signature]

[Faint handwritten mark]

[Faint handwritten mark]

[Faint handwritten text]

[Faint handwritten signature]

WITNESS our signature and seal to this LOCAL PERFORMANCE AGREEMENT as of the date first above written:

SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC., a Virginia corporation

By: [Signature]
J. Darren Whitmer
President and General Manager



STATE OF Kentucky
CITY/COUNTY OF Louisville, Jefferson, to-wit:

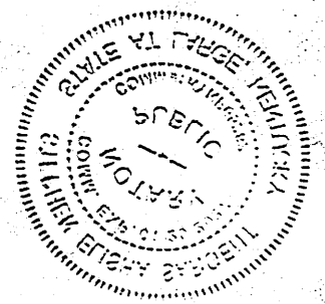
The foregoing instrument was acknowledged before me this 2nd day of May 2024, by J. DARREN WHITMER, in his capacity as **President and General Manager** of SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC., a Virginia corporation, on behalf of such entity.

My commission expires: 1-20-2027.

[Signature]
Notary Public
Registration No. KYNP65282

- List of Schedules
1(b) – Project Site Description
1(d) – Summary of Incentives
3(a) – Form of PSA
3(b) – Form of the Deed of Trust
3(b)(i) – Default Remedy Chart (*illustrative purposes only*)

[Handwritten signature]



[Handwritten text: Kentucky, Louisville, Jefferson]

[Handwritten initials]

[Handwritten initials]

[Handwritten date: 1-28-2007]

[Handwritten signatures]

Schedule 1(b)
(Project Site Description)

All that certain lot, tract or parcel of land, together with improvements thereon and appurtenances thereunto belonging, situate in Pittsylvania County, Virginia, and more particularly described as follows:

That certain tract or parcel of land with improvements thereon, situate in Tunstall District, Pittsylvania County, Virginia, approximately three miles from the City of Danville, Virginia, **containing seventy-six (76) acres**, more or less, described as follows:

BEGINNING at Peter D. Guerrant's corner Chestnut, thence along John Davis' new lines north 5 west 40 poles to pointers, north 45½ west 120 poles crossing said long branch to a rock in John Lewis' lines, then along his line south 27½ west 33 poles to a sassafras on said branch, then up the same as it meanders to pointers, thence along said Lewis' line south 39 east 8½ poles to sweetgum, south 37½ west 36 poles crossing a branch to a white oak, thence Owen's line south 5 east 62 poles to red oak, thence John Gray's line and said Guerrant's line, north 83½ east 126 poles to the beginning; **AND BEING**, in fact, the same property conveyed by James D. Adams to Industrial Development Authority of Pittsylvania County, Virginia, by deed dated April 16, 2003, and recorded in the Clerk's Office of the Circuit Court of Pittsylvania County, Virginia (the "Clerk's Office") as Instrument No. 03-03864, Deed Book 1363 at page 306, to which deed reference is here made for a more particular description of the property; **AND BEING**, in fact, **Lot 7 and Lot 9, containing approximately 7.113 acres and 36.501 acres, respectively**, as shown on that certain Plat of Subdivision Brosville Industrial Park Plat of Subdivision For: Industrial Development Authority of Pittsylvania County, made by Dewberry & Davis, Inc., File V3010B, dated February 22, 2007, and recorded in the Clerk's Office in Map Book 44-55C, to which deed reference is here made for a more particular description of the property.

The property described above is subject to all easements, conditions, restrictions and agreements of record.

Schedule 1(d)
(Summary of Incentives)

| | |
|---|-----------------------|
| Real Property Incentive Grant to be applied toward the purchase price of the Land | \$1,830,500.00 |
| TOTAL REAL PROPERTY INCENTIVES | \$1,830,500.00 |

Schedule 3(a)
(Form of PSA)

PURCHASE AND SALE AGREEMENT

THIS PURCHASE AND SALE AGREEMENT (this “*Agreement*”) is made as of the _____ day of _____, 2024 (the “*Effective Date*”), between INDUSTRIAL DEVELOPMENT AUTHORITY OF PITTSYLVANIA COUNTY, VIRGINIA, a political subdivision of the Commonwealth of Virginia (with its successors and permitted assignees, “*Seller*”), and SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC., a Virginia corporation, and its permitted assignees (with its successors and permitted assignees, “*Purchaser*”). Seller and Purchaser are also referred to in this Agreement singly as a “*Party*” and collectively as the “*Parties*.”

RECITALS:

A. Seller is the owner of those certain parcels of land designated as Lots 7 and 9 (GPINs 1368-56-4743 and 1368-55-6709) (the “*Property*”), as more fully described on Exhibit A, attached hereto and incorporated herein by this reference, being a portion of the property comprising the Brosville Industrial Park, located in Pittsylvania County, Virginia. Seller intends to consolidate Lots 7 and 9 to create a single Lot to consist of approximately 43.614 acres.

B. Purchaser, a U.S. manufacturer of bourbon barrels and staves, has agreed to establish and to operate a stave mill complex (the “*New Facility*”) on the Property, as more particularly set forth in that certain Local Performance Agreement of even date herewith (the “*LPA*”). Under the LPA, Seller has agreed to provide Purchaser with a Real Property Incentive Grant equal to One Million Eight Hundred Thirty Thousand Five Hundred and 00/100 Dollars (\$1,830,500.00) for application at the Closing (as defined below) toward the purchase price under this Agreement.

C. The Parties desire that Purchaser shall purchase the Property pursuant to the terms and conditions hereinafter set forth.

NOW THEREFORE, for and in consideration of the mutual promises contained herein and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Purchaser hereby warrant, covenant, and agree as follows:

1. Agreement to Purchase and Sell the Property. Subject to the terms and conditions of this Agreement, and in consideration of the execution by the Parties of the LPA and the Purchase Price (as defined below), Seller hereby agrees to sell, assign and transfer, or cause to be sold, assigned and transferred, to Purchaser, and Purchaser agrees to purchase, acquire and accept from Seller, the Property, together with all rights, easements and appurtenances pertaining thereto, in accordance with the terms and conditions set forth in this Agreement.

2. Review Period.

a. Generally. Seller hereby grants to Purchaser the right to inspect the Property at no additional cost for a period of sixty (60) days commencing on the Effective Date (the “*Review*”

Period”).

b. Right to Terminate During the Review Period. If Purchaser is not satisfied in its sole discretion with the condition of the Property, Purchaser shall have the right, prior to the end of the Review Period, to terminate this Agreement, in which event both Seller and Purchaser shall be thereafter relieved from any and all further obligations under this Agreement except for provisions which are expressly stated herein to survive termination or contemplate performance subsequent to termination of this Agreement (the “*Surviving Obligations*”).

c. Deposit. Within (5) business days after the Effective Date, Purchaser shall deposit with Purchaser’s attorney, Snyder & Snyder, PLC, 316 Commercial Avenue, P.O. Drawer 635, Clifton Forge, VA 24422, as escrow agent (the “*Escrow Agent*”), the sum of Ten Thousand and 00/100 Dollars (\$10,000.00), in immediately available funds (the “*Deposit*”). The Escrow Agent shall hold any escrowed funds, including the Deposit, in a non-interest bearing account. If the Closing occurs, the Deposit shall be applied to the Purchase Price at the Closing (as hereafter defined) and paid to Seller. The Escrow Agent shall release the Deposit upon the earlier of the dates set forth in, or within three (3) business days after receipt of a written request by Purchaser pursuant to Sections 2(d), 3, 6, 7, 10, and 16 of this Agreement, as applicable.

d. Noncompliance Termination. “*Noncompliance Termination*” shall mean any termination of this Agreement by Purchaser upon (i) any material breach of this Agreement by Seller (following the expiration of any applicable cure periods pursuant to this Agreement); (ii) Seller’s inability to convey to Purchaser good, insurable and marketable title to the Property, subject only to the Permitted Exceptions (as hereafter defined); (iii) Purchaser’s inability to obtain an owner’s title insurance policy at standard rates (“*standard rates*” shall include rates where Seller is not contractually obligated to indemnify the title insurance carrier), subject to the Permitted Exceptions (as hereafter defined), after good faith efforts to obtain such a policy; and (iv) the presence of any hazardous materials on or in the Property in violation of any applicable federal, state, or local laws or regulations, which violation is not cured by Seller, at Seller’s option, within sixty (60) days after Seller’s knowledge of such violation. “*Permitted Exceptions*” means (A) liens for real estate taxes not yet due and payable and (B) certain restrictive or protective covenants (1) that cover the Brosville Industrial Park that have been recorded in the land records of Pittsylvania County, Virginia, before the Closing Date and where Purchaser is given written notice by Seller of such recordation before such date; or (2) that are expressly approved in advance in writing by Purchaser (in either case, the “*Permitted Covenants*”). In the event of a Noncompliance Termination, and notwithstanding anything to the contrary herein, the Escrow Agent shall release to Purchaser the Deposit, and Seller and Purchaser shall have no further rights, duties, obligations or liabilities under this Agreement, except for the Surviving Obligations.

3. Purchase Price and Payment. The purchase price for the Property shall be **Two Million One Eighty Thousand Five Hundred and 00/100 Dollars (\$2,180,500.00)**, subject to application of the Real Property Incentive Grant from Seller as provided in the LPA in the amount of **One Million Eight Hundred Thirty Thousand Five Hundred and 00/100 Dollars (\$1,830,500.00)**, resulting in a net purchase price of **Three Hundred Fifty Thousand and 00/100 Dollars (\$350,000.00)** (the “*Purchase Price*”). The Purchase Price shall be paid in immediately available funds at the Closing, less the Deposit paid by Purchaser, and subject to adjustment as

otherwise provided in this Agreement and/or through the LPA. On the Closing Date, Seller shall sell, convey, assign and transfer to Purchaser the Property, and in consideration therefor, Purchaser shall purchase, acquire and accept from Seller the Property (the "**Purchase**") pursuant to this Agreement.

4. Closing. The consummation of the Purchase contemplated herein (the "**Closing**") shall take place at a mutually agreeable time and place in Pittsylvania County, Virginia, or through the office of Purchaser's attorney, shall occur on or prior to the date which is thirty (30) days after the end of the Review Period or such earlier date as Purchaser may establish upon at least ten (10) days written notice to Seller (the "**Closing Date**").

5. Closing Documents.

a. On or prior to the Closing Date, Seller shall deliver to Purchaser the following, all in form and content reasonably satisfactory to Purchaser and Purchaser's attorney:

(i) a special warranty deed conveying fee simple title to the Property as provided in the LPA, together with the current field boundary survey with all required local government approvals of the consolidation of the two (2) lots comprising the Property into a single parcel, all as more particularly described in the LPA, (the "**Survey**") for recordation with said deed, free and clear of all monetary liens, encumbrances, conditions and restrictions except the Permitted Exceptions as defined herein; and

(ii) an affidavit stating that there are no parties with a right of possession of the Property except as provided herein and the absence of any filings or rights to file mechanics' and materialmen's liens on the Property (and the affidavit shall contain no obligation of Seller to indemnify Purchaser or Purchaser's title insurance company); and

(iii) a deed of trust securing Purchaser's obligation to maintain its New Facility's operations at the Property for a period of ten (10) years commencing on the Closing Date (the "**LPA Deed of Trust**"); and

(iv) proper authority documentation authorizing this Agreement and the transaction contemplated hereby; and

(v) such other documents as may be reasonably necessary to consummate and close the Purchase contemplated herein. In no event shall Seller be required to indemnify Purchaser's title insurance carrier.

b. On or prior to the Closing Date, Purchaser shall deliver to Seller the following, all in form and content reasonably satisfactory to Seller:

(i) the Purchase Price in immediately available funds; and

(ii) proper authority documentation authorizing this Agreement and the transaction contemplated hereby; and

(iii) an executed option to purchase in favor of Seller as more particularly described in the LPA as the PCIDA Land Clawback Option; and

(iv) the LPA Deed of Trust executed by Purchaser; and

(v) any other certificate, document, or statement as may be reasonably necessary in order to consummate the transactions contemplated.

6. Inspections. Purchaser, its agents, contractors and representatives, shall have the right to enter the Property during the Review Period at reasonable times to conduct due diligence, including but not limited to soil/geotechnical investigations, such as invasive soil borings and a Phase One environmental site assessment (and Phase Two environmental site assessment at Purchaser's discretion and sole expense), surveying for purposes of marking proposed property corners and property lines, wetland studies and preliminary water/sewer layouts, and a review of government laws, regulations and/or ordinances affecting the Property and Seller's compliance therewith. Purchaser shall use reasonable efforts not to materially damage the Property and agrees, in the event the Closing does not occur within thirty (30) days after the Review Period or if sooner, this Agreement is otherwise terminated, to promptly restore, at Purchaser's sole expense, the Property to substantially the same condition that existed prior to such inspections. Purchaser shall indemnify, defend, and hold harmless Seller, its directors, employees and agents from and against all cost, loss, damage and expense, including reasonable attorneys' fees, directly arising out of Purchaser's, its agents', contractors', subcontractors', representatives,' or employees' activities upon the Brosville Industrial Park pursuant to this Section; *provided, however,* such indemnity shall not apply to any disclosure by Purchaser of existing site conditions at the Property or the surrounding properties. Purchaser's obligation to indemnify Seller pursuant to this Section 6 shall specifically and without limitation survive the expiration or termination of this Agreement and the Closing. In the event that this Agreement terminates as set forth in Section 2(b) above and the Closing does not occur for any reason other than a default by Seller or a Noncompliance Termination as set forth in Section 2(d), Purchaser shall promptly furnish to Seller, at no expense to Seller, copies of any and all third-party reports received by Purchaser related to any such investigations, without any warranties or representations as to the information contained therein, and Purchaser shall be entitled to redact any confidential information in such third-party reports.

Within ten (10) days after the Effective Date, Seller shall deliver to Purchaser, for Purchaser's review, all documents pertaining to the Property in Seller's possession including, but not limited to, copies of any and all reports, studies, surveys, title information, and environmental and engineering assessments without any warranties or representations as to the information contained therein or the completeness thereof. Within thirty (30) days after the Effective Date, Seller shall deliver to Purchaser the Survey for review.

7. Title Examination. During the Review Period, Purchaser may examine the title to the Property and furnish Seller with a written statement of any title objections. If Purchaser fails to deliver an objection notice to Seller prior to the expiration of the Review Period and the Closing occurs, all matters shown in the title commitment (the "*Title Commitment*") and the Survey shall be deemed to be approved by and acceptable to Purchaser (including without limitation Permitted

Exceptions). Within fifteen (15) days after receipt of any such title objection, Seller shall notify Purchaser in writing of any title or survey objections regarding the Property which Seller agrees to cure prior to the Closing Date. Unless Seller notifies Purchaser that Seller agrees to cure a title or survey objection within such fifteen (15) day period, Seller shall have no obligation to cure such objection, except monetary liens of an ascertainable amount, which liens Seller shall cause to be released at or prior to the Closing. If Seller is unable or unwilling to cure the objections within a reasonable time, then, at Purchaser's option, (i) Purchaser shall have the right to terminate this Agreement by giving notice to Seller or (ii) Purchaser may waive such defects and proceed to Closing without a reduction in the Purchase Price. If Purchaser exercises such right to terminate, the Escrow Agent shall release the Deposit to Purchaser, and Seller and Purchaser shall have no further rights, duties, obligations or liabilities under this Agreement, except for the Surviving Obligations.

Any exceptions to title to the Property that arise between the effective date of the Title Commitment and the Closing Date are referred to herein as "*New Defects*." Purchaser may notify Seller in writing (the "*Gap Notice*") of any new defect (a) raised by the title company or title counsel between the effective date of the Title Commitment and the Closing Date (the "*Gap*") and (b) not otherwise known to Purchaser prior to the effective date of the Title Commitment. If Purchaser sends a Gap Notice to Seller of the New Defects, Purchaser and Seller shall have the same rights and obligations with respect to such notice as are set forth in the first paragraph of this Section 7.

8. Expenses. All real estate ad valorem taxes for the calendar year in which the Closing takes place shall be prorated as of the Closing Date, and Purchaser's pro rata share of taxes (if any) shall be paid to Seller at the Closing. Seller shall prepare the special warranty deed and shall pay the grantor's tax due with respect to the transfer of the Property to Purchaser. Seller shall pay for all costs and taxes of recording the deed, the Deed of Trust and the PCIDA Clawback Option, and Purchaser shall pay for the cost of Purchaser's inspections.

9. Real Estate Commission. Seller and Purchaser each represent and warrant to the other that no other party is entitled, as a result of the actions of such Party, to a real estate commission or other fee resulting from the execution of this Agreement or the Purchase herein contemplated, and Seller (to the extent permitted by applicable law) and Purchaser each hereby agree to indemnify and hold each other harmless from and against any and all costs, damages or expenses (including reasonable attorneys' fees) incurred or paid as a result of any breach of the foregoing representation and warranty by the indemnifying Party. The indemnities contained in this Section 9 shall expressly survive the Closing and delivery and recording of the special warranty deed or the termination for any reason of this Agreement.

10. Casualty Loss. If, prior to the Closing, the value of the Property is materially impaired by fire, casualty, contamination, act of God or exercise of eminent domain powers, Purchaser shall have the right to terminate this Agreement by giving written notice to Seller in which case the Escrow Agent shall release to Purchaser the Deposit within five (5) days of such notice, and Seller and Purchaser shall have no further rights, duties, obligations or liabilities under this Agreement, except for the Surviving Obligations.

11. Attorneys' Fees. If either Party reasonably elects to retain an attorney to enforce any provision of this Agreement, whether or not a legal proceeding is commenced, the

substantially prevailing Party shall be entitled to reasonable attorneys' fees regardless of whether at trial, on appeal, in any bankruptcy proceeding, in an arbitration or without resort to suit. This Section 11 shall survive the expiration or termination of this Agreement.

12. Organization and Authority. Each of Seller and Purchaser represent and warrant to the other that (i) it has the full right, power and authority to execute this Agreement and perform its respective obligations under this Agreement, and (ii) the execution and delivery of this Agreement by it has been duly authorized, and no further action or approval is required to cause this Agreement to be valid, binding and enforceable against the respective Party in accordance with its terms.

13. Time. Time is of the essence of this Agreement and whenever a date or time is set forth in this Agreement, the same has been entered into and formed a part of the consideration for this Agreement. Any date that falls on a Saturday, Sunday or Virginia state or federal legal holiday shall be extended to 5 p.m. on the next business day.

14. Cooperation. Each Party shall perform all such other acts and things and execute such other and further documents as may be reasonably necessary to carry out the intent and purposes of this Agreement.

15. Counterparts/Entire Agreement. This Agreement may be executed in any number of counterparts, each of which shall be an original and all of which together shall constitute but one and the same instrument. A facsimile or scanned copy (*.pdf) signature to this Agreement shall have the same effect as an original for all purposes. This Agreement, and the LPA, contain the entire agreement of the Parties in respect to the subject matter hereof. All such counterparts together shall constitute a fully executed Agreement. All changes, additions, or deletions hereto must be in writing and signed by all Parties.

16. Default. If Purchaser defaults in its obligations hereunder (after ten (10) days' notice of such default and opportunity to cure), Seller may terminate this Agreement after notice to Purchaser. If Seller defaults in its obligations hereunder (after thirty (30) days' notice of such default and opportunities to cure), (i) Purchaser may terminate this Agreement upon giving written notice to Seller and (ii) the Escrow Agent shall release to Purchaser the Deposit. In the event this Agreement is terminated by either Party pursuant to this Section 16, Seller and Purchaser shall have no further rights, duties or obligations under this Agreement, except for the Surviving Obligations. Without limiting the foregoing, in no event shall either Party be responsible or held liable for any consequential, special or incidental losses or damages.

17. Notices. Any notice required or contemplated to be given to any of the parties by any other party shall be in writing and shall be given by hand delivery, certified or registered United States mail, or a private courier service which provides evidence of receipt as part of its service, as follows:

If to Seller:

Attn.: Matthew D. Rowe
Director of Economic Development
1 Center Street
P.O. Box 426
Chatham, VA 24531

With a copy to:

J. Vaden Hunt, Esq.
County Attorney
1 Center Street
P.O. Box 426
Chatham, VA 24531

If to Purchaser:

Attn.: J. Darren Whitmer, President
and General Manager
Speyside Bourbon Stave Mill in
Danville, Virginia Inc.
960 East Main Street
Jackson, OH 45640

With a copy to:

R. Meade Snyder, Esq.
Snyder & Snyder, PLC
316 Commercial Avenue
P.O. Drawer 635
Clifton Forge, VA 24422

18. **Assignment; Successors.** Except as otherwise expressly permitted herein, neither Party may assign this Agreement, by operation of law or otherwise, without the prior written consent of the other Party, which consent shall not be unreasonably conditioned, delayed, or withheld. The foregoing notwithstanding, an assignment of this Agreement by Purchaser to the Affiliated Entity as the same is defined in the LPA.

19. **Confidentiality.** Except where required by applicable law, Seller shall make no public announcement or disclosure of this Agreement or the terms hereof or any non-public information related to this Agreement to any brokers or third parties before the Closing, without the prior written consent of Purchaser. The Parties acknowledge that Seller is a political subdivision of the Commonwealth of Virginia and is subject to the Virginia Freedom of Information Act. Seller and Purchaser shall not record in the county land records this Agreement or any memorandum of this Agreement. Purchaser may disclose the Property information and all other information furnished to, or obtained through inspection of the Property by Purchaser to its employees, affiliates, lenders, employees, attorneys, county and government officials, surveyors, accountants and other professionals to evaluate the Property for its Intended Use. Purchaser shall return to Seller the information obtained during the Review Period, excluding financial and other proprietary information, if the Closing does not occur. The confidentiality provisions shall not apply to any disclosures made by Purchaser or Seller as required by court order or in connection with any subpoena served upon Seller or Purchaser; *provided*, that Seller or Purchaser shall promptly notify the other Party of any such disclosure requirement and use best efforts to provide the other Party with written notice before making any such disclosure, pursuant to court order, subpoena, or otherwise, and shall give the other Party the opportunity to defend, at its own expense, against any such disclosure requirement. This **Section 19** shall survive the expiration or termination of this Agreement.

20. **Non-Waiver.** No waiver of any term or condition of this Agreement by any Party shall be deemed a continuing or further waiver of the same term or condition or a waiver of any other term or condition of this Agreement.

21. Headings. The descriptive headings in this Agreement are inserted for convenience only and do not constitute a part of this Agreement.

22. Gender and Number. Throughout this Agreement, wherever the context requires or permits, the neuter gender shall be deemed to include the masculine and feminine, and the singular number to include the plural, and vice versa.

23. No Third-Party Beneficiaries. Nothing in this Agreement is intended, nor will be deemed, to confer any rights or remedies upon any person or legal entity not a party to this Agreement. This Section 23 shall survive the expiration or termination of this Agreement.

24. Governing Law. This Agreement and all amendments hereto shall be governed by and construed under the laws of the Commonwealth of Virginia. The Parties hereby submit to the exclusive jurisdiction of the state court located in Pittsylvania County, Virginia, or the U.S. District Court for the Western District of Virginia (Danville Division), in any action or proceeding arising out of, or related to this Agreement, and the Parties hereby agree that all claims in respect of any action or proceeding shall be heard or determined only in either of these courts. The Parties agree that a final judgment in any action or proceeding shall, to the extent permitted by applicable law, be conclusive and may be enforced in other jurisdictions by suit on the judgment, or in any other manner provided by applicable law related to the enforcement of judgments. If any ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties and no presumptions or burden of proof shall arise favoring or disfavoring any party by virtue of authorship of any of the provisions of this Agreement. Notwithstanding anything to the contrary herein, the Parties hereby expressly and irrevocably waive any right to trial by jury with respect to any lawsuit, claim, or other proceeding arising out of or relating to this Agreement or the transactions contemplated thereby. This Section 24 shall survive the expiration or termination of this Agreement.

25. Invalidity. In the event any portion of this Agreement should be held to be invalid by any court of competent jurisdiction, such holding shall not affect the remaining provisions hereof unless the court's ruling includes a determination that the principal purpose and intent of this Agreement are thereby defeated. This Section 25 shall survive the expiration or termination of this Agreement.

26. Legal Relationships. The Parties to this Agreement execute the same solely as a seller and a purchaser. No partnership, joint venture or joint undertaking shall be construed from these presents, and except as herein specifically provided, neither Party shall have the right to make any representation for, act on behalf of, or be liable for the debts of the other Party.

[SIGNATURES ARE ON FOLLOWING PAGES.]

IN WITNESS WHEREOF, the Parties have set their hands and seals to this **PURCHASE AND SALE AGREEMENT** as of the day and year indicated next to their signatures.

PURCHASER:

**SPEYSIDE BOURBON STAVE MILL IN DANVILLE,
VIRGINIA INC.**, a Virginia corporation

By: _____
J. Darren Whitmer
President and General Manager

Date of Execution: _____, 2024

SELLER:

**INDUSTRIAL DEVELOPMENT AUTHORITY OF
PITTSYLVANIA COUNTY, VIRGINIA**, a political
subdivision of the Commonwealth of Virginia

By: _____
Joey Faucette, Chairman

Date of Execution: _____, 2024

Exhibits:

Exhibit A – Property Description

Exhibit A
(Property Description)

All that certain lot, tract or parcel of land, together with improvements thereon and appurtenances thereunto belonging, situate in Pittsylvania County, Virginia, and more particularly described as follows:

That certain tract or parcel of land with improvements thereon, situate in Tunstall District, Pittsylvania County, Virginia, approximately three miles from the City of Danville, Virginia, **containing seventy-six (76) acres**, more or less, described as follows:

BEGINNING at Peter D. Guerrant's corner Chestnut, thence along John Davis' new lines north 5 west 40 poles to pointers, north 45½ west 120 poles crossing said long branch to a rock in John Lewis' lines, then along his line south 27½ west 33 poles to a sassafras on said branch, then up the same as it meanders to pointers, thence along said Lewis' line south 39 east 8½ poles to sweetgum, south 37½ west 36 poles crossing a branch to a white oak, thence Owen's line south 5 east 62 poles to red oak, thence John Gray's line and said Guerrant's line, north 83½ east 126 poles to the beginning; **AND BEING**, in fact, the same property conveyed by James D. Adams to Industrial Development Authority of Pittsylvania County, Virginia, by deed dated April 16, 2003, and recorded in the Clerk's Office of the Circuit Court of Pittsylvania County, Virginia (the "**Clerk's Office**") as Instrument No. 03-03864, Deed Book 1363 at page 306, to which deed reference is here made for a more particular description of the property; **AND BEING**, in fact, **Lot 7 and Lot 9, containing approximately 7.113 acres and 36.501 acres, respectively**, as shown on that certain Plat of Subdivision Brosville Industrial Park Plat of Subdivision For: Industrial Development Authority of Pittsylvania County, made by Dewberry & Davis, Inc., File V3010B, dated February 22, 2007, and recorded in the Clerk's Office in Map Book 44-55C, to which deed reference is here made for a more particular description of the property.

The property described above is subject to all easements, conditions, restrictions and agreements of record.

Schedule 3(b)
(Form of the Deed of Trust)

This instrument was prepared by:

Steven W. Lippman, VSB #90877
Christian & Barton, L.L.P.
901 E. Cary Street, Suite 1800
Richmond, VA 23219

After recording return to:

R. Meade Snyder, Esq.
Snyder & Snyder, PLC
P.O. Drawer 635
316 Commercial Avenue
Clifton Forge, VA 24422-0635

GPINs: 1368-55-6709 Lot 7
1368-56-4743 Lot 9

This Deed of Trust is exempt pursuant to §58.1-811.A.3. of the Code of Virginia (1950), as amended (the "Code"), from recordation taxes imposed by §§ 58.1-801 of the Code.

DEED OF TRUST

The following is stated solely for the purpose of complying with Section 55.1-318 of the Code of Virginia, 1950, as amended:

THIS IS A CREDIT LINE DEED OF TRUST.

Maximum aggregate amount of principal to be secured hereby at any one time: \$850,000.00

Name and address of secured party:

Industrial Development Authority of
Pittsylvania County, Virginia
1 Center Street
P.O. Box 426
Chatham, VA 24531
Attn: Matthew D. Rowe, Director of Economic Development

THIS DEED OF TRUST (this "Deed of Trust"), made as of this ____ day of _____ 2024, by and among **SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC.**, a Virginia corporation ("**Grantor**"), to be indexed as grantor; **CHRISTIAN & BARTON, L.L.P.**, a Virginia limited liability partnership ("**Trustee**"), having a business address of 901 East Cary Street, Suite 1800, Richmond, Virginia 23219-4037 ("**Trustee**"), to be indexed as grantee; and **INDUSTRIAL DEVELOPMENT AUTHORITY OF PITTSYLVANIA COUNTY, VIRGINIA**, a political subdivision of the Commonwealth of Virginia and having an address of 1 Center Street, Chatham, Virginia 24531 ("**Beneficiary**"), to be indexed as grantee.

Recitals:

A. Grantor is the owner of fee simple title to those certain parcels of real estate located in Pittsylvania County, Virginia, together all improvements, structures, and appurtenances thereunto belonging, commonly known as **Lots 7 and 9 of the Brosville Industrial Park**, as more particularly described on the attached **Exhibit A**, incorporated herein by this reference (the “**Property**”).

B. Grantor is a party to that certain Local Performance Agreement, dated _____, 2024, by and among Grantor, Speyside Bourbon Cooperage, Inc. (“**Parent Company**”), an Ohio corporation, Beneficiary and the County of Pittsylvania, Virginia, a political subdivision of the Commonwealth of Virginia (the “**County**”), a copy of which is attached hereto without exhibits as **Exhibit B**, incorporated herein by this reference (the “**LPA**”), governing the award of the Real Property Incentive Grant to Grantor and Grantor’s covenant to construct and maintain the New Facility at the Project Site for a period of ten (10) years commencing on the Company Land Acquisition Closing as more particularly set forth in the LPA, with this Deed of Trust to secure the obligations of Grantor, Parent Company or both under the terms of the LPA in the event of default to pay to Beneficiary the Real Property Incentive Grant Clawback of up to Three Hundred Fifty Thousand and 00/100 Dollars (\$350,000.00) and liquidated damages of up to Five Hundred Thousand and 00/100 Dollars (\$500,000.00) under the LPA (the “**Grant Funds**”), and any and all agreements and instruments issued in connection with the LPA, and all renewals, replacements, extensions, substitutions, modifications thereof (collectively, the “**Grant Documents**”).

C. Defined terms not otherwise defined in this Deed of Trust shall have the same meaning as in the LPA.

WITNESSETH:

Deed of Trust:

NOW THEREFORE, for and in consideration of the foregoing recitals, which are hereby incorporated in this Deed of Trust, the benefits Grantor will receive therefrom, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, this Deed of Trust provides as follows:

1. **Granting of Lien.** Grantor does hereby **GRANT** and **CONVEY** with **SPECIAL WARRANTY OF TITLE**, subject to all easements, conditions, and restrictions of record insofar as they may lawfully affect the Property, unto Trustee the Property **IN TRUST**, to secure the repayment, reimbursement or return of the Grant Funds and the performance of the covenants and obligations in the Grant Documents.

2. **Assignment of Leases.** To further secure the repayment, reimbursement or return of the Grant Funds received by Grantor in default of the Grant Documents and the performance by Grantor of its other obligations under the Grant Documents, Grantor

hereby assigns, transfers and sets over to Beneficiary all leases (the "**Leases**") of or relating to the Property, if any, whether now existing or hereafter entered into and all rents, income, revenue, issues and profits (the "**Rents and Profits**") now or hereafter arising from the Property; provided however, that until the occurrence of an "**Event of Default**" (as defined in paragraph 4 below) and the election of Beneficiary to collect the Rents and Profits after such Event of Default, Grantor shall have a license (revocable by Beneficiary upon the occurrence of an Event of Default) to collect and to dispose of the Rents and Profits without restriction, and provided further that this assignment shall not impose on Trustee or Beneficiary any of Grantor's obligations under such leases and contracts.

3. Representations, Warranties and Covenants. Grantor makes the following representations, warranties and covenants (and acknowledges that Beneficiary has relied upon those representations, warranties and covenants in making the Grant Funds:

(a) Grant Funds and the LPA. Grantor shall repay, reimburse or return the Grant Funds received by Grantor in default of the Grant Documents as set forth in the LPA and shall perform and comply with all the other provisions of the Grant Documents.

(b) Secondary Lien Position Financing Prohibited. Grantor shall not pledge, mortgage or encumber the Property, or any part thereof or any interest therein, without the prior written consent of Beneficiary, which consent shall not be unreasonably withheld, conditioned or delayed.

(c) Transfer of the Property Prohibited. Grantor shall not sell, convey, transfer, assign or permit any sale, conveyance, transfer or assignment of the Property or any part thereof or interest therein, by operation of law or otherwise, without the prior written consent of Beneficiary, which consent may be withheld in its sole and absolute discretion, provided however that Grantor may transfer and convey the Property to Parent Company or a subsidiary or affiliate of Parent Company, following notice to Beneficiary and subject to the lien of this Deed of Trust. For the purposes herein, an "**affiliate of Parent Company**" shall mean any firm or entity which is owned by Parent Company or owned or controlled by any entity which owns or controls Parent Company. For the purposes herein, an entity shall be deemed to own or control another entity if it owns more than fifty percent (50%) of the outstanding common stock of the entity (if the entity is a stock corporation), or otherwise owns more than fifty percent (50%) of the beneficial interest therein, or can direct one or more actions by the entity or is required to consent to one or more actions by such entity.

(d) Leases. Grantor represents and warrants that Grantor shall duly and punctually perform all of the terms, conditions and covenants contained in the Leases to be kept, observed and performed by Grantor; that Grantor shall not sell, assign, transfer, mortgage or pledge any of the Rents and Profits, except as expressly permitted by this Deed of Trust; and that no Rents or Profits becoming due subsequent to the date hereof have been collected, nor has payment of any of the same been anticipated, waived, released, discounted or otherwise discharged or compromised. Grantor agrees to act in

good faith to enforce or secure the performance of each and every obligation, covenant, condition and agreement to be performed by the tenants under the Leases.

(e) Environmental Compliance.

(i) Grantor's current and future uses of the Property will be in compliance with all applicable federal, state and local laws and regulations ("**environmental legal requirements**"). In the event of a future violation of such laws or regulations, or in the event of a release or threatened release of any hazardous or toxic substance as herein defined, in, on, under or in any way affecting the Property, all clean-up or other corrective measures shall be taken promptly by Grantor, at Grantor's sole expense and in full compliance with all applicable laws and regulations. The Land will not be identified on the current or proposed (a) National Priorities List ("**NPL**"), (ii) Comprehensive Environmental Response, Compensation and Liability Inventory System ("**CERCLIS**") list, or (iii) any list arising from a state statute similar to CERCLA.

(ii) Indemnification. Grantor covenants and agrees that Grantor will indemnify, hold harmless, and defend Beneficiary from any and all claims, loss, damage, response costs and expenses arising out of or in any way relating to a breach of these environmental representations contained in this paragraph 3, including without limitation: (a) claims of third parties (including governmental agencies), for damages, penalties, response costs, injunctive or other relief; (b) expenses, including fees of attorneys and experts, of reporting the existence of hazardous substances or hazardous wastes to any governmental agency; and (c) any and all expenses or obligations, including reasonable attorneys' fees, incurred at, before and after any trial or appeal therefrom or administrative proceeding or appeal therefrom whether or not taxable as costs, including without limitation reasonable attorneys' fees, witness fees (expert and otherwise), deposition costs, copying and telephone charges and other expenses, all of which shall be paid by Grantor when accrued; provided, however, that Grantor shall not indemnify, hold harmless, and defend Beneficiary if the claims, losses, damages, costs or expenses are due to Beneficiary's gross negligence or willful misconduct. The provisions of this sub-subparagraph 3(e)(ii) shall be binding on any successor or assign of Grantor.

(f) Compliance with Laws. Grantor shall comply with all laws, statutes, ordinances, rules and regulations applicable to the Property, including without

limitation the Americans With Disabilities Act of 1990, as amended, and all rules promulgated thereunder, and all zoning land use requirements affecting the Property.

4. Event of Default. Each of the following shall be an event of default (an "Event of Default") under this Deed of Trust:

(a) Default in Repayment. If the Grant Funds demanded by Beneficiary in the event of a call, recapture or the obligation as described in this Deed of Trust or any of the Grant Documents are not repaid, reimbursed or returned in full on or before the date they are due.

(b) Default of Terms or Covenants. Other than defaults referred to in subparagraph 3(a) above or subparagraphs 3(c) through 3(e) below, if default shall be made by Grantor in the performance of, or compliance with, any of the covenants, agreements, terms and conditions contained in the Grant Documents or this Deed of Trust and such default is not cured within thirty (30) days of receiving written notice thereof; provided, however, if such default cannot be cured within such thirty (30) day period, then provided Grantor has commenced to cure such default within thirty (30) days of receiving written notice thereof and diligently proceeds to cure such default within a reasonable time, but in no event longer than ninety (90) days.

(c) Default not Cured. If default shall be made by Grantor in the performance of, or compliance with, any of the covenants, agreements, terms and conditions contained in this Deed of Trust or any of the Grant Documents and such default is not cured within any applicable cure period.

(d) Bankruptcy of Grantor. If Grantor shall file a voluntary petition in bankruptcy or shall be adjudicated insolvent or bankrupt, or shall file any petition or answer seeking any reorganization, arrangement, composition, readjustment, liquidation, dissolution, or similar relief under any present or future federal, state, or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, or if Grantor shall seek or consent to or acquiesce in the appointment of any trustee, receiver or liquidator of any of them or of all or any substantial part of the properties owned by it or of the Property, or shall make any general assignment for the benefit of creditors.

(e) Involuntary Insolvency of Grantor. If a petition shall be filed against Grantor seeking any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief under any present or future federal, state, or other statute, law or regulation, and shall remain undismissed for a period of thirty (30) days, or if any trustee, receiver or liquidator of Grantor, or of all or any substantial part of the properties owned by Grantor or of the Property, shall be appointed without the consent or acquiescence of Grantor, and such appointment shall remain unvacated for an aggregate of thirty (30) days.

(f) Failure to Construct New Facility and Maintain Operations Thereon. If at any time during the Covenant Period (as hereafter defined), Grantor fails

to construct its New Facility (as defined in the LPA) as set forth in the LPA or after such construction fails to maintain the operations of the New Facility at the Project Site (as defined in the LPA). The “**Covenant Period**” shall mean that certain ten (10) year period commencing on the date of this Deed of Trust. The phrase “**fails to maintain the operations**” shall mean the failure to continue to materially operate the New Facility for more than ninety (90) consecutive days, excluding instances of casualty, condemnation, or Force Majeure.

5. Remedies.

(a) Acceleration; Possession; Sale by Trustee. Upon the occurrence of an Event of Default, Beneficiary may, at its option and without further notice (unless specifically required by applicable law), declare the Grant Funds in the amount of liquidated damages set forth in the LPA immediately due and repayable and have Trustee (or another person or entity designated by Beneficiary) proceed to sell the Property, as a whole or in parcels, at public auction, for cash or credit and upon such other terms Trustee shall deem appropriate. Before such sale at public auction is made, there shall first be advertisement of the time, place and terms of sale at least four times in some newspaper published or having a general circulation in the County of Pittsylvania, Virginia, and there shall be given, at least fourteen (14) days prior to such sale, written notice of the time, place and terms of sale by certified or registered mail to the then owner of the Property at its last known address, as such owner and address appear on the records of Beneficiary. Beneficiary may become the purchaser of the property so sold and no purchaser shall be required to see to the proper application of the purchase money, except as otherwise provided in §58.1-3340 of the Code of Virginia (1950), as amended. The proceeds of any such sale shall be applied in accordance with the provisions of §55.1-324 of the Code of Virginia (1950), as amended.

(b) Surrender of the Property; Right to Operate. Upon any uncured Event of Default in which Grantor has abandoned the Property as defined in the LPA, or upon the appointment of a receiver by Beneficiary to take possession of the Property, Trustee (or other person or entity designated by Beneficiary) or the duly appointed receiver as the case may be, at the request of Beneficiary, and upon such appointment in the case of a receiver, shall have the absolute right to enter the Property and take possession thereof, and in such cases, but in no other event prior to the sale of the Property by the Trustee in execution of this Deed of Trust, Grantor agrees to surrender the Property promptly upon demand. Trustee (or such other designee) shall have all rights necessary to operate the Property (either by itself or through agents appointed by Trustee), including without limitation the following:

- (i) manage and operate the Property or any part thereof;
- (ii) lease any part or parts of the Property for such periods of time, and upon such terms and conditions as Trustee may, in their discretion, deem proper;
- (iii) enforce any of the Leases;

(iv) demand, collect, sue for, attach, levy, recover, receive, compromise and adjust, and make, execute and deliver receipts and releases for all Rents and Profits that may then or may thereafter become due, owing or payable with respect to the Property, or any part thereof, from any present or future lessees, tenants, subtenants or occupants thereof;

(v) institute, prosecute to completion or compromise and settle all summary proceedings and actions for rent or for removing any and all lessees, tenants, subtenants or occupants of the Property or any part or parts thereof;

(vi) enforce or enjoin or restrain the violation of any of the terms, provisions and conditions of any of the Leases;

(vii) make such repairs and alterations to the Property as Trustee (or such other designee of Beneficiary) or such duly appointed receiver may, in Trustee's or such duly appointed receiver's discretion, deem proper;

(viii) pay from and out of the Rents and Profits collected or from or out of any other funds except tenant's security deposits under the Leases, insurance premiums and any taxes, assessments, water rates, sewer rates, or other governmental charges levied, assessed or imposed against the Property, or any portion thereof, and also any and all other charges, costs and expenses which it may deem necessary or advisable for Trustee to pay in the management or operation of the Property, including (without limiting the generality of any rights, powers, privileges and authority hereinbefore or hereinafter conferred) the costs of such repairs and alterations, commissions for renting the Property, or any portions thereof, and legal expenses in enforcing claims, preparing papers or for any other services that may be required; and

(ix) generally, do, execute and perform any other act, deed, matter or thing whatsoever that ought to be done, executed and performed in and about or with respect to the Property as fully as Grantor might do.

(c) Right to Cure. Upon any Event of Default in the performance of the covenants contained herein, Beneficiary shall have the right, but shall not be obligated, to cure any default in regard to the Property, and all costs thereof shall be secured by this Deed of Trust and shall be paid, by Grantor to Beneficiary upon demand therefor. The performance of any such covenant by Beneficiary, however, shall not be deemed a waiver of default.

(d) Remedies Cumulative. No right, power or remedy conferred upon or reserved to Beneficiary or Trustee by this Deed of Trust is intended to be exclusive of any other right, power or remedy, but each and every such right, power and remedy shall be cumulative and concurrent and shall be in addition to any other right, power and remedy given hereunder or now or hereafter existing at law or in equity or by statute.

6. More than one Trustee. If there is more than one Trustee serving, either of them may exercise all the rights and powers of Trustee hereunder. Beneficiary, with or without cause, is hereby authorized and empowered to substitute and appoint, by an instrument recorded wherever this Deed of Trust is recorded, a trustee in the place of any of the trustee(s) hereunder.

7. Miscellaneous.

(a) Successors and Assigns. All of the grants, covenants, terms, provisions and conditions herein shall bind Grantor and its successors and assigns and inure to the benefit of the successors and assigns of Trustee and the endorsees, transferees, successors and assigns of Beneficiary.

(b) Extension; Forbearance; Other Indulgences. Beneficiary and Trustee (with the permission of Beneficiary) may grant any extension, forbearance or other indulgence, may release any part of the Property from the lien hereof without affecting the personal liability of any other person for payment of the Grant Funds or the lien hereof.

(c) Governing Law. This Deed of Trust shall be construed according to the laws of the Commonwealth of Virginia.

(d) Notices. Any notice required or contemplated to be given to any of the parties by any other party shall be in writing and shall be given by hand delivery, certified or registered United States mail, or a private courier service which provides evidence of receipt as part of its service, as follows:

If to Beneficiary:

Industrial Development Authority of
Pittsylvania County, Virginia
1 Center Street
P.O. Box 426
Chatham, VA 24531
Attn.: Matthew D. Rowe, Director
of Economic Development

With a copy to:

J. Vaden Hunt, Esq.
County Attorney
1 Center Street
P.O. Box 426
Chatham, VA 24531

If to Grantor:

SPEYSIDE BOURBON STAVE MILL IN
DANVILLE, VIRGINIA INC.
960 East Main Street
Jackson, OH 45640
Attn.: J. Darren Whitmer, President and
General Manager

With a copy to:

R. Meade Snyder, Esq.
Snyder & Snyder, PLC
P.O. Drawer 635
316 Commercial Avenue
Clifton Forge, VA 24422-0635

If to Trustee:

Christian & Barton, L.L.P.
901 E. Cary St., Suite 1800
Richmond, VA 23219-4037
Attn.: Michael C. Guanzon, Esq.

Any party may change the address to which notices hereunder are to be sent to it by giving written notice of such change in the manner provided herein. A notice given hereunder shall be deemed given on the date of hand delivery, deposit with the United States Postal Service properly addressed and postage prepaid, or delivery to a courier service properly addressed with all charges prepaid, as appropriate. Copies as set forth in this subparagraph 7(d) are provided as a courtesy and shall not be required to effectuate notice as provided herein.

(e) Further Assurances. Grantor covenants and agrees to sign, execute and deliver, or cause to be signed, executed and delivered, and to do or make, or cause to be done or made, upon the request of Beneficiary, any and all agreements, instruments, papers, deeds, acts or things, supplemental, confirmatory or otherwise, as may be reasonably required by Beneficiary for the purpose of facilitating the performance of the terms of this Deed of Trust or any of the other Grant Documents.

(f) Severability. If any term, covenant or condition of this Deed of Trust, or the application thereof to any person or circumstance, shall to any extent be held to be invalid or unenforceable by a court of competent jurisdiction, the remainder of this Deed of Trust, or the application of such term, covenant or condition to other persons or circumstances, shall not be affected thereby, and each term, covenant or condition of this Deed of Trust shall be valid and enforceable to the fullest extent permitted by law.

(g) Captions; Gender; Number. The captions hereof are for convenience of reference only and shall neither limit nor enlarge the provisions hereof. All personal pronouns used herein, whether used in the masculine, feminine or neuter gender, shall include all other genders. The singular shall include the plural and vice versa unless the context specifically requires otherwise.

(h) Indemnification. To the fullest extent permitted by law, Grantor shall protect, indemnify and hold harmless Trustee and Beneficiary from and against all liabilities, obligations, claims, damages, penalties, causes of action, costs and expenses (including, without limitation, reasonable attorneys' fees and expenses) imposed upon or incurred by or asserted against Trustee or Beneficiary in connection with the Property, the Grant Documents or any related matter.

(i) Counterparts. This Deed of Trust may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one instrument.

(j) Consent to Jurisdiction. Grantor consents to the jurisdiction of the courts of the Commonwealth of Virginia in connection with any action, suit or other proceeding arising out of or relating to this Deed of Trust or any of the other Grant Documents and further waives and agrees not to assert in any such action, suit or proceeding that it is not personally subject to the jurisdiction of such courts, that the action, suit or proceeding is brought in an inconvenient forum or that venue of the action, suit or proceeding is improper.

(k) Waiver of Trial by Jury. Grantor and Beneficiary hereby knowingly, voluntarily and intentionally waive any rights they may have to a trial by jury in respect to any litigation based hereon, or arising out of, under, or in connection with, this Deed of Trust or any of the other Grant Documents, or any course of conduct, course of dealing, statements (oral or written) or actions of Grantor or Beneficiary in connection with this Deed of Trust or any of the other Grant Documents.

IN WITNESS WHEREOF, Grantor has caused this **DEED OF TRUST** to be executed in its name by its duly authorized representative.

GRANTOR:

**SPEYSIDE BOURBON STAVE MILL
IN DANVILLE, VIRGINIA INC., a
Virginia corporation**

By: _____
J. Darren Whitmer
President and General Manager

STATE OF _____

CITY/COUNTY OF _____, to-wit:

The foregoing instrument was acknowledged before me this ____ day of _____ 2024, by **J. DARREN WHITMER** in his capacity as President and General Manager of **SPEYSIDE BOURBON STAVE MILL IN DANVILLE, VIRGINIA INC.**, a Virginia corporation.

My commission expires: _____.

(if in Virginia:) My registration no.: _____.

Notary Public

[SEAL]

EXHIBIT A
(The Property)

GPINs: 1368-55-6709 Lot 7
1368-56-4743 Lot 9

All those certain lots, tracts or parcels of land, together with improvements thereon and appurtenances thereunto belonging, situate in Pittsylvania County, Virginia, and more particularly described as follows:

That certain tract or parcel of land with improvements thereon, situate in Tunstall District, Pittsylvania County, Virginia, approximately three miles from the City of Danville, Virginia, containing **seventy-six (76) acres, more or less**, described as follows:

BEGINNING at Peter D. Guerrant's corner Chestnut, thence along John Davis' new lines north 5 west 40 poles to pointers, north 45½ west 120 poles crossing said long branch to a rock in John Lewis' lines, then along his line south 27½ west 33 poles to a sassafras on said branch, then up the same as it meanders to pointers, thence along said Lewis' line south 39 east 8½ poles to sweetgum, south 37½ west 36 poles crossing a branch to a white oak, thence Owen's line south 5 east 62 poles to red oak, thence John Gray's line and said Guerrant's line, north 83½ east 126 poles to the beginning; **AND BEING**, in fact, the same property conveyed by James D. Adams to Industrial Development Authority of Pittsylvania County, Virginia, by deed dated April 16, 2003, and recorded in the Clerk's Office of the Circuit Court of Pittsylvania County, Virginia (the "**Clerk's Office**") as Instrument No. 03-03864, Deed Book 1363 at page 306, to which deed reference is here made for a more particular description of the property herein conveyed (the "**Land**"); **AND BEING**, in fact, **Lot 7** and **Lot 9**, containing approximately **7.113 acres** and **36.501 acres**, respectively, as shown on that certain Plat of Subdivision Brosville Industrial Park Plat of Subdivision For: Industrial Development Authority of Pittsylvania County, made by Dewberry & Davis, Inc., File V3010B, dated February 22, 2007, and recorded in the Clerk's Office in Map Book 44-55C, to which deed reference is here made for a more particular description of the Land herein conveyed.

The Land described above is subject to all easements, conditions, restrictions and agreements of record.

TOGETHER WITH (a) all buildings and other improvements now or hereafter erected on the Land (the "**Improvements**"); and (b) all rights, appurtenances, easements, privileges, remainders and reversions now or hereafter appertaining thereto.

EXHIBIT B

SIGNED LPA (WITHOUT EXHIBITS) TO BE ATTACHED ON FOLLOWING PAGES

4883-1820-9146, v. 10

Schedule 3(b)(i)
(Default Remedy Chart)

This chart is for illustrative purposes and the convenience of the parties only. In the event of a conflict this chart is superseded by the provisions of this Agreement, the PCIDA Land Clawback Option and the Deed of Trust, as applicable.

x = date of default from the Company Land Acquisition Closing

| Default relating to Construction of New Facility | | | |
|--|--|--|--|
| Default | Years | PCIDA Remedy Options | Result |
| Failure to commence construction | x < 2 years | PCIDA Land Clawback Option | The Company sells back the Land to PCIDA at \$300,000 purchase price. |
| Failure to complete construction | x < 4 years | PCIDA Land Clawback Option | The Company sells back the Land to PCIDA at purchase price equal to \$300,000 for the Land, <i>plus</i> tax assessed value for improvements made by the Company. |
| Default relating to failure to achieve CapEx and New Jobs performance requirements or other default in Agreement. (Assumes New Facility construction has been completed and certificate of occupancy has been issued) | | | |
| Default | Years | PCIDA Remedy Options | Result |
| Failure: <ul style="list-style-type: none"> • \$15M capital investments (“CapEx”) • 40 New Jobs creation | Date of certificate of occupancy for New Facility, plus 3 years (x < ~7 years) | Repayment of Real Property Incentive Grant Clawback (subject to applicable adjustments); | The Company repays \$350,000 subject to pro rata credit for partial performance pursuant to Section 10 of this Agreement. |

| Default relating to failure to maintain New Facility operations (Assumes New Facility construction has been completed and certificate of occupancy has been issued); | | | |
|---|----------------------------|-----------------------------|--|
| y = Date of certificate of occupancy for New Facility | | | |
| Default | Years | PCIDA Remedy Options | Result: Liquidated Damages, subject to credit for real estate taxes paid to the County for then applicable tax fiscal year* |
| Failure: maintain New Facility operations | 0 years \leq y < 1 years | Liquidated Damages | \$500,000.00 |
| Failure: maintain New Facility operations | 1 years \leq y < 2 years | Liquidated Damages | \$428,571.43 |
| Failure: maintain New Facility operations | 2 years \leq y < 3 years | Liquidated Damages | \$357,142.86 |
| Failure: maintain New Facility operations | 3 years \leq y < 4 years | Liquidated Damages | \$285,714.29 |
| Failure: maintain New Facility operations | 4 years \leq y < 5 years | Liquidated Damages | \$214,285.71 |
| Failure: maintain New Facility operations | 5 years \leq y < 6 years | Liquidated Damages | \$142,857.14 |
| Failure: maintain New Facility operations | 6 years \leq y < 7 years | Liquidated Damages | \$71,428.57 |
| n/a | 7 years < y | No Liquidated Damages | \$0.00 |

**In no event shall the Liquidated Damages be less than \$0.00 (i.e., the Company shall not be entitled to any refund by PCIDA or the County).*

4865-1354-4314, v. 10

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | |
|--------------------------|---|--|------|
| Agenda Title: | FY 24/25 DPCS Performance Contract Agreement Approval | | |
| Staff Contact(s): | Kim VanDerHyde | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.i. |
| Attachment(s): | 1. | Letter of Request - County 8-6-24 | |
| | 2. | Attachment 1 - DBHDS Cover Letter | |
| | 3. | Attachment 2 - P1636__DP_FY24-25_CSB_Performance_Contract-FINAL_7.1.24 | |
| | 4. | Attachment 3 - P1636.1_Exhibit_G_FY24-25_CSB_MasterProgramsServicesReqs 7.1.24 | |
| Reviewed By: | JVH | | |

SUMMARY:

Jim Bebeau, DPCS Executive Director, presented to the Board in the earlier Work Session regarding the FY24/25 DPCS Performance Contract. He highlighted the changes that were made to this year's contract, and the contract's proposed revisions are attached for the Board's review and consideration.

FINANCIAL IMPACT AND FUNDING SOURCE:

None.

RECOMMENDATION:

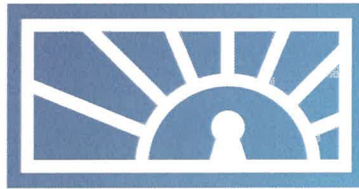
County Staff recommends the Board approve the attached FY 24/25 DPCS Performance Contract as presented.

MOTION:

"I make a Motion approving the attached FY 24/25 DPCS Performance Contract as presented."

Services

Behavioral Health Services
Developmental Services
Prevention Services



DANVILLE-PITTSYLVANIA
COMMUNITY SERVICES

James F. Bebeau, LPC
Executive Director

Operations

Compliance & Information Systems
Human Resources Division
Finance Division

August 6, 2024

Kim Van Der Hyde, Finance Director
Pittsylvania County
P. O. Box 426
Chatham, VA 24531

RE: FY2024-FY2025 Performance Contract

Dear Ms. Van Der Hyde:

Attached is the Danville-Pittsylvania Community Services (DPCS) Fiscal Years 2024-2025 Performance Contract with the *Virginia Department of Behavioral Health and Developmental Services* (DBHDS), as approved June 27, 2024, by our Board of Directors. In accordance with *Virginia Code §37.2-508*, the Contract must be presented to the DPCS Board of Directors and then to our local governments for approval.

The Performance Contract incorporates changes as negotiated with the Performance Contract Committee established by DBHDS and the *Virginia Association of Community Services Boards*. The attached June 28, 2024, memo (**Attachment 1**) from Chaye Neal-Jones, Director of the Office of Management Services with DBHDS, outlines the scope of changes.

The Performance Contract (**Attachment 2**) is our service plan and associated costs, as well as our performance expectations. In the second year of the Contract (FY2025), only the statistical and financial data is updated. The Contract has the following components:

- Exhibits include all mental health, developmental, and substance abuse services provided or contracted by DPCS that are supported by the resources described in the Contract. *There are six (6) Exhibits included in Attachment 2.*
- Administrative Requirements (**Attachment 3, Exhibit G**) are identical for all Community Services Boards in Virginia and contain externally imposed requirements and long-term DBHDS requirements that Community Services Boards and DBHDS must meet.

Kim Van Der Hyde, Finance Director
August 6, 2024
Page 2

As a reference point for the impact of this Performance Contract in the community, in Fiscal Year 2023, DPCS directly served 12,351 residents of Pittsylvania County and 15,234 residents of the City of Danville through 130,198 distinct units of service.

Should you or the Board of Supervisors need additional information about our Performance Contract, please do not hesitate to contact me. I will be present at the Tuesday, August 20, 2024, Supervisors' work session to answer questions.

On behalf of the DPCS Board of Directors and the individuals who depend upon our services, I respectfully request that our Fiscal Years 2024-2025 Performance Contract be approved.

Sincerely,

A handwritten signature in blue ink, appearing to read "James F. Bebeau, LPC".

James F. Bebeau, LPC
Executive Director

JFB:ctc

Attachments (3)



COMMONWEALTH of VIRGINIA

NELSON SMITH
COMMISSIONER

DEPARTMENT OF
BEHAVIORAL HEALTH AND DEVELOPMENTAL SERVICES
Post Office Box 1797
Richmond, Virginia 23218-1797

Telephone (804) 786-3921
Fax (804) 371-6638
www.dbbds.virginia.gov

June 28, 2024

RE: FY24-25 Community Services Board Performance Contract Amendments

Dear CSB Executive Directors and Chief Executive Officers,

The FY24-25 amended Community Services Performance Contract (PC) and supplemental documents, effective July 1 will be sent today through our DocuSign process for your execution. Please keep in mind CSBs must have their PC approved or renewed by the governing body of each city or county that established it and by the Department on or before September 30th order to continue receive state-controlled funds. The Department cannot provide any state-controlled funds after September 30th if the contract has not been signed. It is important for the smooth continuity of the process to have signed performance contracts returned to the Department as soon as practicable.

The performance contract is a transactional agreement between the Department and the Community Services Boards and Behavioral Health Authority community partners. Changes to this agreement may be made periodically to improve the business relationship, funding and delivery of program services for better alignment with the strategic initiatives of the Commonwealth. The Office of Enterprise Management Services (OEMS) would like to thank you all for working with us through this review process. OEMS continues its collaborative work with the VACSB Policy/Admin Committee chaired by Mark Chadwick. The members of the VACSB Policy/Admin Committee are elected as the decision-making body for PC administration by the Community Services Boards and the OMS serves as the PC administrator and liaison between the Department and the VACSB Policy/Admin Committee.

We started these conversations in July of last year and meet every other week for 2 hours to have some thoughtful conversations around needed and desired changes within the PC. Most of the work done by this group focused on the general terms and conditions of the PC and Exhibit B Continuous Quality Improvement (CQI). OEMS also worked internally with the various offices responsible for certain sections of the PC to address any required changes, revisions for clarity, and remove any outdated or redundant information from certain PC documents.

We have now finalized the PC for the FY 24-25 amendment cycle. We encourage you take the time to familiarize yourself with all these documents to understand what is required of the CSBs but we would like to bring your attention to certain changes for this review period.

AMENDMENTS - FY2024 and 2025 Community Services Performance Contract

Certain amendments provided below are in compliance with the FY24-25 Community Service Performance Contract (PC) required Code of Virginia and Budget amendment changes. The provisions of subsection C of §§ 37.2-508 and 37.2-608 of the Code of Virginia, as amended and

budget amendment Item 295#9c shall become effective July 1, 2024. Outlined here are the material changes to the PC for your review.

1. **Section 10 CSB Responsibilities**
 - a. **Section 10.A. - Resources and Services**- language added to specify conditions that must be met by CSB for the receipt of state-controlled funds by the Department
 - b. **Section 10.F.c. - Individual Satisfaction Survey** – language amended regarding satisfaction surveys participation and compliance by the CSB.
 - c. **Section 10.G.** – added language that requires CSB to work jointly with the Department to identify or develop mechanisms that will be employed by the CSB and the state hospitals to manage the utilization of state hospital beds.
2. **Section 13 Department Responsibilities**
 - a. **Section 13.A. - Program and Service Reviews** – language added as part of the Department’s responsibilities requiring the development and implementation of processes and procedures for oversight and monitoring of CSB compliance with PC
 - b. **Section 13.B.2.** – language added that requires the Department to work jointly with the CSB to identify or develop mechanisms that will be employed by the CSB and the state hospitals to manage the utilization of state hospital beds
 - c. **Section 13.D. – CSB Performance Dashboard**– language added that requires the Department to develop a mechanism to display CSB required data in a consistent, comparable format in collaboration with the CSB
 - d. **Section 13.P.2. - Individual Satisfaction Survey**- language added regarding satisfaction surveys participation and compliance by the Department
3. **Section 14 - Compliance and Remediation** – This section was revised under the advisement of the Office of Attorney General for compliance and alignment with the Code. The title of this section was revised, and the language was revised to ensure clear understanding and a process for the Department and the CSBs for disputes resolution, appeals process for noncompliance and substantial noncompliance of the performance contract. We would like to bring your attention to the following:
 - a. CSB must have their PC approved or renewed by the governing body of each city or county that established it and by the Department on or before September 30th of each year in order to continue receive state-controlled funds.
 - b. The CSB must also maintain substantial compliance with the PC to continue to receive state-controlled funds.
 - c. This section further outlines the dispute and remediation process that must be followed for non-compliance by CSB.
 - d. This section also outlines the ability of the Department through process of this section to contract with another CSB/BHA or a private nonprofit or for-profit organization or organizations to obtain services that were the subject of the terminated performance contract.
4. **Exhibit A: Resources and Services** – language added for compliance with the budget amendment stating any funding appropriated by the General Assembly to CSB for staff compensation shall only be used for staff compensation, and the CSB must report annually to DBHDS on any staff compensation actions taken during the prior fiscal year. See Budget Amendment
5. **Exhibit B: Continuous Quality Improvement (CQI) Process For Behavioral Health Performance Measures** – DBHDS and the CSBs mutually agreed to the revision to Section D. Peer and Family Support Services that removed requirements that were not reasonable for CSB compliance. These changes went through the process of review internally, Q&O, and DMC, and PC Review Committee.
6. **Exhibit E: Performance Contract Schedule and Process**- updated to provide the CSB specific due dates for Department required reporting submissions for CARS, CCS, local government

audits and Certified Public Accountant (CPA) audits for FY24-25. It also provides specific dates for disbursement of state and federal funds to the CSB

7. **Exhibit F: Federal Grant Requirements** – revised to reflect the current federal grants and their general and specific terms and conditions. These are required material changes that are not negotiable as a Subrecipient of federal funds. We encourage you to familiarize yourself with this information as a Subrecipient of federal funds
8. **Exhibit G: Master Program Services Requirements** – this exhibit has been revised to provide terms and conditions for certain programs services that a CSB may provide to reduce the amount of Exhibits D the Department and CSBs will have to review, process, and track. Keep in mind that this is not inclusive of all programs/services a CSB may provide, just those that it may have received on a regular basis for review and execution that have well established baseline requirements, with minimal to no changes, and/or part of ongoing baseline funding received from the Department. The following are key material changes:
 - a. **Section 12.8 – Housing Flexible Funding Program** – language was added to this section providing standard requirements managed by the Department’s Office of Community Housing. The program makes financial assistance available to adults with developmental disabilities to offset expenses that pose barriers to obtaining and maintaining independent housing. The source of funds is DV Rental Subsidies (922-900000000). The requirements for these funds have now been incorporated into this version of the PC. This change only impacts a select few CSBs that receive these funds.
 - b. **Section 13.1 - Mental Health Crisis Response and Child Psychiatry Funding – Regional Program Services Children’s Residential Crisis Stabilization Units (CRCSU)**
 - i. **Section 13.1.1.b.2** – this section was amended as licensing regulations and DMAS manuals have been reviewed and consulted and neither require this process. Requiring a physician’s order, signature, or a medical screening result in unnecessary delays to the admission process. Additionally, looking to decrease the number of youth that arrive at the Emergency Department (ED) of a hospital seeking mental health services and requiring a medical clearance would not achieve this goal.
 - ii. **Section 13.1.1.b.4.ii.** – language was amended to allow DBHDS to see denials to a CSU for medical purposes limited to very rare occasions and wanted to provide a couple of resources available to ensure consistency across CSUs.
 - iii. **Section 13.1.1.b.9-** language added to be very clear with the CSUs that if a continued stay request is denied by Medicaid, but the unit believes the youth is still appropriate per their program description, then they should continue to serve the youth according to their program standards and not discharge them just because of the denial.
 - iv. **Section 13.1.A.** – language amended to increase the utilization expectation to the targeted 75%. Due to the ongoing statewide challenges with youth and adolescents accessing the appropriate crisis services, sometimes resulting in lengthy stays in the Emergency Department setting, it is necessary to target the appropriate use of less restrictive alternatives to hospitalizations such as a crisis stabilization unit. This is an increase from the 65% currently listed in the Exhibit G document. This utilization rate is consistent with the expectation of Adult Residential Crisis Stabilization Units.
9. **Exhibit M: Department of Justice Settlement Agreement Requirements (DOJ)** – amended as required for DOJ compliance. These are required material changes that are not negotiable.
 - a. Section 4.a. – amended regarding the use of the On-Site Visit Tool
 - b. Section 18.a. and 18.e.- amended to add training requirements and due date for completion of training
 - c. Section 39 – section added providing Support Coordination Training Requirements

The Department would like to thank you all for your service to the community and working with us. All your hard work and dedication to both your communities and our community services system is much valued and appreciated.

If you need help or have questions, please email performancecontractsupport@dbhds.virginia.gov or contact our technical assistance number at 804-225-4242.

Thank you,

Chaye Neal-Jones

Chaye Neal-Jones

Director

Office of Management Services

AMENDMENT 1
FY2024 AND FY2025 COMMUNITY SERVICES PERFORMANCE CONTRACT
MASTER AGREEMENT
Danville-Pittsylvania Community Services
Contract No. P1636.759.1

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Other Performance Contract Document Attachments

- Exhibit A: Resources and Services (Only available through the CARS application)
- Exhibit B: Continuous Quality Improvement (CQI) Process and CSB Performance Measures
- Exhibit C: Regional Discharge Assistance Program (RDAP) Requirements (See Exhibit G)
- Exhibit D: Individual CSB Performance Measures
- Exhibit E: Performance Contract Schedule and Process
- Exhibit F: Federal Grant Requirements
- Exhibit F(B): Single Audit Exemption Form
- Exhibit G: Community Services Boards Master Programs Services Requirements
- Exhibit H: Regional Local Inpatient Purchase of Services (LIPOS) Requirements
- Exhibit I: Behavioral Health Wellness (See Exhibit G)
- Exhibit J: Certified Preadmission Screening Clinicians Requirements
- Exhibit K: State Hospital Census Management Admission and Discharge Requirements
- Exhibit L: List of Acronyms (See Table of Contents)
- Exhibit M: Department of Justice Settlement Agreement
- Addendum I: Administrative Requirements and Processes and Procedures
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AMENDMENT 1
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1. Purpose

The Department of Behavioral Health and Developmental Services (the “Department”) and the Community Service Board or Behavioral Health Authority (the “CSB”) collectively hereinafter referred to as “the Parties”, enter into this contract for the purpose of funding services provided directly or contractually by the CSB in a manner that ensures accountability to the Department and quality of care for individuals receiving services and implements the mission of supporting individuals by promoting recovery, self-determination, and wellness in all aspects of life.

Title 37.2 of the Code of Virginia, hereafter referred to as the Code, establishes the Virginia Department of Behavioral Health and Developmental Services, hereafter referred to as the Department, to support delivery of publicly funded community mental health (MH), developmental (DD), and substance use (SUD), services and supports and authorizes the Department to fund those services.

Sections 37.2-500 through 37.2-512 of the Code require cities and counties to establish community services boards for the purpose of providing local public mental health, developmental, and substance use disorder services; §§ 37.2-600 through 37.2-615 authorize certain cities or counties to establish behavioral health authorities that plan and provide those same local public services.

This contract refers to the community services board, local government department with a policy-advisory community services board, or behavioral health authority named in this contract as the CSB. Section 37.2-500 or 37.2-601 of the Code requires the CSB to function as the single point of entry into publicly funded mental health, developmental, and substance use disorder services. The CSB fulfills this function for any person who is located in the CSB’s service area and needs mental health, developmental, or substance use disorder services.

Sections 37.2-508 and 37.2-608 of the Code and State Board Policy 4018, establish this contract as the primary accountability and funding mechanism between the Department and the CSB, and the CSB is applying for the assistance provided under Chapter 5 or 6 of Title 37.2 by submitting this contract to the Department.

The CSB exhibits, addendums, appendices, Administrative Requirements and Processes and Procedures, CCS Extract and CARS or successor (hereinafter referred to as “Data Reporting Mechanism”), Core Services Taxonomy, and Partnership Agreement documents are incorporated into and made a part of this contract by reference. The documents may include or incorporate ongoing statutory, regulatory, policy, and other requirements that are not contained in this contract. The CSB shall comply with all provisions and requirements. If there is a conflict between provisions in any of those documents and this contract, the language in this contract shall prevail.

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2. Defined Terms

Appropriation Act is defined as an Act for the appropriation of the Budget submitted by the Governor of Virginia in accordance with the provisions of § 2.2-1509 of the Code of Virginia and to provide a portion of the revenues for a two year period.

Federal Fiscal Year the Federal Fiscal Year begins on October 1 of the calendar and ends on September 31 of the subsequent calendar year.

Federal Funds the Federal Funds are funds that are allocated by the federal government and are provided to the Department of Behavioral Health and Developmental Services as the State of Virginia’s authority for the allocation, management, and oversight for the use of these specific funds. The funds are considered restricted and must be used or encumbered during the federal fiscal year or extensions. Any unused funds are required to be returned to the Department by the CSB and from there to the federal government in a timely manner.

Fiscal Agent the Fiscal Agent has two specific purposes.

The specific local government that is selected by the local governments or government participating in the establishment of a specific CSB and identified in the local resolutions passed by each locality in its creation of the CSB. If the participating governments decide to select a different fiscal agent, it must be done through a local resolution passed by each participating local government that created the CSB.

The second purpose of Fiscal Agent is the specific CSB that has been selected by the CSB Region to receive state-controlled funds from the Department and manage those funds in a way that has been identified in a memorandum of understanding (MOU) agreed to by each participating CSB in a regionally funded activity. If the CSB acting as Fiscal Agent changes by decision of the Regional CSB, then that change must be noted in a revision to the existing MOU.

Memorandum of Understanding (MOU) or Memorandum of Agreement (MOA) is an agreed upon process for the management of services, funds, or any rules or regulations that govern the processes all participating parties agree to follow for the common good of the participating parties. In the case of the Community Services Performance Contract, or any activities funded through the Community Service Performance Contract, the MOU is agreed upon and signed for the delivery of services identified and funded through the Region the participating community services boards or behavioral health authority provide services in.

Populations Served adults with serious mental illnesses, children with or at risk of serious emotional disturbance, individuals with developmental disabilities, or individuals with substance use disorders to the greatest extent possible within the resources available to it for this purpose.

Restricted Funds are funds identified separately in letters of notification, performance contracts, Exhibits D and Community Automated Reporting System (CARS) reports to be used for specified purposes; CSB must account for, and report expenditures associated with these funds to the Department. This requirement is reflected in the CARS report forms with columns for expenditures and balances that are completed for any restricted funds received by a CSB. The uses of restricted funds usually are controlled and specified by a funding source, such as federal mental health and substance abuse block grants or the Appropriations Act passed by the General Assembly. The Department may restricts funds that would otherwise be unrestricted. An example is Other Funds, which are restricted to calculate balances of unexpended funds.

State Fiscal Year the State Fiscal Year (FY) begins July 1 of the calendar year and ends June 30 of the subsequent calendar year.

State General Funds these are funds that are appropriated by the Virginia General Assembly and are

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FY2024 AND FY2025 COMMUNITY SERVICES PERFORMANCE CONTRACT
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identified in each current Appropriation Act. The act is not considered law until it is signed by the Governor of Virginia.

Unrestricted Funds are funds identified separately in letters of notification, performance contracts, and CARS reports but without specified purposes; CSB do not have to account or report expenditures associated with them separately to the Department.

3. Relationship

The Department functions as the state authority for the public mental health, developmental, and substance use disorder services system, and the CSB functions as the local authority for that system. The relationship between and the roles and responsibilities of the Department, the state hospitals and the CSB are described in the Partnership Agreement between the parties. This contract shall not be construed to establish any employer-employee or principal-agent relationship between employees of the CSB or its board of directors and the Department.

4. Term and Termination

Term: This contract shall be in effect for a term of two years, commencing on July 1, 2023 and ending on June 30, 2025.

Termination: The Department may terminate all or a portion of this contract immediately at any time during the contract period if funds for this activity are withdrawn or not appropriated by the General Assembly or are not provided by the federal government. In this situation, the obligations of the Department and the CSB under this contract shall cease immediately. The CSB and Department shall make all reasonable efforts to ameliorate any negative consequences or effects of contract termination on individuals receiving services and CSB staff.

The CSB may terminate all or a portion of this contract immediately at any time during the contract period if funds for this activity are withdrawn or not appropriated by its local government(s) or other funding sources. In this situation, the obligations of the CSB and the Department under this contract shall cease immediately. The CSB and Department shall make all reasonable efforts to ameliorate any negative consequences or effects of contract termination on individuals receiving services and CSB staff.

5. Contract Amendment

This contract, including all exhibits and incorporated documents, constitutes the entire agreement between the Department and the CSB and may be amended only by mutual agreement of the parties, in writing and signed by the parties hereto, except for the services identified in Exhibit A, amendments to services under Exhibit A shall be in accordance with the performance contract revision instructions contained in Exhibit E.

6. Services

Exhibit A of this contract includes all mental health, developmental, and substance use disorder services provided or contracted by the CSB that are supported by the resources described in this contract. Services and certain terms used in this contract are defined in the current Core Services Taxonomy.

7. Service Change Management

The CSB shall notify the Department 45 days prior to seeking to provide a new category or subcategory or stops providing an existing category or subcategory of services if the service is funded with more than 30 percent of state or federal funds or both by the Department. The CSB shall provide sufficient information to the Office of Management Services (OEMS) through the performancecontractsupport@dbhds.virginia.gov for its review and approval of the change, and the CSB shall receive the Department's approval before implementing the new service or stopping the existing service.

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Pursuant to 12VAC35-105-60 of the *Rules and Regulations for Licensing Providers by the Department of Behavioral Health and Developmental Services*, the CSB shall not modify a licensed service without submitting a modification notice to the Office of Licensing in the Department at least 45 days in advance of the proposed modification.

The CSB operating a residential crisis stabilization unit (RCSU) shall not increase or decrease the licensed number of beds in the RCSU or close it temporarily or permanently without providing 30 days advance notice to the Office of Licensing and the OEMS and receiving the Department's approval prior to implementing the change.

8. Funding Requirements

A. Funding Resources

Exhibit A of this contract provides an example of the following resources: state funds and federal funds appropriated by the General Assembly and allocated by the Department to the CSB, and any other funds associated with or generated by the services shown in Exhibit A. The CSB must review its CARS application for the most recent version of Exhibit A sent by the Department's Fiscal and Grants Management Office.

B. Funding Allocations

1. The Department shall inform the CSB of its state and federal fund allocations in its letter of notification (LON). Allocations of state and federal funds shall be based on state and federal statutory and regulatory requirements, provisions of the Appropriation Act, State Board policies, and previous allocation amounts.
2. The Department may reduce or restrict state or federal funds during the contract term if the CSB reduces significantly or stops providing services supported by those funds as documented in its CARS reports. These reductions shall not be subject to provisions in Section 14.A. and B. of this contract. The Commissioner or designee shall communicate all adjustments to the CSB in writing.
3. Continued disbursement and /or reimbursement of state or federal funds by the Department to the CSB may be contingent on documentation in the CSB's Data Reporting Mechanism and CARS reports that it is providing the services supported by these funds.

C. Expenses for Services

The CSB shall provide those services funded by the Department set forth in Exhibit A and documented in the CSB's financial management system. The CSB shall distribute its administrative and management expenses across the program areas (mental health, developmental, and substance use disorder services), emergency services, and ancillary services on a basis that is auditable and satisfies Generally Accepted Accounting Principles. CSB administrative and management expenses shall be reasonable and subject to review by the Department.

D. Use of Funds

1. The Department has the authority to impose additional conditions or requirements for use of funds, separate from those established requirements or conditions attached to appropriations of state-controlled funds by the General Assembly, the Governor, or federal granting authorities. The Department shall when possible, provide sufficient notice in writing to the CSB of changes to the use of funds.
2. **Medicaid Billing** - The CSB shall maximize billing and collecting Medicaid payments and other fees in all covered services to enable more efficient and effective use of the state and federal funds allocated to it.

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Contract No. P1636.759.1

E. Availability of Funds

The Department and the CSB shall be bound by the provisions of this contract only to the extent of the funds available or that may hereafter become available for the purposes of the contract.

F. Local Match

Pursuant to § 37.2-509 of the Code allocations from the Department to any community services board for operating expenses, including salaries and other costs, or the construction of facilities shall not exceed 90 percent of the total amount of state and local matching funds provided for these expenses or such construction, unless a waiver is granted by the Department and pursuant to State Board Policy 4010.

Supplanting- State Board Policy 6005 and based on the Appropriation Act prohibition against using state funds to supplant funds provided by local governments for existing services, there should be no reduction of local matching funds as a result of a CSB's retention of any balances of unspent state funds.

G. Local Contact for Disbursement of Funds

1. If the CSB is an operating CSB and has been authorized by the governing body of each city or county that established it to receive state and federal funds directly from the Department and act as its own fiscal agent pursuant to Subsection A.18 of § 37.2-504 of the Code, must send notification to include:
 - a. Name of the Fiscal Agent's City Manager or County Administrator or Executive
 - b. Name of the Fiscal Agent's County or City Treasurer or Director of Finance
 - c. Name, title, and address of the Fiscal Agent official or the name and address of the CSB if it acts as its own fiscal agent to whom checks should be electronically transmitted

2. The notification must be sent to:

Fiscal and Grants Management Office
Virginia Department of Behavioral Health and Developmental Services
Eric.Billings@dbhds.virginia.gov

H. Unanticipated Changes in the Use of Funds Due to a Disaster

The Department reserves the right to re-purpose the currently allocated funds to a CSB. This action will not be done without clear deliberations between the Parties. The decision can rest on the requirements outlined in an Executive Order issued by the Governor, changes to the ability of the Department or the CSB to provide contracted services to the preservation of health and safety of individuals receiving services or the health and safety of staff providing services, or to decisions made by local government forbidding the provision of services, the funding allocations, the specific services intended to be funded, and the types and numbers of individuals projected to be served.

9. Billing and Payment Terms and Conditions

I. Federal Funds Invoicing

The CSB shall invoice the Department on a monthly basis no later than the 20th of the following month for which reimbursement is being requested. The CSB will utilize the Departments grants management system to invoice the Department for federal funds reimbursement. The CSB may be asked to include supporting documentation when the Department determines it is necessary to meet federal grant requirements. The CSB understands and agrees to all of the following:

1. CSB shall only be reimbursed for actual, reasonable, and necessary costs based on its award amounts.
2. An invoice under this agreement shall include only reimbursement requests for actual, reasonable, and

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necessary expenditures.

3. Expenditures required in the delivery of services shall be subject to any other provision of this agreement relating to allowable reimbursements.
4. An invoice under this agreement shall not include any reimbursement request for future expenditures.
5. An invoice under this agreement shall be processed when the Department's FSGMO is in receipt of any required documentation.

J. Payment Terms

1. Federal Funds shall be dispersed on a reimbursement basis with the exception of initial upfront one-time payments for cashflow considerations and one-time start-up costs. The initial upfront one-time payment amounts may vary depending on programmatic needs.

All Exhibits D, Notice of Award, and DBHDS correspondence must be finalized by June 10th of the prior fiscal year to receive upfront payments with the first warrant of the new fiscal year. All other federal funds payments to CSB will be made monthly on a reimbursement basis. To receive payment, the CSB must invoice the Department as provided in the policies and procedures established by the Office of Fiscal Services and Grants Management.

2. State Funds shall be disbursed by the Department's Fiscal Services and Grants Management Office as set forth in its established policies and procedures.

K. Reconciliation and Closeout Disclosures

The CSB shall comply with state funding reconciliation and closeout and federal grant reconciliation and closeout disclosures, and applicable policies and procedures established by the Office of Fiscal Services and Grants Management. If a CSB does not return its signed Exhibits D, Notices of Award, or other required documentation in a timely manner this may result in a delay of or ineligibility for receiving funding.

Unexpended federal funds must either be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS
Office of Fiscal and Grants Management
PO Box 1797
Richmond, VA 23218-1797
C/O Ramona Howell Or

CSB may return the funds electronically through an ACH transfer. The transfer would be made to DBHDS' Truist account. The account information and DBHDS' EIN is as follows:

Account Number: 201141795720002
Routing Number: 061000104
EIN: 546001731

Name and Address of Bank:
Truist Bank
214 North Tryon Street
Charlotte, NC 28202

If the ACH method of payment is utilized, please send an email indicating your intent to submit funds electronically to:

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Eric.Billings@dbhds.virginia.gov
Ramona.Howell@dbhds.virginia.gov
Dillon.Gannon@dbhds.virginia.gov
Christine.Kemp@dbhds.virginia.gov
Kim.Barton@dbhds.virginia.gov

Approval to execute an ACH payment is not required, but DBHDS must be aware that the payment is coming in order to account for it properly.

10. CSB Responsibilities

A. Exhibit A

Exhibit A shall be submitted electronically through the CARS application provided by the Department. In Exhibit A of the CARS application, the CSB shall provide its projected array of services, the projected cost of those services, and the projected service capacity to provide those services. At the end of each fiscal year, the CSB shall provide an end year CARS report that provides the actual array of services, the actual cost of those services, and the actual service capacity to provide those services.

B. Populations Served

The CSB shall provide needed services to adults with serious mental illnesses, children with or at risk of serious emotional disturbance, individuals with developmental disabilities, or individuals with substance use disorders to the greatest extent possible within the resources available to it for this purpose. The current Core Services Taxonomy defines these populations.

C. Scope of Services

Exhibit G of this performance contract provides a scope of certain Code mandated and other program services a CSB may be responsible for providing but are not limited to those in Exhibit G.

D. Response to Complaints

Pursuant to § 37.2-504 or § 37.2-605 of the Code, the CSB shall implement procedures to satisfy the requirements for a local dispute resolution mechanism for individuals receiving services and to respond to complaints from individuals receiving services, family members, advocates, or other stakeholders as expeditiously as possible in a manner that seeks to achieve a satisfactory resolution and advises the complainant of any decision and the reason for it.

The CSB shall acknowledge complaints that the Department refers to it within five (5) business days of receipt and provide follow up commentary on them to the Department within 10 business days of receipt. The CSB shall post copies of its procedures in its public spaces and on its website, provide copies to all individuals when they are admitted for services, and provide a copy to the Department upon request.

E. Quality of Care

1. **Department CSB Performance Measures:** CSB staff shall monitor the CSB's outcome and performance measures in Exhibit B, identify and implement actions to improve its ranking on any measure on which it is below the benchmark, and present reports on the measures and actions at least quarterly during scheduled meetings of the CSB board of directors.
2. **Quality Improvement and Risk Management:** The CSB shall develop, implement, and maintain a quality improvement plan, itself or in affiliation with other CSBs, to improve services, ensure that services are provided in accordance with current acceptable professional practices, and address areas of risk and perceived risks. The quality improvement plan shall be reviewed annually and updated at least every four years.

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- a. The CSB shall develop, implement, and maintain, itself or in affiliation with other CSB, a risk management plan or participate in a local government's risk management plan. The CSB shall work with the Department to identify how the CSB will address quality improvement activities.
- b. The CSB shall implement, in collaboration with other CSBs in its region, the state hospitals and training centers serving its region, and private providers involved with the public mental health, developmental, and substance use disorder services, regional utilization and management procedures and practices.
3. **Critical Incidents:** The CSB shall implement procedures to ensure that the executive director is informed of any deaths, serious injuries, or allegations of abuse or neglect as defined in the Department's Licensing (12VAC35-105-20) and Human Rights (12VAC35-115-30) Regulations when they are reported to the Department. The CSB shall provide a copy of its procedures to the Department upon request.

F. Reporting Requirements and Data Quality

1. Individual Outcome and CSB Provider Performance Measures

- a. **Measures:** Pursuant to § 37.2-508 or § 37.2-608 of the Code, the CSB shall report the data for individual outcome and CSB provider performance measures in Exhibit B of this contract to the Department.
- b. **Individual CSB Performance Measures:** The Department may negotiate specific, time-limited measures with the CSB to address identified performance concerns or issues. The measures shall be included in Exhibits D of this contract.
- c. **Individual Satisfaction Survey:** Pursuant to § 37.2-508 or § 37.2-608 of the Code, the CSB shall participate in the Annual Survey of Individuals Receiving Services, the Annual Youth Services Survey for Families (i.e., Child MH survey), and the annual QSRs and the NCI Survey for individuals covered by the DOJ Settlement Agreement.

2. Electronic Health Record

The CSB shall implement and maintain an electronic health record (EHR) that has been fully certified and is listed by the Office of the National Coordinator for Health Information Technology-Authorized Testing and Certification Body to improve the quality and accessibility of services, streamline, and reduce duplicate reporting and documentation requirements, obtain reimbursement for services, and exchange data with the Department and its state hospitals and training centers and other CSB.

3. Reporting Requirements

For purposes of reporting to the Department, the CSB shall comply with State Board Policy 1030 and shall:

- a. Provide monthly Community Consumer Submission (CCS) extracts that report individual characteristic and service data to the Department, as required by § 37.2- 508 or § 37.2-608 of the Code, the federal Substance Abuse and Mental Health Services Administration, and Part C of Title XIX of the Public Health Services Act - Block Grants, § 1943 (a) (3) and § 1971 and § 1949, as amended by Public Law 106- 310, and as permitted under 45 CFR §§ 164.506 (c) (1) and (3) and 164.512 (a) (1) and (d) of the HIPAA regulations and §32.1-127.1:03.D (6) of the Code, and as defined in the current Data Reporting Mechanism specifications, including the current Business Rules.
- b. Follow the current Core Services Taxonomy and Data Reporting Mechanism specifications, when responding to reporting requirements established by the Department.

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- c. Complete the National Survey of Substance Abuse Treatment Services (N-SSATS) annually that is used to compile and update the National Directory of Drug and Alcohol Abuse Treatment Programs and the on-line Substance Abuse Treatment Facility Locator.
 - d. Follow the user acceptance testing process described in Appendix D of the CSB Administrative Requirements for new Data Reporting Mechanism releases and participate in the user acceptance testing process when requested to do so by the Department.
 - e. Report service data on substance abuse prevention and mental health promotion services provided by the CSB that are supported wholly or in part by the SABG set aside for prevention services through the prevention data system planned and implemented by the Department in collaboration with the VACSB DMC, but report funding, expenditure, and cost data on these services through CARS); and report service, funding, expenditure, and cost data on any other mental health promotion services through Data Reporting Mechanism and CARS.
 - f. Report data and information required by the current Appropriation Act.
 - g. Report data identified collaboratively by the Department and the CSB working through the VACSB DMC.
4. **Routine Reporting Requirements**
- The CSB shall account for all services, funds, expenses, and costs accurately and submit reports to the Department in a timely manner using current CARS, CCS, or other software provided by the Department. All reports shall be provided in the form and format prescribed by the Department. The CSB shall provide the following information and meet the following reporting requirements:
- a. types and service capacities of services provided, costs for services provided, and funds received by source and amount and expenses paid by program area and for emergency and ancillary services semi-annually in CARS, and state and federal block grant funds expended by service category with the end-of-the-fiscal year CARS report.
 - b. demographic characteristics of individuals receiving services and types and amounts of services provided to each individual monthly through the current CCS.
 - c. Federal Balance Report.
 - d. PATH reports (mid-year and at the end of the fiscal year).
 - e. amounts of state, local, federal, Medicaid, other fees, other funds used to pay for services by service category in each program area and emergency and ancillary services in the end of the fiscal year CARS report; and
 - f. other reporting requirements in the current Data Reporting Mechanism specifications.
5. **Subsequent Reporting Requirements:** In accordance with State Board Policy 1030, the CSB shall work with the Department through the VACSB DMC to ensure that current data and reporting requirements are consistent with each other and the current Core Services Taxonomy, the current Data Reporting Mechanism and the federal substance abuse Treatment Episode Data Set (TEDS) and other federal reporting requirements. The CSB also shall work with the Department through the VACSB DMC in planning and developing any additional reporting or documentation requirements beyond those identified in this contract to ensure that the requirements are consistent with the current taxonomy, the current Data Reporting Mechanism, and the TEDS and other federal reporting requirements.
6. **Data Elements:** The CSB shall work with the Department through the DMC to standardize data definitions, periodically review existing required data elements to eliminate elements that are no longer needed, minimize the addition of new data elements to minimum necessary ones, review

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CSB business processes so that information is collected in a systematic manner, and support efficient extraction of required data from CSB electronic health record systems whenever this is possible.

7. **Streamlining Reporting Requirements:** The CSB shall work with the Department through the VACSB DMC to review existing reporting requirements including the current Data Reporting Mechanism to determine if they are still necessary and, if they are, to streamline and reduce the number of portals through which those reporting requirements are submitted as much as possible; to ensure reporting requirements are consistent with the current Data Reporting Mechanism specifications and Core Services Taxonomy; and to maximize the interoperability between Department and CSB data bases to support the electronic exchange of information and comprehensive data analysis.
8. **Data Quality:** The CSB shall review data quality reports from the Department on the completeness and validity of its Data Reporting Mechanism data to improve data quality and integrity. When requested by the Department, the CSB executive director shall develop and submit a plan of correction to remedy persistent deficiencies in the CSB's Data Reporting Mechanism submissions and, upon approval of the Department, shall implement the plan of correction.
9. **Providing Information:** The CSB shall provide any information requested by the Department that is related to the services, funds, or expenditures in this contract or the performance of or compliance with this contract in a timely manner, considering the type, amount, and availability of information requested. Provision of information shall comply with applicable laws and regulations governing confidentiality, privacy, and security of information regarding individuals receiving services from the CSB.
10. **Reviews:** The CSB shall participate in the periodic, comprehensive administrative and financial review of the CSB conducted by the Department to evaluate the CSB's compliance with requirements in the contract and CSB Administrative Requirements and the CSB's performance. The CSB shall address recommendations in the review report by the dates specified in the report or those recommendations may be incorporated in an Exhibit D.
11. **Language Access:** To support Virginia's efforts to ensure all people with DD and their families have access to Medicaid information, the CSB will post a message for individuals with DD and their families related to the DMAS document titled "Help in Any Language" to the CSB website and provide the information through other means, as needed, or requested by individuals with DD and their families who are seeking services. This document can be accessed at: <https://dmas.virginia.gov/media/2852/language-taglines-for-dmas.pdf> or by contacting DBHDS or DMAS.

11. Subcontracting

A subcontract means a written agreement between the CSB and another party under which the other party performs any of the CSB's obligations. Subcontracts, unless the context or situation supports a different interpretation or meaning, also may include agreements, memoranda of understanding, purchase orders, contracts, or other similar documents for the purchase of services or goods by the CSB from another organization or agency or a person on behalf of an individual.

If the CSB hires an individual not as an employee but as a contractor (e.g., a part-time psychiatrist) to work in its programs, this does not constitute subcontracting under this section. CSB payments for rent or room and board in a non-licensed facility (e.g., rent subsidies or a hotel room) do not constitute subcontracting under this section, and the provisions of this section, except for compliance with the Human Rights regulations, do not

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apply to the purchase of a service for one individual.

The CSB may subcontract any requirements in this contract. The CSB shall remain fully and solely responsible and accountable for meeting all of its obligations and duties under this contract, including all services, terms, and conditions, without regard to its subcontracting arrangements.

Subcontracting shall comply with applicable statutes, regulations, and guidelines, including the Virginia Public Procurement Act, § 2.1-4300 et seq. of the Code. All subcontracted activities shall be formalized in written contracts between the CSB and subcontractors. The CSB agrees to provide copies of contracts or other documents to the Department on request.

A. Subcontracts

The written subcontract shall, as applicable and at a minimum, state the activities to be performed, the time schedule and duration, the policies, and requirements, including data reporting, applicable to the subcontractor, the maximum amount of money for which the CSB may become obligated, and the manner in which the subcontractor will be compensated, including payment time frames. Subcontracts shall not contain provisions that require a subcontractor to make payments or contributions to the CSB as a condition of doing business with the CSB.

B. Subcontractor Compliance

The CSB shall require that its subcontractors comply with the requirements of all applicable federal and state statutes, regulations, policies, and reporting requirements that affect or are applicable to the services included in this contract. The CSB shall require that its subcontractors submit to the CSB all required Data Reporting Mechanism on individuals they served and services they delivered in the applicable format so that the CSB can include this data in its Data Reporting Mechanism submissions to the Department.

1. The CSB shall require that any agency, organization, or person with which it intends to subcontract services that are included in this contract is fully qualified and possesses and maintains current all necessary licenses or certifications from the Department and other applicable regulatory entities before it enters into the subcontract and places individuals in the subcontracted service.
2. The CSB shall require all subcontractors that provide services to individuals and are licensed by the Department to maintain compliance with the Human Rights Regulations adopted by the State Board.
3. The CSB shall, to the greatest extent practicable, require all other subcontractors that provide services purchased by the CSB for individuals and are not licensed by the Department to develop and implement policies and procedures that comply with the CSB's human rights policies and procedures or to allow the CSB to handle allegations of human rights violations on behalf of individuals served by the CSB who are receiving services from such subcontractors. When it funds providers such as family members, neighbors, individuals receiving services, or others to serve individuals, the CSB may comply with these requirements on behalf of those providers, if both parties agree.

C. Subcontractor Dispute Resolution

The CSB shall include contract dispute resolution procedures in its contracts with subcontractors.

D. Quality Improvement Activities

The CSB shall, to the extent practicable, incorporate specific language in its subcontracts regarding the quality improvement activities of subcontractors. Each vendor that subcontracts with the CSB should have its own quality improvement system in place or participate in the CSB's quality improvement program.

12. Compliance with Laws

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CSB shall comply with all applicable federal, state, and local laws and regulations to include, but not limited to, the Health Insurance Portability and Accountability Act (HIPAA), the Virginia Health Records Privacy Act, 42 CFR Part 2, the 21st Century Cures Act, and the HITECH Act. If any laws or regulations that become effective after the execution date of this contract substantially change the nature and conditions of this contract, they shall be binding upon the parties, but the parties retain the right to exercise any remedies available to them by law or other provisions of this contract.

A. HIPAA

1. The Parties shall comply with HIPAA and the regulations promulgated thereunder by their compliance dates, except where HIPAA requirements and applicable state law or regulations are contrary and state statutes or regulations are more stringent, as defined in 45 CFR §160.202, than the related HIPAA requirements.
2. The CSB shall execute, in accordance with HIPAA, a Business Associate Agreement (BAA) initiated by and with the Department governing the use, disclosure, and safeguarding of any HIPAA or 42 CFR Part 2- protected health information (PHI), personally identifiable information (PII), and other confidential data that it exchanges with the Department and its state facilities that is not covered by Section 10.F.3.a. to ensure the privacy and security of sensitive data. Additionally, the CSB shall enter into BAAs with vendors providing data platform, exchange, or other services/solutions to implement the Performance Contract, including those under contract with DBHDS and the Commonwealth, and DBHDS shall provide such support to the CSB as may be necessary to facilitate the CSB's entering into those agreements.
3. The Parties shall ensure sensitive data, including HIPAA-PHI, PII, and other confidential data, exchanged electronically with the Department, its state hospitals and training centers, other CSBs, other providers, regional or persons meets the requirements in the Federal Information Processing Standards (FIPS) 140-2 standard and is encrypted using a method supported by the Department and CSB.
4. To ensure the privacy and security of PHI, PII, and other confidential data and as necessary to comply with HIPAA, each Party shall execute a BAA with any person or entity, other than the party's workforce, who performs functions or activities on behalf of, or provides certain services to, the Party that involve access by the person or entity to PHI, PII, or other confidential data.
5. The CSB shall execute a BAA with the Department's authorized business associate for the access of PHI, PII, and other confidential data that the CSB may be required to provide to the Department's business associate to ensure the privacy and security of sensitive data.

B. Employment Anti-Discrimination

1. The CSB shall conform to the applicable provisions of Title VII of the Civil Rights Act of 1964 as amended, the Equal Pay Act of 1963, Sections 503 and 504 of the Rehabilitation Act of 1973, the Vietnam Era Veterans Readjustment Act of 1974, the Age Discrimination in Employment Act of 1967, the Americans With Disabilities Act of 1990, the Virginians With Disabilities Act, the Virginia Fair Employment Contracting Act, the Civil Rights Act of 1991, regulations issued by Federal Granting Agencies, and other applicable statutes and regulations, including § 2.2-4310 of the Code. The CSB agrees as follows:
2. The CSB will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability, or other basis prohibited by federal or state law relating to discrimination in employment, except where there is a bona fide occupational qualification reasonably necessary to the normal operation of the CSB. The CSB agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
3. The CSB, in all solicitations or advertisements for employees placed by or on behalf of the CSB, will state that it is an equal opportunity employer.

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4. Notices, advertisements, and solicitations placed in accordance with federal law, rule, or regulation shall be deemed sufficient for the purpose of meeting these requirements.

C. Service Delivery Anti-Discrimination

1. The CSB shall conform to the applicable provisions of Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, the Virginians with Disabilities Act, the Civil Rights Act of 1991, regulations issued by the U.S. Department of Health and Human Services pursuant thereto, other applicable statutes and regulations, and as further stated below.
2. Services operated or funded by the CSB have been and will continue to be operated in such a manner that no person will be excluded from participation in, denied the benefits of, or otherwise subjected to discrimination under such services on the grounds of race, religion, color, national origin, age, gender, or disability.
3. The CSB and its direct and contractual services will include these assurances in their services policies and practices and will post suitable notices of these assurances at each of their facilities in areas accessible to individuals receiving services.
4. The CSB will periodically review its operating procedures and practices to ensure continued conformance with applicable statutes, regulations, and orders related to non-discrimination in service delivery.

D. General State Requirements

The CSB shall comply with applicable state statutes and regulations, State Board regulations and policies, and Department procedures, including the following requirements.

E. Conflict of Interests

Pursuant to § 2.2-3100.1 of the Code, the CSB shall ensure that new board members are furnished with receive a copy of the State and Local Government Conflict of Interests Act by the executive director or his or her designee within two weeks following a member's appointment, and new members shall read and become familiar with provisions of the act.

The CSB shall ensure board members and applicable CSB staff receive training on the act. If required by § 2.2-3115 of the Code, CSB board members and staff shall file annual disclosure forms of their personal interests and such other information as is specified on the form set forth in § 2.2-3118 of the Code. Board members and staff shall comply with the Conflict of Interests Act and related policies adopted by the CSB board of directors.

F. Freedom of Information

Pursuant to § 2.2-3702 of the Code, the CSB shall ensure that new board members are furnished with a copy of the Virginia Freedom of Information Act by the executive director or his or her designee within two weeks following a member's appointment, and new members shall read and become familiar with provisions of the act.

The CSB shall ensure board members and applicable staff receive training on the act. Board members and staff shall comply with the Freedom of Information Act and related policies adopted by the CSB by the CSB board of directors.

G. Protection of Individuals Receiving Services

1. **Human Rights.** The CSB shall comply with the current *Regulations to Assure the Rights of Individuals Receiving Services from Providers Licensed, Funded, or Operated by the Department of Behavioral Health and Developmental Services*. The CSB shall adhere to any human rights guidance documents published by the Department. In the event of a conflict between any of the provisions in this contract

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and provisions in these regulations, the applicable provisions in the regulations shall apply.

The CSB shall cooperate with any Department investigation of allegations or complaints of human rights violations, including providing any information needed for the investigation as required under state law and as permitted under 45 CFR § 164.512 (d) in as expeditious a manner as possible.

2. **Disputes.** The filing of a complaint as outlined in the Human Rights Regulations by an individual or his or her family member or authorized representative shall not adversely affect the quantity, quality, or timeliness of services provided to that individual unless an action that produces such an effect is based on clinical or safety considerations and is documented in the individual's individualized services plan.

H. Licensing

The CSB shall comply with the *Rules and Regulations for Licensing Providers by the Department of Behavioral Health and Developmental Services*. The CSB shall establish a system to ensure ongoing compliance with applicable licensing regulations. CSB staff shall provide copies of the results of licensing reviews, including scheduled reviews, unannounced visits, and complaint investigations, to all members of the CSB board of directors in a timely manner and shall discuss the results at a regularly scheduled board meeting. The CSB shall adhere to any licensing guidance documents published by the Department.

13. Department Responsibilities

A. Program and Service Reviews

The Department shall develop and implement policies, processes and procedures for regular, ongoing monitoring of CSB performance to ensure compliance with the requirements of this agreement. The Department may conduct or contract for reviews of programs or services provided or contracted by the CSB under this contract to examine their quality or performance at any time as part of its monitoring and review responsibilities or in response to concerns or issues that come to its attention, as permitted under 45 CFR § 164.512 (a), (d), and (k) (6) (ii) and as part of its health oversight functions under § 32.1-127.1:03 (D) (6) and § 37.2-508 or § 37.2-608 of the Code or with a valid authorization by the individual receiving services or his authorized representative that complies with the *Rules and Regulations to Assure the Rights of Individuals Receiving Services from Providers Licensed, Funded, or Operated by the Department of Behavioral Health and Developmental Services*, and the Health Insurance Portability and Accountability Act of 1996 (HIPAA) Privacy Rule. The CSB shall provide ready access to any records or other information necessary for the Department to conduct program or service reviews or investigations of critical incidents.

B. State Facility Services

1. **Availability:** The Department shall make state facility services available, if appropriate, through its state hospitals and training centers when individuals located in the CSB's service area meet the admission criteria for these services.
2. **Bed Utilization:** The Department shall track, monitor, and report on the CSB's utilization of state hospital and training center beds and provide data to the CSB about individuals receiving services from its service area who are served in state hospitals and training centers as permitted under 45 CFR §§ 164.506 (c) (1), (2), and (4) and 164.512(k) (6) (ii). The Department shall distribute reports to CSB on state hospital and training center bed utilization by the CSB for all types of beds (adult, geriatric, child, and adolescent, and forensic) and for TDO admissions and bed day utilization.

In addition, the Department and the CSB shall work jointly to identify or develop other mechanisms, as appropriate, that will be employed collaboratively by the CSB and the state hospitals to manage the utilization of state hospital beds.

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3. **Continuity of Care:** The Department shall manage its state hospitals and training centers in accordance with State Board Policy 1035, to support service linkages with the CSB, including adherence to the applicable continuity of care procedures, and the current Exhibit K and other applicable document provided by the Department. The Department shall assure state hospitals and training centers use teleconferencing technology to the greatest extent practicable to facilitate the CSB's participation in treatment planning activities and fulfillment of its discharge planning responsibilities for individuals in state hospitals and training centers for whom it is the case management CSB.
4. **Medical Screening and Medical Assessment:** When working with CSB and other facilities to arrange for treatment of individuals in the state hospital, the state hospital shall assure that its staff follows the current Medical Screening and Medical Assessment Guidance Materials. The state hospital staff shall coordinate care with emergency rooms, emergency room physicians, and other health and behavioral health providers to ensure the provision of timely and effective medical screening and medical assessment to promote the health and safety of and continuity of care for individuals receiving services.
5. **Planning:** The Department shall involve the CSB, as applicable and to the greatest extent possible, in collaborative planning activities regarding the future role and structure of state hospitals and training centers.

C. Quality of Care

The Department in collaboration with the VACSB Data Management and Quality Leadership Committees and the VACSB/DBHDS Quality and Outcomes Committee shall identify individual outcome, CSB provider performance, individual satisfaction, individual and family member participation and involvement measures, and quality improvement measures, pursuant to § 37.2-508 or § 37.2-608 of the Code, and shall collect information about these measures and work with the CSB to use them as part of the Continuous Quality Improvement Process described in Appendix E of the CSB Administrative Requirements to improve services.

D. CSB Performance Dashboard

1. The Department shall develop a dashboard ("Performance Dashboard") to display performance data for all CSBs, to include:
 - a. Each CSB's revenues, costs, and services;
 - b. Individuals served;
 - c. Measures in Exhibit B; and
 - d. Any other information deemed necessary by the Department
2. The Department and CSB shall work collaboratively to identify additional performance measures for reporting on the Performance Dashboard, as determined appropriate and beneficial to understand the community behavioral health system across the Commonwealth of Virginia.
3. The Department shall provide access to the dashboard to CSB.
4. The Department shall collaborate with the CSB to ensure all dashboard data is accurate before it is posted publicly on the Performance Dashboard and to determine the frequency at which the data will be updated.
5. The Department shall work with the CSB to identify and implement actions to improve the CSB's ranking on any outcome or performance measure on which it is below the benchmark.

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E. Utilization Management

The Department shall work with the CSB, state hospitals and training centers serving it, and private providers involved with the public mental health, developmental, and substance use disorder services system to implement regional utilization management procedures and practices.

F. Human Rights

The Department shall operate the statewide human rights system described in the current *Rules and Regulations to Assure the Rights of Individuals Receiving Services from Providers Licensed, Funded, or Operated by the Department of Behavioral Health and Developmental Services*, by monitoring compliance with the human rights requirements in those regulations.

G. Licensing

The Department shall license programs and services that meet the requirements in the current *Rules and Regulations for Licensing Providers by the Department of Behavioral Health and Developmental Services* and conduct licensing reviews in accordance with the provisions of those regulations. The Department shall respond in a timely manner to issues raised by the CSB regarding its efforts to coordinate and monitor services provided by independent providers licensed by the Department.

H. Peer Review Process

The Department shall implement a process in collaboration with volunteer CSB to ensure that at least five percent of community mental health and substance abuse programs receive independent peer reviews annually, per federal requirements and guidelines, to review the quality and appropriateness of services. The Department shall manage this process to ensure that peer reviewers do not monitor their own programs.

I. Electronic Health Record (EHR)

The Department shall implement and maintain an EHR in its central office and state hospitals and training centers that has been fully certified and is listed by the Office of the National Coordinator for Health Information Technology- Authorized Testing and Certification Body to improve the quality and accessibility of services, streamline and reduce duplicate reporting and documentation requirements, obtain reimbursement for services, and exchange data with CSB.

J. Reviews

The Department shall review and take appropriate action on audits submitted by the CSB in accordance with the provisions of this contract and the CSB Administrative Requirements. The Department may conduct a periodic, comprehensive administrative and financial review of the CSB to evaluate the CSB's compliance with requirements in the contract and CSB Administrative Requirements and the CSB's performance. The Department shall present a report of the review to the CSB and monitor the CSB's implementation of any recommendations in the report.

K. Reporting and Data Quality Requirements

In accordance with State Board Policy 1030, the Department shall work with CSB through the VACSB DMC to ensure that current data and reporting requirements are consistent with each other and the current Core Services Taxonomy, the current Data Reporting Mechanism, and the Treatment Episode Data Set (TEDS) and other federal reporting requirements.

1. The Department also shall work with CSB through the DMC in planning and developing any additional reporting or documentation requirements beyond those identified in this contract to ensure

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that the requirements are consistent with the current taxonomy, current Data Reporting Mechanism, and TEDS and other federal reporting requirements.

2. The Department shall work with the CSB through the DMC to develop and implement any changes in data platforms used, data elements collected, or due dates for all existing reporting mechanisms, Data Reporting Mechanism and stand-alone spreadsheet or other program- specific reporting processes.

L. Community Consumer Submission

The Department shall collaborate with CSB through the DMC in the implementation and modification of the current Data Reporting Mechanism, which reports individual characteristic and service data that is required under § 37.2-508 or § 37.2-608 of the Code, the federal Substance Abuse and Mental Health Services Administration, and Part C of Title XIX of the Public Health Services Act - Block Grants, §1943 (a) (3) and § 1971 and § 1949, as amended by Public Law 106-310, to the Department and is defined in the current Data Reporting Mechanism specifications, including the current Business Rules.

1. The Department will receive and use individual characteristic and service data disclosed by the CSB through Data Reporting Mechanism as permitted under 45 CFR §§ 164.506 (c) (1) and (3) and 164.512 (a) (1) of the HIPAA regulations and § 32.1- 127.1:03.D (6) of the Code and shall implement procedures to protect the confidentiality of this information pursuant to § 37.2-504 or § 37.2-605 of the Code and HIPAA.
2. The Department shall follow the user acceptance testing process described in Addendum I Administrative Requirements and Processes and Procedures for new Data Reporting Mechanism releases.

M. Data Elements

The Department shall work with CSB through the DMC to standardize data definitions, periodically review existing required data elements to eliminate elements that are no longer needed, minimize the addition of new data elements to minimum necessary ones, review CSB business processes so that information is collected in a systematic manner, and support efficient extraction of required data from CSB electronic health record systems whenever this is possible.

The Department shall work with the CSB through the DMC to develop, implement, maintain, and revise or update a mutually agreed upon electronic exchange mechanism that will import all information related to the support coordination or case management parts of the ISP (parts I-IV) and VIDES about individuals who are receiving DD Waiver services from CSB EHRs into WaMS. If the CSB does not use or is unable to use the data exchange, it shall enter this data directly into WaMS.

N. Streamlining Reporting Requirements

The Department shall work with CSB through the DMC to review existing reporting requirements including the current Data Reporting Mechanism to determine if they are still necessary and, if they are, to streamline and reduce the number of portals through which those reporting requirements are submitted as much as possible; to ensure reporting requirements are consistent with the current Data Reporting Mechanism specifications and Core Services Taxonomy; and to maximize the interoperability between Department and CSB data bases to support the electronic exchange of information and comprehensive data analysis.

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O. Data Quality

The Department shall provide data quality reports to the CSB on the completeness and validity of its Data Reporting Mechanism data to improve data quality and integrity. The Department may require the CSB executive director to develop and implement a plan of correction to remedy persistent deficiencies in the CSB's Data Reporting Mechanism submissions. Once approved, the Department shall monitor the plan of correction and the CSB's ongoing data quality.

P. Surveys

The Department shall ensure that all surveys and requests for data have been reviewed for cost effectiveness and developed through a joint Department and CSB process. The Department shall comply with the Procedures for Approving CSB Surveys, Questionnaires, and Data Collection Instruments and Establishing Reporting Requirements, reissued by the Commissioner.

Q. Communication

1. The Department shall provide technical assistance and written notification to the CSB regarding changes in funding source requirements, such as regulations, policies, procedures, and interpretations, to the extent that those changes are known to the Department.
2. The Department shall resolve, to the extent practicable, inconsistencies in state agency requirements that affect requirements in this contract.
3. The Department shall provide any information requested by the CSB that is related to performance of or compliance with this contract in a timely manner, considering the type, amount, and availability of the information requested.
4. The Department shall issue new or revised policy, procedure, and guidance documents affecting CSB via letters, memoranda or emails from the Commissioner, Deputy Commissioner, or applicable Assistant Commissioner to CSB executive directors and other applicable CSB staff and post these documents in an easily accessible place on its web site within 10 business days of the date on which the documents are issued via letters, memoranda, or emails.

R. Department Comments or Recommendations on CSB Operations or Performance

The Commissioner of the Department may communicate significant issues or concerns about the operations or performance of the CSB to the executive director and CSB board members for their consideration, and the Department agrees to collaborate as appropriate with the executive director and CSB board members as they respond formally to the Department about these issues or concerns.

The executive director and CSB board members shall consider significant issues or concerns raised by the Commissioner of the Department at any time about the operations or performance of the CSB and shall respond formally to the Department, collaborating with it as appropriate, about these issues or concerns.

14. Compliance and Remediation

The Department may utilize a variety of remedies, including requiring the CSB to enter into a performance improvement plan or corrective action plan, delaying payments, and reducing allocations or payments, to ensure CSB compliance with this performance contract. Specific remedies, described in Exhibit E of this contract, may be taken if the CSB fails to satisfy the reporting requirements in this contract.

- A.** In accordance with subsection G of § 37.2-508 of the Code, the CSB shall not be eligible to receive state-controlled funds for mental health, developmental, or substance abuse services after September 30 of each year unless:

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1. Its performance contract has been approved or renewed by the governing body of each city or county that established it and by the Department.
2. It provides revenue, cost, and services data and information, and aggregate and individual data and information about individuals receiving services, notwithstanding the provisions of § 37.2-400 or any regulations adopted thereunder, to the Department in the format prescribed by the Department.
3. It uses standardized cost accounting and financial management practices approved by the Department.
4. The CSB is in substantial compliance with its performance contract or is making progress to come into substantial compliance through the Department's remediation process. In accordance with subsection E of § 37.2-508, or if a behavioral health authority, subsection E of § 37.2-608, of the Code, the Department may terminate all or a portion of this contract, after unsuccessful use of the remediation process described in Section 14.C.3 below and after affording the CSB, or behavioral health authority, an adequate opportunity to use the appeal process described in Section 14.C.3.f.

B. Remediation Process

The parties shall attempt in good faith to promptly resolve any disputes regarding implementation of this performance contract, controversy or claims arising out of or relating to this performance contract, or CSB noncompliance with the terms of this performance contract identified by the Department during its contract compliance review and performance management efforts.

1. If the Department determines that the informal dispute resolution process is unsuccessful at addressing any CSB noncompliance with this performance contract or any Exhibit, the Department may use the following process to ensure CSB compliance:
 - a. Describe the situation or condition, such as a pattern of failing to achieve a satisfactory level of performance on a significant number of major outcome or performance measures in the contract, that if unresolved could result in substantial noncompliance.
 - b. Require the CSB to implement a performance improvement plan or corrective action plan with specific actions and timeframes approved by the Department to address the situation or condition; and
 - c. Include the performance measures that will document a satisfactory resolution of the situation or condition. If the CSB does not implement the performance improvement plan (PIP) or corrective action plan (CAP) successfully within the approved timeframes, the Department, as a condition of continuing to fund the CSB, may request changes in the management and operation of the CSB's services linked to those actions and measures to obtain acceptable performance. These changes may include realignment or re-distribution of state-controlled resources or restructuring the staffing or operations of those services. The Department shall review and approve any changes before their implementation. Any changes shall include mechanisms to monitor and evaluate their execution and effectiveness.
2. If the CSB determines the informal dispute resolution process is unsuccessful at addressing any CSB performance contract or any Exhibit, the CSB may use the following process:
 - a. The dispute must be sent to the Office of Enterprise Management Services (OEMS) email address at performancecontractsupport@dbhds.virginia.gov with a detail description of the dispute.
 - b. The OEMS shall review and respond to the dispute within 15 calendar days of receipt of dispute.
 - c. If the CSB does not agree with the decision by the OEMS, they may request a review by the Department's Deputy Commissioner for Community Services or designee within 7 calendar days of receipt of the OEMS decision.

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3. **Remediation After Failure to Substantially Comply:** If the Department determines that the CSB fails to substantially comply with the requirements of this performance contract, the following remediation process shall be used to allow the CSB an opportunity to come into compliance.

- a. The Department shall provide written notification to the CSB's board chairperson, executive director, and governing body of each city or county that established the CSB of the Department's determination that the CSB fails to substantially comply with this performance contract. The written notice shall describe in detail the factors leading to the determination of substantial noncompliance.
- b. Within 15 calendar days of the CSB's receipt of notice of substantial noncompliance, the CSB shall submit a written notice to the Department's OEMS Director or designee, through the performancecontractsupport@dbhds.virginia.gov email address stating its desire to use the remediation process.

If the CSB does not submit a notice requesting remediation during the designated timeframe, the Department shall move forward with its intended enforcement action in accordance with § 37.2-508 (withholding or reducing funds, repayment of funds, or termination of all or part of this performance contract) and notify the CSB board chairperson, executive director, and governing body of each city or county that established the CSB.

- c. If the CSB submits a request to remediate, OEMS shall, within 15 days after receipt of the CSB's remediation request, submit the justification for the Department's determination of substantial noncompliance and the CSB's remediation request to the Department's Deputy Commissioner for Community Services for review and approval to move forward with a CAP to address the substantial compliance issues with its contract.
- d. The OEMS shall work with the Deputy Commissioner for Community Services to develop the CAP that the CSB will implement to address the issue(s) identified in the Department's notice. The CAP shall include specific, measurable, attainable, reasonable, and time-specific actions the CSB must meet. The CAP shall include specific times at which the Department shall provide updates to the CSB and its chairperson regarding the CSB's progress toward coming into substantial compliance.
- e. If the CSB fails to comply with the CAP, the Department may move forward with its enforcement action due to the CSB's failure to come into substantial compliance and shall notify the CSB board chairperson, executive director, and governing body of each city or county that established the CSB of that decision.
- f. **Appeal of Enforcement Action:** The CSB may appeal the Department's enforcement action and shall use the appeal process outlined as follows:

- i. Within 15 days of receipt of the Department's notification in accordance with 14.C.3.e, that it is taking enforcement action, the CSB may provide a written request to use the appeal process. This written notice shall be submitted to the Department's OEMS Director or designee, through the performancecontractsupport@dbhds.virginia.gov email address stating its desire to use the appeal process.

If the CSB does not submit a notice requesting an appeal during the designated timeframe, the Department shall move forward with its enforcement action.

- ii. If the CSB submits a request to appeal, the OEMS Director or designee shall, within 15 days after the Department's receipt of the CSB's request to appeal, facilitate the following process:
 - a) Notify the CSB within seven days of receipt of the written notice that a panel will be appointed within 15 days to conduct a panel conference to consider the issues identified in the Department's notice.

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- b) Establish a panel of five (5) disinterested persons that shall be appointed to the panel conference. The panel members shall elect a chairman, and the chairman shall convene the panel.
 - c) Inform each panel member of the nature of the issues identified in the Department's notice. Each panel member shall sign a statement indicating that he has no interest in this matter. Any person with an interest in the underlying issues shall be relieved of panel responsibilities, and another person shall be selected as a panel member.
 - d) Schedule panel conference not more than 15 days after the appointment of the final panel member.
 - e) Contact the parties for a panel conference at a mutually convenient time, date, and place. Confirmation of the time, date, and place of the panel conference will be communicated to all parties at least seven days in advance of the panel conference by the OEMS.
 - f) Handle any multiple appeal notices independently and sequentially so that an initial appeal will not be delayed by a second appeal.
- iii. At the panel conference, the CSB shall present evidence first, followed by the Department. The panel may hear rebuttal evidence after the initial presentations by the CSB and the Department. The panel may question either party to obtain a clear understanding of the facts.
- iv. Subject to provisions of the Freedom of Information Act, the panel shall convene in closed session at the end of the hearing and shall issue written recommended findings of fact within seven days of the hearing. The recommended findings of fact shall be submitted to the Department's Chief Deputy of Community Services and to the Commissioner or their designee(s) for the final decision.
- The findings of fact shall be final and conclusive and shall not be set aside by the Commissioner unless they are (a) fraudulent, arbitrary, or capricious; (b) so grossly erroneous as to imply bad faith; (c) in the case of termination of the contract due to failure to perform, the criteria for performance measurement are found to be erroneous, arbitrary, or capricious; or (d) not within the CSB's purview.
- v. The Department shall send the final decision on the CSB's appeal by certified mail to the CSB board chairperson, executive director, and governing body of each city or county that established the CSB no later than 120 days after receipt of the CSB's written notice invoking the appeal process.
- vi. If the CSB's appeal is unsuccessful, the Department may take its intended enforcement action, including withholding or reducing funds, requiring repayment of funds, or terminating all or part of the CSB's performance contract as provided in § 37.2-508(C)(6)(c).
- vii. Upon terminating all or a portion of a performance contract pursuant to § 37.2-508(E), the Department, only after consulting with the governing body of each city or county that established the CSB that was a party to the performance contract, may negotiate a performance contract with another community services board, a behavioral health authority, or a private nonprofit or for-profit organization or organizations to obtain services that were the subject of the terminated performance contract in accordance with § 37.2-508(F).
- viii. The CSB may seek judicial review of a final decision to withhold or reducing funds, require repayment of funds, or terminate this contract in the Circuit Court for the City of Richmond within 30 days of receipt of the final decision.

15. Liability

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The CSB shall defend or compromise, as appropriate, all claims, suits, actions, or proceedings arising from its performance of this contract. The CSB shall obtain and maintain sufficient liability insurance to cover claims for bodily injury and property damage and suitable administrative or directors' and officers' liability insurance. The CSB may discharge these responsibilities by means of a proper and sufficient self-insurance program operated by the state or a city or county government. The CSB shall provide a copy of any policy or program to the Department upon request. This contract is not intended to and does not create by implication or otherwise any basis for any claim or cause of action by a person or entity not a party to this contract arising out of any claimed violation of any provision of this contract, nor does it create any claim or right on behalf of any person to services or benefits from the CSB or the Department.

16. Severability

Each paragraph and provision of this contract is severable from the entire contract, and the remaining provisions shall nevertheless remain in full force and effect if any provision is declared invalid or unenforceable.

17. Counterparts and Electronic Signatures

Except as may be prohibited by applicable law or regulation, this Agreement and any amendment may be signed in counterparts, by facsimile, PDF, or other electronic means, each of which will be deemed an original and all of which when taken together will constitute one agreement. Facsimile and electronic signatures will be binding for all purposes.

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18. Signatures

In witness thereof, the Department and the CSB have caused this performance contract to be executed by the following duly authorized officials.

**VIRGINIA DEPARTMENT OF BEHAVIORAL
HEALTH AND DEVELOPMENTAL SERVICES**

By: _____

Name: Nelson Smith

Title: Commissioner

Date: _____

Danville-Pittsylvania Community Services

By: DocuSigned by:
Kimberly G. Van Der Hyde
4B6B06702E4949E... _____

Name: Kimberly G. Van Der Hyde

Title: Chairperson

Date: 6/28/2024 | 17:12 EDT

By: DocuSigned by:
Jim Bebeau, LP
37FC1FE5A637445... _____

Name: **Jim Bebeau**

Title: Executive Director

Date: 6/28/2024 | 16:37 EDT

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| 19. Exhibit L: List of Acronyms | | | |
|---|---|----------------|--|
| Acronym | Name | Acronym | Name |
| ACE | Adverse Childhood Experiences | NCI | National Core Indicators |
| ACT Community Treatment (ACT) – Effective 7.1.2021 | Assertive Community Treatment (ACT) – Effective 7.1.2021 | | |
| BAA | Business Associate Agreement (for HIPAA compliance) | NGRI | Not Guilty by Reason of Insanity |
| CARS | Community Automated Reporting System | OEMS | Office of Management Services |
| CCS | Community Consumer Submission | PACT | Program of Assertive Community Treatment– Retired as of 7.1.2021, See Assertive Community Treatment (ACT) |
| CFR | Code of Federal Regulations | PATH | Projects for Assistance in Transition from Homelessness |
| CIT | Crisis Intervention Team | PHI | Protected Health Information |
| CPMT | Community Policy and Management Team (CSA) | PII | Personally Identifiable Information |
| CQI | Continuous Quality Improvement | PSH | Permanent Supportive Housing |
| CRC | Community Resource Consultant (DD Waivers) | QSR | Quality Service Reviews |
| CSA | Children’s Services Act (§ 2.2- 5200 et seq. of the Code) | RCSU | Residential Crisis Stabilization Unit |
| CSB | Community Services Board | RDAP | Regional Discharge Assistance Program |
| DAP | Discharge Assistance Program | REACH | Regional Education Assessment Crisis Services Habilitation |
| DBHDS | Department | RFP | Request for Proposal |
| DD | Developmental Disabilities | RMG | Regional Management Group |
| Department | Department of Behavioral Health and Developmental Services | RST | Regional Support Team (DD Waivers) |

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| | | | |
|-------|---|-------|---|
| DMAS | Department of Medical Assistance Services (Medicaid) | RUMCT | Regional Utilization Management and Consultation Team |
| DOJ | Department of Justice (U.S.) | SABG | Federal Substance Abuse Block Grant |
| EBL | Extraordinary Barriers to Discharge List | SDA | Same Day Access |
| EHR | Electronic Health Record | sFTP | Secure File Transfer Protocol |
| FTE | Full Time Equivalent | SPF | Strategic Prevention Framework |
| HIPAA | Health Insurance Portability and Accountability Act of 1996 | TDO | Temporary Detention Order |
| ICC | Intensive Care Coordination (CSA) | VACSB | Virginia Association of Community Services Boards |
| ICF | Intermediate Care Facility | VIDES | Virginia Individual DD Eligibility Survey |
| IDAPP | Individualized Discharge Assistance Program Plan | WaMS | Waiver Management System (DD Waivers) |
| LIPOS | Local Inpatient Purchase of Services | SPQM | Service Process Quality Management |

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This is a example template of the Exhibit A submitted to the Department by the CSB electronically using the CARS software application

**FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT
 FY XXXX Exhibit A: Resources and Services**

Any funding appropriated by the General Assembly to CSB for staff compensation shall only be used for staff compensation, and the CSB must report annually to DBHDS on any staff compensation actions taken during the prior fiscal year.

CSB: _____

| Consolidated Budget (Pages AF-3 Through AF-10) | | | | |
|---|------------------------------------|------------------------------------|--|--------------|
| Funding Sources | Mental Health (MH) Services | Developmental (DV) Services | Substance Use Disorder (SUD) Services | TOTAL |
| State Funds | | | | |
| Local Matching Funds | | | | |
| Total Fees | | | | |
| Transfer Fees (In)/Out | | | | |
| Federal Funds | | | | |
| Other Funds | | | | |
| State Retained Earnings | | | | |
| Federal Retained Earnings | | | | |
| Other Retained Earnings | | | | |
| Subtotal: Ongoing Funds | | | | |
| State Funds One-Time | | | | |
| Federal Funds One-Time | | | | |
| Subtotal: One-Time Funds | | | | |
| Total: All Funds | | | | |

| | | | | |
|--------------------------------------|---|--|--|--|
| Cost for MH, DV, SUD Services | | | | |
| | Cost for Emergency Services (AP-4) | | | |
| | Cost for Ancillary Services (AP-4) | | | |
| | Total Cost for Services | | | |

| | |
|--------------------------------|--|
| Local Match Computation | |
| Total State Funds | |
| Total Local Matching Funds | |

| | |
|--------------------------------------|--|
| CSB Administrative Percentage | |
| Administrative Expenses | |

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| | | | |
|---|--|---|--|
| Total State and Local Funds | | Total Cost for Services | |
| Total Local Match Percentage (Local ÷ Total State + Local Funds) | | Administrative Percentage (Admin ÷ Total Expenses) | |

FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services

CSB: _____

Financial Comments

| | |
|------------|--|
| Comment 1 | |
| Comment 2 | |
| Comment 3 | |
| Comment 4 | |
| Comment 5 | |
| Comment 6 | |
| Comment 7 | |
| Comment 8 | |
| Comment 9 | |
| Comment 10 | |
| Comment 11 | |
| Comment 12 | |
| Comment 13 | |
| Comment 14 | |
| Comment 15 | |
| Comment 16 | |
| Comment 17 | |
| Comment 18 | |
| Comment 19 | |
| Comment 20 | |
| Comment 21 | |
| Comment 22 | |
| Comment 23 | |
| Comment 24 | |
| Comment 25 | |

Use of Retained Earnings

FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services for Mental Health (MH) Services

CSB: _____

| Funding Sources | Funds |
|--|-------|
| <u>FEES</u> | |
| MH Medicaid Fees | |
| MH Fees: Other | |
| Total MH Fees | |
| MH Fees Transfer In/(Out) | |
| <u>MH NET FEES</u> | |
| <u>FEDERAL FUNDS</u> | |
| MH FBG SED Child & Adolescent (93.958)* | |
| MH FBG Young Adult SMI (93.958)* | |
| MH FBG Crisis Services* (93.958)* | |
| MH FBG SMI (93.958) | |
| MH FBG SMI PACT (93.958)* | |
| MH FBG SMI SWVBH Board (93.958)* | |
| Total MH FBG SMI Funds* | |
| MH FBG Geriatrics (93.958)* | |
| MH FBG Peer Services (93.958)* | |
| Total MH FBG Adult Funds* | _____ |
| MH Federal PATH (93.150)* | |
| MH Federal COVID Emergency Grant (93.665)* | |
| MH Other Federal - DBHDS* | |
| MH Other Federal – COVID Support* | |
| MH Other Federal - CSB* | |
| TOTAL MH FEDERAL FUNDS | _____ |
| <u>STATE FUNDS</u> | |
| <u>Regional Funds</u> | |
| MH Acute Care (Fiscal Agent)* ¹ | |
| MH Acute Care Transfer In/(Out) | |
| Total Net MH Acute Care - Restricted | _____ |
| MH Regional DAP (Fiscal Agent)* ¹ | |
| MH Regional DAP Transfer In/ (Out) | |
| Total Net MH Regional DAP - Restricted MH | _____ |
| MH Regional Residential DAP - Restricted | |
| MH Crisis Stabilization (Fiscal Agent)* ¹ | |
| MH Crisis Stabilization Transfer In/(Out) | |
| Total Net MH Crisis Stabilization – Restricted | _____ |
| MH Transfers from DBHDS Facilities (Fiscal Agent)* | |
| MH Transfers from DBHDS Facilities - Transfer In/(Out) | |
| Total Net MH Transfers from DBHDS Facilities | _____ |
| MH Expanded Community Capacity (Fiscal Agent)* | |
| MH Expanded Community Capacity Transfer In/(Out) | |
| Total Net MH Expanded Community Capacity | |
| MH First Aid and Suicide Prevention (Fiscal Agent)* | |
| MH First Aid and Suicide Prevention Transfer In/(Out) | |

Total Net MH First Aid and Suicide Prevention

MH STEP-VA Outpatient (Fiscal Agent)*
 MH STEP-VA Outpatient Transfer In/(Out)
 Total Net MH STEP-VA Outpatient

MH STEP-VA Crisis (Fiscal Agent)*
 MH STEP-VA Crisis Transfer In/(Out)
 Total Net MH STEP-VA Crisis

MH STEP-VA Clinician’s Crisis Dispatch (Fiscal Agent)*
 MH STEP-VA Clinician’s Crisis Dispatch Transfer In/(Out)
 Total Net MH STEP-VA Clinician’s Crisis Dispatch

MH STEP-VA Peer Support (Fiscal Agent)*
 MH STEP-VA Peer Support Transfer In/(Out)
 Total Net MH STEP-VA Peer Support

MH STEP-VA Veteran’s Services (Fiscal Agent)*
 MH STEP-VA Veteran’s Services Transfer In/(Out)
 Total Net MH STEP-VA Veteran’s Services

MH Forensic Discharge Planning (Fiscal Agent)*
 MH Forensic Discharge Planning Transfer In/(Out)
 Total Net MH Forensic Discharge Planning

MH Permanent Supportive Housing (Fiscal Agent)*
 MH Permanent Supportive Housing Transfer In/(Out)
 Total Net MH Permanent Supportive Housing

MH Recovery (Fiscal Agent) ‡
 MH Other Merged Regional Funds (Fiscal Agent) ‡
 MH State Regional Deaf Services (Fiscal Agent) ‡
 MH Total Regional Transfer In/(Out)

Total Net MH Unrestricted Regional Funds

Total Net MH Regional State Funds

Children’s State Funds

MH Child & Adolescent Services Initiative*
 MH Children’s Outpatient Services*
 MH Juvenile Detention*

Total MH Restricted Children’s Funds

MH State Children’s Services‡
 MH Demo Project - System of Care (Child) ‡
 Total MH Unrestricted Children’s Funds

MH Crisis Response & Child Psychiatry (Fiscal Agent)*
 MH Crisis Response & Child Psychiatry Transfer In/(Out)
 Total Net MH Crisis Response & Child Psychiatry

Total MH Children’s State Funds (Restricted)

Other State Funds

- MH Law Reform*
- MH Pharmacy - Medication Supports*
- MH Jail Diversion Services*
- MH Rural Jail Diversion*
- MH Docket Pilot JMHCP Match*
- MH Adult Outpatient Competency Restoration Services*
- MH CIT Assessment Sites*
- MH Expand Telepsychiatry Capacity*
- MH PACT*
- MH PACT Forensic Enhancement*
- MH Gero-Psychiatric Services*
- MH Step-VA – SDA, Primary Care Screening, and Ancillary Services*
- MH Young Adult SMI*

Total MH Restricted Other State Funds

| | |
|--|-------|
| MH State Funds‡ | |
| MH State NGRI Funds‡ | |
| MH Geriatric Services‡ _____ | |
| Total MH Unrestricted Other State Funds | _____ |
| Total MH Other State Funds | _____ |
| TOTAL MH STATE FUNDS | _____ |

OTHER FUNDS

| | |
|---|--|
| MH Other Funds* | |
| MH Federal Retained Earnings* | |
| MH State Retained Earnings* | |
| MH State Retained Earnings - Regional Programs* | |
| MH Other Retained Earnings* | |
| TOTAL MH OTHER FUNDS | |

LOCAL MATCHING FUNDS

| | |
|--------------------------------------|-------|
| MH Local Government Appropriations‡ | |
| MH Philanthropic Cash Contributions‡ | |
| MH In-Kind Contributions‡ | |
| MH Local Interest Revenue‡ _____ | |
| TOTAL MH LOCAL MATCHING FUNDS | _____ |
| TOTAL MH FUNDS | |

ONE-TIME FUNDS

| | |
|---|-------|
| MH FBG SMI (93.958)* | |
| MH FBG SED Child & Adolescent (93.958)* | |
| MH FBG Peer Services (93.958) * | |
| MH State Funds | |
| MH One-Time Restricted State Funds* _____ | |
| TOTAL MH ONE-TIME FUNDS | _____ |

TOTAL MH ALL FUNDS

¹ MH acute care (LIPOS), regional DAP, and crisis stabilization funds are restricted, but each type of funds can be used for the other purposes in certain situations approved by the Department.

* These funds are restricted and expenditures of them are tracked and reported separately.

‡ These are unrestricted funds; expenditures are reported as a sum for all of the lines within the overall funding category.

FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services for Developmental (DV) Services

CSB: _____

| Funding | Funds |
|--|--------------|
| <u>FEES</u> | |
| DV Medicaid DD Waiver Fees | |
| DV Other Medicaid Fees | |
| DV Medicaid ICF/IDD Fees | |
| DV Fees: Other | _____ |
| Total DV Fees | |
| DV Fees Transfer In/(Out) | _____ |
| DV NET FEES | |
| <u>FEDERAL FUNDS</u> | |
| DV Other Federal - DBHDS* | |
| DV Other Federal – COVID Support* | |
| DV Other Federal - CSB* | |
| TOTAL DV FEDERAL FUNDS | _____ |
| <u>STATE FUNDS</u> | |
| DV State Funds‡ | |
| DV OBRA Funds‡ _____ | |
| Total DV Unrestricted State Funds | |
| DV Trust Fund* | |
| DV Rental Subsidies* | |
| DV Guardianship Funding* | |
| DV Crisis Stabilization (Fiscal Agent)* | |
| DV Crisis Stabilization Transfer In/(Out) | _____ |
| Total Net DV Crisis Stabilization* | |
| DV Crisis Stabilization - Children (Fiscal Agent)* | |
| DV Crisis Stabilization - Children Transfer In/(Out) | _____ |
| Total Net DV Crisis Stabilization - Children | _____ |
| DV Transfers from DBHDS Facilities (Fiscal Agent)* | |
| DV Transfers from DBHDS Facilities - Transfer In/(Out) | _____ |
| Total Net DV Transfers from DBHDS Facilities | _____ |
| Total DV Restricted State Funds | - |
| TOTAL DV STATE FUNDS | |
| <u>OTHER FUNDS</u> | |
| DV Workshop Sales* | |
| DV Other Funds* | |
| DV State Retained Earnings* | |
| DV State Retained Earnings - Regional Programs* | |
| DV Other Retained Earnings* _____ | |
| TOTAL DV OTHER FUNDS | |
| <u>LOCAL MATCHING FUNDS</u> | |
| DV Local Government Appropriations‡ | |
| DV Philanthropic Cash Contributions‡ | |
| DV In-Kind Contributions‡ | |
| DV Local Interest Revenue‡ | _____ |
| TOTAL DV LOCAL MATCHING FUNDS | _____ |
| TOTAL DV FUNDS | _____ |

ONE-TIME FUNDS

DV State Funds

DV One-Time Restricted State Funds*

TOTAL DV ONE-TIME FUNDS _____

TOTAL DV ALL FUNDS _____

* These funds are restricted and expenditures of them are tracked and reported separately.

‡ These are unrestricted funds; expenditures are reported as a sum for all of the lines within the overall funding category.

FYXXXX and FY2023 COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services for Substance Use Disorder (SUD) Services

CSB: _____

| Funding Sources | Funds |
|---|------------------|
| <u>FEES</u> | |
| SUD Medicaid Fees | |
| SUD Fees: Other | |
| Total SUD Fees | |
| SUD Fees Transfer In/(Out) | |
| SUD NET FEES | |
| <u>FEDERAL FUNDS</u> | |
| SUD FBG Alcohol/Drug Treatment (93.959) * | |
| SUD FBG SARPOS (93.959) * | |
| SUD FBG Jail Services (93.959) * | |
| SUD FBG Co-Occurring (93.959) * | |
| SUD FBG New Directions (93.959) * | |
| SUD FBG Recovery (93.959) * | |
| SUD FBG Medically Assisted Treatment (93.959) * | _____ |
| Total SUD FBG Alcohol/Drug Treatment Funds | |
| SUD FBG Women (Includes LINK at 6 CSBs) (93.959)* | _____ |
| Total SUD FBG Women Funds | |
| SUD FBG Prevention (93.959) * | |
| SUD FBG Prevention Family Wellness (93.959) * | _____ |
| Total SUD FBG Prevention Funds | |
| SUD Federal COVID Emergency Grant (93.665)* | |
| SUD Federal YSAT – Implementation (93.243)* | |
| SUD Federal Opioid Response Recovery (93.788)* | |
| SUD Federal Opioid Response Prevention (93.788)* | |
| SUD Federal Opioid Response Treatment (93.788)* | |
| Total SUD Federal Opioid Response (93.788)* | |
| SUD Other Federal - DBHDS* | |
| SUD Other Federal – COVID Support* | |
| SUD Other Federal - CSB* | |
| | TOTAL SUD |
| <u>FEDERAL FUNDS</u> | _____ |
| <u>STATE FUNDS</u> | |
| <u>Regional Funds</u> | |
| SUD Facility Reinvestment (Fiscal Agent)* | |
| SUD Facility Reinvestment Transfer In/(Out) | _____ |
| Total Net SUD Facility Reinvestment Funds | |
| SUD Transfers from DBHDS Facilities (Fiscal Agent)* | |
| | AF-8 |
| SUD Transfers from DBHDS Facilities – Transfer In/(Out) | _____ |
| Total Net SUD Transfers from DBHDS Facilities | |
| SUD Community Detoxification (Fiscal Agent)* | |

FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services for Substance Use Disorder (SUD) Services

CSB: _____

Funding Sources

Funds

SUD Community Detoxification Transfer In/(Out)
Total Net SUD Community Detoxification

SUD STEP-VA (Fiscal Agent)*

SUD STEP-VA Transfer In/(Out)
Total Net SUD STEP-VA

Total Net SUD Regional State Funds

Other State Funds

SUD Women (Includes LINK - 4 CSBs)*
SUD MAT - Medically Assisted Treatment*
SUD Permanent Supportive Housing Women*
SUD SARPOS*
SUD Recovery* _____

Total SUD Restricted Other State Funds

SUD State Funds‡
SUD Region V Residential‡
SUD Jail Services/Juvenile Detention‡
SUD HIV/AIDS‡

Total SUD Unrestricted Other State Funds

Total SUD Other State Funds
TOTAL SUD STATE FUNDS

OTHER FUNDS

SUD Other Funds*
SUD Federal Retained Earnings*
SUD State Retained Earnings*
SUD State Retained Earnings - Regional Programs*
SUD Other Retained Earnings* _____

TOTAL SUD OTHER FUNDS

LOCAL MATCHING FUNDS

SUD Local Government Appropriations‡
SUD Philanthropic Cash Contributions‡
SUD In-Kind Contributions‡
SUD Local Interest Revenue‡ _____

TOTAL SUD LOCAL MATCHING FUNDS

TOTAL SUD FUNDS

FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE CONTRACT

FY XXXX Exhibit A: Resources and Services for Substance Use Disorder (SUD) Services

CSB: _____

Funding Sources

Funds

ONE-TIME FUNDS

SUD FBG Alcohol/Drug Treatment (93.959)*

SUD FBG Women (includes LINK - 6 CSBs) (93.959)*

SUD FBG Prevention (93.959)*

SUD FBG Recovery (93.959)*

SUD State Funds

SUD One-Time Restricted State Funds*

TOTAL SUD ONE-TIME FUNDS _____

TOTAL SUD ALL FUNDS

* These funds are restricted and expenditures of them are tracked and reported separately.

‡ These are unrestricted funds; expenditures are reported as a sum for all of the lines within the overall funding category.

**COMMUNITY SERVICES PERFORMANCE
CONTRACT**

FY XXXX Exhibit A: Resources and Services

Local Government Tax Appropriations

| City or County | Tax Appropriation |
|---|-------------------|
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| Total Local Government Tax Funds | |

Reconciliation of Projected Resources and Services Costs by Program Area CSB:

| | MH Services | DV Services | SUD Services | Emergency Services | Ancillary Services | Total |
|--|----------------|----------------|-----------------|-----------------------|-----------------------|-------|
| Total All Funds (Page AF-1) | | | | | | |
| Cost for MH, DV, SUD, Emergency, and Ancillary Services (Page AF-1) | | | | | | |
| Difference | | | | | | |

**FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE
CONTRACT**

FY XXXX Exhibit A: Resources and Services

Difference results from Explanation of Other in Table Above

Other:

| |
|--|
| |
|--|

**FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE
CONTRACT**

FY XXXX Exhibit A: Resources and Services

CSB 100 Mental Health Services

| Form 11: Mental Health (MH) Services Program Area (100) | | | |
|--|-----------------------------------|--|--------------------------------------|
| Services | Projected Service Capacity | Projected Numbers of Individuals Receiving Services | Projected Total Service Costs |
| 250 Acute Psychiatric Inpatient Services | Beds | | |
| 310 Outpatient Services | FTEs | | |
| 312 Medical Services | FTEs | | |
| 350 Assertive Community Treatment | FTEs | | |
| 320 Case Management Services | FTEs | | |
| 410 Day Treatment or Partial Hospitalization | Slots | | |
| 420 Ambulatory Crisis Stabilization Services | Slots | | |
| 425 Mental Health Rehabilitation | Slots | | |
| 430 Sheltered Employment | Slots | | |
| 465 Group Supported Employment | Slots | | |
| 460 Individual Supported Employment | FTEs | | |
| 501 MH Highly Intensive Residential Services (MH Residential Treatment Centers) | Beds | | |
| 510 Residential Crisis Stabilization Services | Beds | | |
| 521 Intensive Residential Services | Beds | | |
| 551 Supervised Residential Services | Beds | | |
| 581 Supportive Residential Services | FTEs | | |
| 610 Prevention Services | FTEs | | |
| Totals | | | |

| Form 11 A: Pharmacy Medication Supports | Number of Consumers |
|---|----------------------------|
| 803 Total Pharmacy Medication Supports Consumers | |

**FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE
CONTRACT**

FY XXXX Exhibit A: Resources and Services

CSB 200 Developmental Services

| Form 21: Developmental (DV) Services Program Area (200) | | | |
|---|-----------------------------------|--|--------------------------------------|
| Services | Projected Service Capacity | Projected Numbers of Individuals Receiving Services | Projected Total Service Costs |
| 310 Outpatient Services | FTEs | | |
| 312 Medical Services | FTEs | | |
| 320 Case Management Services | FTEs | | |
| 420 Ambulatory Crisis Stabilization Services | Slots | | |
| 425 Developmental Habilitation | Slots | | |
| 430 Sheltered Employment | Slots | | |
| 465 Group Supported Employment | Slots | | |
| 460 Individual Supported Employment | FTEs | | |
| 501 Highly Intensive Residential Services (Community-Based ICF/IDD Services) | Beds | | |
| 510 Residential Crisis Stabilization Services | Beds | | |
| 521 Intensive Residential Services | Beds | | |
| 551 Supervised Residential Services | Beds | | |
| 581 Supportive Residential Services | FTEs | | |
| 610 Prevention Services | FTEs | | |
| Totals | | | |

**FY XXXX AND FY XXXX COMMUNITY SERVICES PERFORMANCE
CONTRACT**

FY XXXX Exhibit A: Resources and Services

CSB 300 Substance Use Disorder Services

| Form 31: Substance Use Disorder (SUD) Services Program Area (300) | | | |
|---|-----------------------------------|--|--------------------------------------|
| Services | Projected Service Capacity | Projected Numbers of Individuals Receiving Services | Projected Total Service Costs |
| 250 Acute Substance Use Disorder Inpatient Services | Beds | | |
| 260 Community-Based Substance Use Disorder Medical Detoxification Inpatient Services | Beds | | |
| 310 Outpatient Services | FTEs | | |
| 312 Medical Services | FTEs | | |
| 313 Intensive Outpatient Services | FTEs | | |
| 335 Medication Assisted Treatment | FTEs | | |
| 320 Case Management Services | FTEs | | |
| 410 Day Treatment or Partial Hospitalization | Slots | | |
| 420 Ambulatory Crisis Stabilization Services | Slots | | |
| 425 Substance Use Disorder Rehabilitation | Slots | | |
| 430 Sheltered Employment | Slots | | |
| 465 Group Supported Employment | Slots | | |
| 460 Individual Supported Employment | FTEs | | |
| 501 Highly Intensive Residential Services (Medically Managed Withdrawal Services) | Beds | | |
| 510 Residential Crisis Stabilization Services | Beds | | |
| 521 Intensive Residential Services | Beds | | |
| 551 Supervised Residential Services | Beds | | |
| 581 Supportive Residential Services | FTEs | | |
| 610 Prevention Services | FTEs | | |
| Totals | | | |

CONTRACT

FY XXXX Exhibit A: Resources and Services

CSB 400 Emergency and Ancillary Services

| Form 01: Emergency and Ancillary Services (400) | | | |
|--|-----------------------------------|--|--------------------------------------|
| Services | Projected Service Capacity | Projected Numbers of Individuals Receiving Services | Projected Total Service Costs |
| 100 Emergency Services | FTEs | | |
| Ancillary Services | | | |
| 318 Motivational Treatment Services | FTEs | | |
| 390 Consumer Monitoring Services | FTEs | | |
| 720 Assessment and Evaluation Services | FTEs | | |
| 620 Early Intervention Services | FTEs | | |
| 730 Consumer-Run Services | | | |
| Ancillary Services Totals | | | |

FY 2025 Performance Contract Financial Summary

Danville

Mental Health Services

| | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
|----------------------|---------------------------|------------------------------|--------------------------|--------------------------------|----------------------------------|
| <i>Fund Type</i> | | | | | |
| State Funds | \$2,513,824.00 | \$11,730,646.00 | -\$2,063,970.00 | \$12,180,500.00 | \$0.00 |
| Local Matching Funds | \$0.00 | \$1,132,642.00 | \$0.00 | \$1,132,642.00 | \$0.00 |
| Fees | \$3,814,124.00 | \$3,770,910.00 | \$0.00 | \$3,770,910.00 | \$3,814,124.00 |
| Federal Funds | \$0.00 | \$138,139.00 | \$0.00 | \$138,139.00 | \$0.00 |
| Other Funds | \$28,705.00 | \$538,445.00 | \$724,668.00 | \$1,291,818.00 | \$0.00 |
| Total Funds | \$6,356,653.00 | \$17,310,782.00 | -\$1,339,302.00 | \$18,514,009.00 | \$3,814,124.00 |

Developmental Services

| | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
|----------------------|---------------------------|------------------------------|--------------------------|--------------------------------|----------------------------------|
| <i>Fund Type</i> | | | | | |
| State Funds | \$51,527.00 | \$986,609.00 | \$0.00 | \$1,038,136.00 | \$0.00 |
| Local Matching Funds | \$0.00 | \$611,571.00 | \$0.00 | \$611,571.00 | \$0.00 |
| Fees | \$1,915,934.00 | \$10,211,730.00 | \$0.00 | \$10,211,730.00 | \$1,915,934.00 |
| Federal Funds | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| Other Funds | \$0.00 | \$12,000.00 | \$0.00 | \$12,000.00 | \$0.00 |
| Total Funds | \$1,967,461.00 | \$11,821,910.00 | \$0.00 | \$11,873,437.00 | \$1,915,934.00 |

Substance Use Disorder Services

| | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
|----------------------|---------------------------|------------------------------|--------------------------|--------------------------------|----------------------------------|
| <i>Fund Type</i> | | | | | |
| State Funds | \$1,324,630.00 | \$1,648,878.22 | \$0.00 | \$2,862,841.22 | \$110,667.00 |
| Local Matching Funds | \$0.00 | \$489,662.00 | \$0.00 | \$489,662.00 | \$0.00 |
| Fees | \$214,367.00 | \$188,950.00 | \$0.00 | \$188,950.00 | \$214,367.00 |
| Federal Funds | \$0.00 | \$1,572,757.70 | \$0.00 | \$1,572,757.70 | \$0.00 |
| Other Funds | \$0.00 | \$115,000.00 | \$0.00 | \$115,000.00 | \$0.00 |
| Total Funds | \$1,538,997.00 | \$4,015,247.92 | \$0.00 | \$5,229,210.92 | \$325,034.00 |

Local Match Calculation

CSB Administrative Percentage

| | | | |
|--------------------------------------|-----------------|---|-----------------|
| Total State Funds | \$14,366,133.22 | Administrative Expenses | \$3,022,379.00 |
| Compensation Increase Adjustment | -\$627,524.00 | Total Expenses | \$35,616,656.92 |
| Total Local Funds | \$2,233,875.00 | Administrative Share of Total Expenses | 8.49% |
| Total Adjusted State and Local Funds | \$15,972,484.22 | | |
| Local Match Percentage | 13.99% | | |

Comments: MH in kind \$150,017; DV in kind \$62,524 and SU in kind \$36,759 from less than fair market value rent on facility space totaling \$249,300 which agrees to lessors audited financial statements. DV in kind \$262,168 from the City of Danville Recreation Dept for the Recreation Enrichment program for personnel, transportation and related operating costs of the program. Mh in kind \$4,000 from facility in kind from WW Moore Detention Facility for the Juvenile Justice program.

| Exhibit A: Mental Health Services | | | | | |
|---|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| Fees | | | | | |
| MH Medicaid Fees | \$3,814,124.00 | \$3,476,284.00 | \$0.00 | \$3,476,284.00 | \$3,814,124.00 |
| MH Fees: Other | \$0.00 | \$294,626.00 | \$0.00 | \$294,626.00 | \$0.00 |
| Total Fees | \$3,814,124.00 | \$3,770,910.00 | \$0.00 | \$3,770,910.00 | \$3,814,124.00 |
| Federal Funds | | | | | |
| <i>MH FBG Funds</i> | | | | | |
| MH FBG SED Child & Adolescent (93.958) | \$0.00 | \$70,261.00 | \$0.00 | \$70,261.00 | \$0.00 |
| MH FBG Young Adult SMI (93.958) | | | | | \$0.00 |
| MH FBG Crisis Services (93.958) | | | | | \$0.00 |
| MH FBG SMI (93.958) | \$0.00 | \$27,308.00 | \$0.00 | \$27,308.00 | \$0.00 |
| MH FBG Geriatrics (93.958) | | | | | \$0.00 |
| MH FBG Peer Services (93.958) | | | | | \$0.00 |
| Total MH FBG Funds | \$0.00 | \$97,569.00 | \$0.00 | \$97,569.00 | \$0.00 |
| <i>Other MH Federal Funds</i> | | | | | |
| MH Federal PATH (93.150) | | | | | \$0.00 |
| MH Federal State& Local Fiscal Recovery Fund (21.027) | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| MH Other Federal - DBHDS | | | | | \$0.00 |
| MH Other Federal - COVID Support | | | | | \$0.00 |
| MH Other Federal - CSB | | \$40,570.00 | | \$40,570.00 | \$0.00 |
| Total Other Federal Funds | \$0.00 | \$40,570.00 | \$0.00 | \$40,570.00 | \$0.00 |
| Total Federal Funds | \$0.00 | \$138,139.00 | \$0.00 | \$138,139.00 | \$0.00 |
| State Funds | | | | | |
| <i>Regional Funds - Restricted</i> | | | | | |
| MH Acute Care | \$0.00 | \$308,416.00 | -\$258,000.00 | \$50,416.00 | \$0.00 |
| MH DAP | \$0.00 | \$2,624,323.00 | -\$1,670,366.00 | \$953,957.00 | \$0.00 |
| MH Crisis Stabilization | \$0.00 | \$221,384.00 | \$0.00 | \$221,384.00 | \$0.00 |
| MH Transfers from DBHDS Facilities | | | | | \$0.00 |
| MH Expanded Community Capacity | | | | | \$0.00 |
| MH First Aid and Suicide Prevention | \$0.00 | \$0.00 | \$12,500.00 | \$12,500.00 | \$0.00 |
| MH STEP-VA Outpatient | \$306,293.00 | \$503,448.00 | | \$809,741.00 | \$0.00 |
| MH STEP-VA Crisis | | | | | \$0.00 |
| MH STEP-VA Marcus Alert | | | | | \$0.00 |
| MH-STEP VA Clinician's Crisis Dispatch | | | | | \$0.00 |
| MH STEP-VA Peer Support | \$44,479.00 | \$92,000.00 | \$0.00 | \$136,479.00 | \$0.00 |
| MH STEP-VA Veterans Services | \$89,023.00 | \$78,489.00 | \$0.00 | \$167,512.00 | \$0.00 |
| MH STEP-VA Regional Management | | | | | \$0.00 |
| MH Forensice Discharge Planning | | | | | \$0.00 |
| MH Permanent Supportive Housing | \$752,663.00 | \$1,259,987.00 | \$0.00 | \$2,012,650.00 | \$0.00 |
| MH CIT - Assessment Sites | \$0.00 | \$1,798,240.00 | \$0.00 | \$1,798,240.00 | \$0.00 |
| MH Crisis Response & Child Psychiatry | \$0.00 | \$0.00 | \$42,324.00 | \$42,324.00 | \$0.00 |
| Total Regional Funds - Restricted | \$1,192,458.00 | \$6,886,287.00 | -\$1,873,542.00 | \$6,205,203.00 | \$0.00 |
| <i>Regional Funds - Unrestricted</i> | | | | | |
| MH Recovery | \$0.00 | \$244,038.00 | -\$190,428.00 | \$53,610.00 | \$0.00 |

| Exhibit A: Mental Health Services | | | | | |
|---|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| MH Other Merged Regional Funds | | | | | \$0.00 |
| MH State Regional Deaf Services | | | | | \$0.00 |
| Total Regional Funds - Unrestricted | \$0.00 | \$244,038.00 | -\$190,428.00 | \$53,610.00 | \$0.00 |
| <i>Non-Regional Funds - Restricted</i> | | | | | |
| MH Child & Adolescent Services Initiative | \$0.00 | \$120,109.00 | \$0.00 | \$120,109.00 | \$0.00 |
| MH Children's Outpatient Services | \$0.00 | \$75,000.00 | \$0.00 | \$75,000.00 | \$0.00 |
| MH Juvenile Detention | \$0.00 | \$111,724.00 | \$0.00 | \$111,724.00 | \$0.00 |
| MH Law Reform | \$0.00 | \$265,194.00 | \$0.00 | \$265,194.00 | \$0.00 |
| MH Pharmacy | \$0.00 | \$27,289.00 | \$0.00 | \$27,289.00 | \$0.00 |
| MH Jail Diversion Services | | | | | \$0.00 |
| MH Rural Jail Diversion | | | | | \$0.00 |
| MH Docket Pilot JMHP Match | | | | | \$0.00 |
| MH Adult Outpatient Competency Restoration Services | | \$5,000.00 | \$0.00 | \$5,000.00 | \$0.00 |
| MH Expand Telepsychiatry Capacity | | | | | \$0.00 |
| MH PACT | \$247,069.00 | \$845,000.00 | \$0.00 | \$1,092,069.00 | \$0.00 |
| MH PACT - Forensic Enhancement | | | | | \$0.00 |
| MH Gero-Psychiatric Services | | | | | \$0.00 |
| MH STEP-VA Same Day Access | \$0.00 | \$299,124.00 | \$0.00 | \$299,124.00 | \$0.00 |
| MH STEP-VA Primary Care Screening | \$0.00 | \$164,879.00 | \$0.00 | \$164,879.00 | \$0.00 |
| MH-STEP VA Ancillary Services | \$2,192.00 | \$270,000.00 | \$0.00 | \$272,192.00 | \$0.00 |
| MH-STEP VA Psychiatric Rehabilitation Services | \$0.00 | \$95,500.00 | \$0.00 | \$95,500.00 | \$0.00 |
| MH-STEP VA Care Coordination Services | \$0.00 | \$109,982.00 | \$0.00 | \$109,982.00 | \$0.00 |
| MH-STEP VA Case Management Services | \$0.00 | \$101,962.00 | \$0.00 | \$101,962.00 | \$0.00 |
| MH-STEP VA Data Systems and Clinicians Processes | | | | | \$0.00 |
| MH Young Adult SMI | | | | | \$0.00 |
| MH One-Time Restricted State Funds | \$134,000.00 | \$0.00 | \$0.00 | \$134,000.00 | \$0.00 |
| Total Non-Regional Funds - Restricted | \$383,261.00 | \$2,490,763.00 | \$0.00 | \$2,874,024.00 | \$0.00 |
| <i>Non-Regional Funds - Unrestricted</i> | | | | | |
| MH State Children's Services | \$0.00 | \$25,000.00 | \$0.00 | \$25,000.00 | \$0.00 |
| MH Demo Proj-System of Care (Child) | | | | | \$0.00 |
| MH State Funds | \$767,467.00 | \$2,084,558.00 | | \$2,852,025.00 | \$0.00 |
| MH State NGRI Funds | | | | | \$0.00 |
| MH Geriatric Services | | | | | \$0.00 |
| MH One-Time State Funds | \$170,638.00 | \$0.00 | \$0.00 | \$170,638.00 | \$0.00 |
| Total Non-Regional Funds - Unrestricted | \$938,105.00 | \$2,109,558.00 | \$0.00 | \$3,047,663.00 | \$0.00 |
| Total State Funds | \$2,513,824.00 | \$11,730,646.00 | -\$2,063,970.00 | \$12,180,500.00 | \$0.00 |
| Other Funds | | | | | |
| MH Other Funds | \$28,705.00 | \$538,445.00 | \$724,668.00 | \$1,291,818.00 | \$0.00 |
| Total Other Funds | \$28,705.00 | \$538,445.00 | \$724,668.00 | \$1,291,818.00 | \$0.00 |
| Local Matching Funds | | | | | |
| MH Local Government Appropriations | \$0.00 | \$978,625.00 | \$0.00 | \$978,625.00 | \$0.00 |
| MH Philanthropic Cash Contributions | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| MH In-Kind Contributions | \$0.00 | \$154,017.00 | \$0.00 | \$154,017.00 | \$0.00 |

| Exhibit A: Mental Health Services | | | | | |
|--|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| | | | | | |
| | | | | | |
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| MH Local Interest Revenue | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| Total Local Matching Funds | \$0.00 | \$1,132,642.00 | \$0.00 | \$1,132,642.00 | \$0.00 |
| Total MH Funds | \$6,356,653.00 | \$17,310,782.00 | -\$1,339,302.00 | \$18,514,009.00 | \$3,814,124.00 |

| Exhibit A: Developmental Services | | | | | |
|--|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| Fees | | | | | |
| DV Medicaid DD Waivers | \$0.00 | \$1,310,704.00 | \$0.00 | \$1,310,704.00 | \$0.00 |
| DV Other Medicaid Fees | \$1,915,934.00 | \$2,228,048.00 | \$0.00 | \$2,228,048.00 | \$1,915,934.00 |
| DV Medicaid ICF/IDD Fees | \$0.00 | \$6,434,453.00 | \$0.00 | \$6,434,453.00 | \$0.00 |
| DV Fees: Other | \$0.00 | \$238,525.00 | \$0.00 | \$238,525.00 | \$0.00 |
| Total DV Fees | \$1,915,934.00 | \$10,211,730.00 | \$0.00 | \$10,211,730.00 | \$1,915,934.00 |
| Federal Funds | | | | | |
| DV Other Federal - DBHDS | | | | | \$0.00 |
| DV Other Federal - COVID Support | | | | | \$0.00 |
| DV Other Federal - CSB | | | | | \$0.00 |
| Total Federal Funds | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| State Funds | | | | | |
| <i>Regional Funds - Restricted</i> | | | | | |
| DV Crisis Stabilization - Adult | | | | | \$0.00 |
| DV Crisis Stabilization - Children | | | | | \$0.00 |
| DV Transfers from DBHDS Facilities | | | | | \$0.00 |
| Total Regional Funds - Restricted | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| <i>Non-Regional Funds - Restricted</i> | | | | | |
| DV Trust Fund | | | | | \$0.00 |
| DV Rental Subsidies | | | | | \$0.00 |
| DV Guardianship Funding | | | | | \$0.00 |
| DV One-Time Restricted State Funds | | | | | \$0.00 |
| Total Non-Regional Funds - Restricted | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| <i>Non-Regional Funds - Unrestricted</i> | | | | | |
| DV State Funds | \$51,527.00 | \$986,609.00 | \$0.00 | \$1,038,136.00 | \$0.00 |
| DV OBRA Funds | | | | | \$0.00 |
| DV One-Time State Funds | | | | | \$0.00 |
| Total Non-Regional Funds - Unrestricted | \$51,527.00 | \$986,609.00 | \$0.00 | \$1,038,136.00 | \$0.00 |
| Total State Funds | \$51,527.00 | \$986,609.00 | \$0.00 | \$1,038,136.00 | \$0.00 |
| Other Funds | | | | | |
| DV Workshop Funds | | | | | \$0.00 |
| DV Other Funds | \$0.00 | \$12,000.00 | \$0.00 | \$12,000.00 | \$0.00 |
| Total Other Funds | \$0.00 | \$12,000.00 | \$0.00 | \$12,000.00 | \$0.00 |
| Local Matching Funds | | | | | |
| DV Local Government Appropriations | \$0.00 | \$286,879.00 | \$0.00 | \$286,879.00 | \$0.00 |
| DV Philanthropic Cash Contributions | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| DV In-Kind Contributions | \$0.00 | \$324,692.00 | \$0.00 | \$324,692.00 | \$0.00 |
| DV Local Interest Revenue | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| Total Local Matching Funds | \$0.00 | \$611,571.00 | \$0.00 | \$611,571.00 | \$0.00 |
| Total DV Funds | \$1,967,461.00 | \$11,821,910.00 | \$0.00 | \$11,873,437.00 | \$1,915,934.00 |

| Exhibit A: Substance Use Disorder Services | | | | | |
|---|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| Fees | | | | | |
| SUD Medicaid Fees | \$214,367.00 | \$178,500.00 | \$0.00 | \$178,500.00 | \$214,367.00 |
| SUD Fees: Other | \$0.00 | \$10,450.00 | \$0.00 | \$10,450.00 | \$0.00 |
| Total Fees | \$214,367.00 | \$188,950.00 | \$0.00 | \$188,950.00 | \$214,367.00 |
| Federal Funds | | | | | |
| <i>SUD FBG Funds</i> | | | | | |
| SUD FBG Alcohol and Drug Treatment (93.959) | \$0.00 | \$501,992.70 | | \$501,992.70 | \$0.00 |
| SUD FBG Recovery (93.959) | | | | | \$0.00 |
| SUD FBG Women (Includes LINK at 6 CSBs) (93.959) | \$0.00 | \$29,135.00 | | \$29,135.00 | \$0.00 |
| SUD FBG Prevention (93.959) | \$0.00 | \$248,541.00 | | \$248,541.00 | \$0.00 |
| Total SUD FBG Funds | \$0.00 | \$779,668.70 | \$0.00 | \$779,668.70 | \$0.00 |
| <i>Other SUD Federal Funds</i> | | | | | |
| SUD Federal SBIRT Youth (93.243) | | | | | \$0.00 |
| MH Federal State& Local Fiscal Recovery Fund (21.027) | \$0.00 | \$56,591.00 | \$0.00 | \$56,591.00 | \$0.00 |
| SUD Federal Opioid Response - Recovery (93.788) | | | | | \$0.00 |
| SUD Federal Opioid Response - Treatment (93.788) | | | | | \$0.00 |
| SUD Federal Opioid Response - Prevention (93.788) | | | | | \$0.00 |
| MH Other Federal - DBHDS | | | | | \$0.00 |
| MH Other Federal - COVID Support | | | | | \$0.00 |
| MH Other Federal - CSB | \$0.00 | \$736,498.00 | \$0.00 | \$736,498.00 | \$0.00 |
| Total Other Federal Funds | \$0.00 | \$793,089.00 | \$0.00 | \$793,089.00 | \$0.00 |
| Total Federal Funds | \$0.00 | \$1,572,757.70 | \$0.00 | \$1,572,757.70 | \$0.00 |
| State Funds | | | | | |
| <i>Regional Funds - Restricted</i> | | | | | |
| SUD Facility Reinvestment | | | | | \$0.00 |
| SUD Transfers from DBHDS Facilities | | | | | \$0.00 |
| SUD Community Detoxification | | | | | \$0.00 |
| SUD STEP-VA | | | | | \$0.00 |
| Total Regional Funds - Restricted | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| <i>Non-Regional Funds - Restricted</i> | | | | | |
| SUD Community-Based SUD Treatment Services | | | | | \$0.00 |
| SUD Women (Includes LINK at 4 CSBs) | \$0.00 | \$15,343.09 | \$0.00 | \$15,343.09 | \$0.00 |
| SUD MAT | \$310,600.00 | \$101,246.56 | \$0.00 | \$411,846.56 | \$0.00 |
| SUD Permanent Supportive Housing | | | | | \$0.00 |
| SUD SARPOS | \$110,667.00 | \$45,817.09 | \$0.00 | \$45,817.09 | \$110,667.00 |
| SUD Recovery | | | | | \$0.00 |
| SUD DD Training/SUD Youth Services/COVID | \$0.00 | \$141,478.01 | \$0.00 | \$141,478.01 | \$0.00 |
| SUD One-Time Restricted State Funds | | | | | \$0.00 |
| Total Non-Regional Funds - Restricted | \$421,267.00 | \$303,884.75 | \$0.00 | \$614,484.75 | \$110,667.00 |
| <i>Non-Regional Funds - Unrestricted</i> | | | | | |
| SUD State Funds | \$804,329.00 | \$1,314,101.47 | \$0.00 | \$2,118,430.47 | \$0.00 |
| SUD Region V Residential | | | | | \$0.00 |

| Exhibit A: Substance Use Disorder Services | | | | | |
|---|----------------------------------|-------------------------------------|---------------------------------|---------------------------------------|---|
| | | | | | |
| | | | | | |
| Funding Source | FY 2025 Beginning Balance | FY 2025 Anticipated Revenues | FY 2025 Transfers In/Out | FY 2025 Estimated Expenditures | FY 2025 Estimated Ending Balance |
| SUD Jail Services/Juvenile Detention | | | | | \$0.00 |
| SUD HIV/AIDS | \$0.00 | \$30,892.00 | \$0.00 | \$30,892.00 | \$0.00 |
| SUD One-Time State Funds | \$99,034.00 | \$0.00 | \$0.00 | \$99,034.00 | \$0.00 |
| Total Non-Regional Funds - Unrestricted | \$903,363.00 | \$1,344,993.47 | \$0.00 | \$2,248,356.47 | \$0.00 |
| | | | | | |
| Total State Funds | \$1,324,630.00 | \$1,648,878.22 | \$0.00 | \$2,862,841.22 | \$110,667.00 |
| | | | | | |
| Other Funds | | | | | |
| SUD Other Funds | \$0.00 | \$115,000.00 | \$0.00 | \$115,000.00 | \$0.00 |
| Total Other Funds | \$0.00 | \$115,000.00 | \$0.00 | \$115,000.00 | \$0.00 |
| | | | | | |
| Local Matching Funds | | | | | |
| SUD Local Government Appropriations | \$0.00 | \$452,903.00 | \$0.00 | \$452,903.00 | \$0.00 |
| SUD Philanthropic Cash Contributions | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| SUD In-Kind Contributions | \$0.00 | \$36,759.00 | \$0.00 | \$36,759.00 | \$0.00 |
| SUD Local Interest Revenue | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |
| Total Local Matching Funds | \$0.00 | \$489,662.00 | \$0.00 | \$489,662.00 | \$0.00 |
| | | | | | |
| Total SUD Funds | \$1,538,997.00 | \$4,015,247.92 | \$0.00 | \$5,229,210.92 | \$325,034.00 |

| Service Cost Information | | | | | |
|--|----------------|---------------------------|--------------|--------------|--------------|
| Service Description (Mental Health Services) | Cost | Individuals Served | FTEs | Beds | Slots |
| 250 Mental Health Acute Psychiatric Inpatient Services/or Substance Disorder Inpatient Services | \$50,416.00 | 20.00 | | 0.15 | |
| 310 Outpatient Services | \$1,713,493.00 | 500.00 | 7.50 | | |
| 312 Medical Services | \$1,304,723.00 | 950.00 | 3.50 | | |
| 320 Case Management Services | \$3,453,457.00 | 1250.00 | 33.34 | | |
| 350 Assertive Community Treatment | \$1,723,794.00 | 80.00 | 10.00 | | |
| 410 Day Treatment or Partial Hospitalization | \$0.00 | | | | |
| 425 (MH) Rehabilitation/(Dev) Habilitation/(SUD) Rehabilitation | \$746,774.00 | 75.00 | | | 40.00 |
| 430 Sheltered Employment | \$0.00 | | | | |
| 460 Individual Supported Employment | \$0.00 | | | | |
| 465 Group Supported Employment | \$0.00 | | | | |
| 501 Mental Health Residential Treatment Centers /or DD Community ICFs for Individuals with DD/or SUD Medically Managed Withdrawal Services | \$0.00 | | | | |
| 510 Residential Crisis Stabilization Services | \$0.00 | | | | |
| 521 Intensive Residential Services | \$0.00 | | | | |
| 551 Supervised Residential Services | \$38,049.00 | 14.00 | | 14.00 | |
| 581 Supportive Residential Services | \$2,086,386.00 | 120.00 | 0.50 | | |
| 610 Prevention Services | \$12,500.00 | | 0.00 | | |
| 803 Total Pharmacy Medication Supports Consumers | | 10.00 | | | |
| Total | ##### | 3019.00 | 54.84 | 14.15 | 40.00 |
| Service Description (Developmental Services) | Cost | Individuals Served | FTEs | Beds | Slots |
| 310 Outpatient Services | \$0.00 | | | | |
| 312 Medical Services | \$0.00 | | | | |
| 320 Case Management Services | \$2,415,975.00 | 745.00 | 22.50 | | |
| 425 (MH) Rehabilitation/(Dev) Habilitation/(SUD) Rehabilitation | \$1,342,549.00 | 120.00 | | | 61.00 |
| 430 Sheltered Employment | \$0.00 | | | | |
| 460 Individual Supported Employment | \$0.00 | | | | |
| 465 Group Supported Employment | \$0.00 | | | | |
| 501 Mental Health Residential Treatment Centers /or DD Community ICFs for Individuals with DD/or SUD Medically Managed Withdrawal Services | \$7,632,899.00 | 23.00 | | 23.00 | |
| 510 Residential Crisis Stabilization Services | \$0.00 | | | | |
| 521 Intensive Residential Services | \$504,876.00 | 4.00 | | 4.00 | |
| 551 Supervised Residential Services | \$0.00 | | | | |
| 581 Supportive Residential Services | \$116,813.00 | 2.00 | 1.00 | | |
| 610 Prevention Services | \$0.00 | | | | |
| Total | ##### | 894.00 | 23.50 | 27.00 | 61.00 |
| Service Description (Substance Use Disorder Services) | Cost | Individuals Served | FTEs | Beds | Slots |
| 250 Mental Health Acute Psychiatric Inpatient Services/or Substance Disorder Inpatient Services | \$0.00 | | | | |
| 260 Community-Based Substance Use Disorder Medical Detoxification Inpatient Services | \$0.00 | | | | |
| 310 Outpatient Services | \$569,237.00 | 215.00 | 4.00 | | |
| 312 Medical Services | \$644,697.00 | 130.00 | 0.85 | | |
| 313 Intensive Outpatient Services | \$0.00 | | | | |
| 320 Case Management Services | \$772,207.00 | 310.00 | 6.75 | | |
| 335 Medication Assisted Treatment Services | \$297,178.00 | 25.00 | 1.25 | | |
| 410 Day Treatment or Partial Hospitalization | \$0.00 | | | | |
| 425 (MH) Rehabilitation/(Dev) Habilitation/(SUD) Rehabilitation | \$0.00 | | | | |
| 430 Sheltered Employment | \$0.00 | | | | |
| 460 Individual Supported Employment | \$0.00 | | | | |
| 465 Group Supported Employment | \$0.00 | | | | |

| Service Cost Information | | | | | |
|--|-----------------------|---------------------------|--------------|-------------|--------------|
| 501 Mental Health Residential Treatment Centers /or DD Community ICFs for Individuals with DD/or SUD Medically Managed Withdrawal Services | \$45,817.00 | 15.00 | | 0.45 | |
| 510 Residential Crisis Stabilization Services | \$0.00 | | | | |
| 521 Intensive Residential Services | \$0.00 | | | | |
| 551 Supervised Residential Services | \$0.00 | | | | |
| 581 Supportive Residential Services | \$0.00 | | | | |
| 610 Prevention Services | \$1,248,040.00 | | 7.65 | | |
| Total | \$3,577,176.00 | 695.00 | 20.50 | 0.45 | 0.00 |
| Service Description (Emergency Services and Ancillary Services) | | | | | |
| | Cost | Individuals Served | FTEs | Beds | Slots |
| 100 Emergency Services | \$5,099,782.00 | 1500.00 | 40.00 | | |
| 318 Motivational Treatment Services | | | | | |
| 390 Consumer Monitoring Services | \$25,298.00 | 150.00 | 0.50 | | |
| 620 Early Intervention Services | | | | | |
| 720 Assessment and Evaluation Services | \$181,065.00 | 150.00 | 2.02 | | |
| 730 Consumer Run Services (No. Individuals Served) | | | | | |
| Total | \$5,306,145.00 | 1800.00 | 42.52 | | |

Local Government Tax Appropriation

| Locality | Amount |
|--------------|--------------|
| Pittsylvania | \$824,432.00 |
| Danville | \$893,975.00 |

Total **\$1,718,407.00**

Total Administrative Costs **\$3,022,379.00**

AMENDMENT 1
EXHIBIT B: FY2024 AND FY2025 COMMUNITY SERVICES BOARD
CONTINUOUS QUALITY IMPROVEMENT (CQI) PROCESS
FOR
BEHAVIORAL HEALTH PERFORMANCE MEASURES
Contract No. P1636. [CSB Code].1

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AMENDMENT 1
EXHIBIT B: FY2024 AND FY2025 COMMUNITY SERVICES BOARD
CONTINUOUS QUALITY IMPROVEMENT (CQI) PROCESS
FOR
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I. Introduction

The Department, the Community Services Boards and Behavioral Health Authority (CSB) are committed to a collaborative continuous quality improvement (CQI) process aimed at improving the quality, transparency, accessibility, consistency, integration, and responsiveness of services across the Commonwealth pursuant to Code §37.2-508(C) and §37.2-608(C). Exhibit B establishes the CQI framework through which CSBs, providing community behavioral health services, and the Department engage in the CQI processes that are established to track progress towards meeting established benchmarks, identify barriers to achievement, and understand and address root causes that impacts progress. For the purposes of this Exhibit, “benchmark” is defined as the measure target for achievement that is established by the Department.

II. Benchmarks

The establishment of benchmarks is a collaborative process with the CSBs and exists as part of the [Department’s Behavioral Health Measure Development and Review process](#).

III. Technical Assistance

An opportunity for technical assistance exists when a CSB requires support in meeting an established goal. The following graduated response will be employed to support the CSB to achievement.

Technical Assistance (TA)

For the purposes of this Exhibit, technical assistance (TA) is defined as targeted, collaborative support provided by the Department to CSBs for the purposes of improving performance on the core measures outlined in [Section V](#) of this exhibit. The Department may initiate the process for its provision of TA when a CSB’s performance does not meet the benchmark. Upon receipt of Department notification of the requirement for CSB participation in TA, the CSB shall respond to the Department within 10 business days to confirm receipt and establish next steps.

Additionally, TA may be requested by the CSB at any time. A CSB may request TA from the Department by completing the [Exhibit B TA Request form](#). The Department shall respond to the CSB request for TA within 10 business days to confirm receipt and establish next steps.

The Department will work to address CSB-raised concerns or identified Department data issues as part of the technical assistance process.

IV. Performance Monitoring

D. Performance Improvement Plan (PIP)

- (1) In the event the TA does not result in improvement, the Department and the CSB will work collaboratively to develop a Performance Improvement Plan (PIP). For the purposes of this Exhibit, a PIP is defined as a written, collaborative agreement between the Department and the CSB that identifies specific action steps required to support the CSB in meeting identified benchmarks for core performance measures as outlined in [Section V](#) of this exhibit.
- (2) A PIP will not be entered into until at least 6 months of TA has been provided in order to allow for the review of at least 2 quarters of data. At a minimum, a PIP will include activities to be completed, timelines for completion of each activity, parties responsible for completion of each activity, and goals that are specific, measurable, achievable, relevant, and timebound (SMART).

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E. Corrective Action Plan (CAP)

In the event PIP implementation does not result in improvement regarding core performance measures pursuant to [Section V](#) of this exhibit; the Department may seek other remedies as outlined in the Compliance and Dispute Resolution Process section of the performance contract such as initiating a CAP. For the purpose of this Exhibit, a CAP is defined as a written plan to address noncompliance with identified benchmarks for core performance measures outlined in [Section V](#) of this exhibit. The Department may also find it necessary to enter into a CAP with the CSB in circumstances where the severity of the issue(s) is determined to be necessary for a CAP versus a PIP. If the CSB refuses to participate in the TA and/or PIP process, a CAP will be initiated by the Department. If the CSB disagrees with the CAP they shall utilize the Compliance and Dispute Resolution Process of the performance contract.

V. Performance Measures

CSB Core Performance Measures: The CSB and Department agree to use the CSB Core Performance Measures, developed by the Department in collaboration with the VACSB Data Management, Quality Leadership, and VACSB/DBHDS Quality and Outcomes Committees (Q&O) to monitor outcome and performance measures for the CSBs and improve the performance on measures where the CSB falls below the benchmark. These performance measures include:

- A. Suicide Screening Measure:** Percentage of youth (ages 6-17) and adults (age 18 or over) and have a new MH or SUD case open who received a suicide risk assessment completed within 30 days before or 5 days after the case opening.

Benchmark: The CSB shall conduct a Columbia Suicide Severity Rating Scale screening for at least 86 percent of individuals with a new MH or SUD case opening.

- B. Same Day Access Measures:** Percentage of individuals who received a SDA assessment and were determined to need a follow-up service who are offered an appointment for a service within 10 business days and attend a scheduled follow-up appointment within 30 calendar days.

Benchmark: The CSB shall offer an appropriate follow-up appointment to at least 86 percent of the individuals who are determined to need an appointment; and at least 70 percent of the individuals seen in SDA who are determined to need a follow-up service will return to attend that service within 30 calendar days of the SDA assessment.

- C. SUD Engagement Measure:** Percentage of individuals 13 years or older with a new episode of substance use disorder services as a result of a new SUD diagnosis who initiate services within 14 days of diagnosis and attend at least two follow up SUD services within 30 days.

Benchmark: The CSB shall aim to have at least 50 percent of SUD clients engage in treatment per this definition of engagement.

- D. DLA-20 Measure:** 6-month change in DLA-20 scores for youth (ages 6-17) and adults (age 18 or over) receiving outpatient services in mental health program areas.

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Contract No. P1636. [CSB Code].1

Benchmark: At least 35% of individuals receiving 310 Outpatient Services in Program Area 100 scoring below a 4.0 on a DLA-20 assessment will demonstrate at least 0.5 growth within two fiscal quarters.

VI. Additional Expectations and Elements Being Monitored

The data elements and expectations of this section were put into place prior to the data quality and benchmarking review process as of March 1, 2022 and are active expectations regarding CSB operations and implementation. The process for technical assistance, performance improvement plans, and corrective action plans as described in [Section III](#) and [IV](#) of this exhibit does not apply to this section. The Department in collaboration with the VACSB Data Management, Quality Leadership, and VACSB/DBHDS Quality and Outcomes Committees will monitor outcome and performance measures in this section for relevance with the CQI process and propose revisions as needed.

A. Outpatient Primary Care Screening and Monitoring

(1) Primary Care Screening

- (a) **Measures** - CSB and DBHDS will work together to establish.
- (b) **Benchmark** - CSB and DBHDS will work together to establish.
- (c) **Outcomes** - To provide yearly primary care screening to identify and provide related care coordination to ensure access to needed physical health care to reduce the number of individuals with serious mental illness (SMI), known to be at higher risk for poor physical health outcomes largely due to unidentified chronic conditions.
- (d) **Monitoring**- CSB must report the screen completion and monitoring completion in CCS monthly submission to reviewed by the Department.

B. Outpatient Services

Outpatient services are considered to be foundational services for any behavioral health system. Outpatient services may include diagnosis and evaluation, screening and intake, counseling, psychotherapy, behavior management, psychiatry, psychological testing and assessment, laboratory, and ancillary services.

- (a) **Measures** - Expertise in the treatment of trauma related conditions is to be established through training.
- (b) **Benchmark** - CSB should provide a minimum for outpatient behavioral healthcare providers of 8 hours of trauma focused training in treatment modalities to serve adults, children/adolescents and their families within the first year of employment and 4 hours in each subsequent years or until 40 hours of trauma focused treatment can be demonstrated.
- (c) **Monitoring:** Provide training data regarding required trauma training yearly in July when completing evidence-based practice survey.

C. Service Members, Veterans, and Families (SMVF)

(1) Training

- (a) **Measures** - Percentage of CSB direct services staff who receive military cultural competency training
- (b) **Benchmark** – Provided to 100% of CSB staff delivering direct services to the SMVF population within 90 days of hire and every 3 years. Direct services include, but are not limited to, those staff providing crisis, behavioral health outpatient and case management services.

(2) Presenting for Services

- (a) **Measures** - Health records in all program areas will contain a valid entry for Military Status demographic variable in CCS.

AMENDMENT 1
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CONTINUOUS QUALITY IMPROVEMENT (CQI) PROCESS
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- (b) **Benchmark** - 90% of individuals will have a valid entry.
 - (3) **Referral Destination**
 - (a) **Measures** – Percentage of SMVF clients served who are given information about referral services to SMVF referral destinations.
 - (b) **Benchmark** - 70% of SMVF in CSB services will receive information about services offered by Military Treatment Facilities, Veterans Health Administration facilities, and/or Virginia Department of Veterans Services; and be supported in being referred at the individual's request.
 - (4) **Columbia Suicide Severity Rating Scale**
 - (a) **Measure** - SMVF individuals in CSB services will be screened for suicide risk at intake (and as needed per agency clinical protocols to monitor risk level) utilizing the Columbia Suicide Severity Rating Scale (C-SSRS) brief screen.
 - (b) **Benchmark** - Conducted for 86% of SMVF individuals beginning in FY23 (July 1, 2022).
 - (c) **Monitoring** - CSB must report all data through its CCS monthly submission.
- C. Peer and Family Support Services**
- (1) **Peer FTEs (STEP-VA Funded)**
 - (a) **Measure:** Total number of Peer Support Services FTE offering peer support services in mental health and/or substance use treatment settings funded by STEP-VA allocations.
 - (b) **Benchmark:** Year 1 will allow for monitoring and benchmarking.
 - (2) **Peer FTEs (Total)**
 - (a) **Measure:** Total number of Peer Support Services FTE offering peer support services in CSB/BHA from all funding sources.
 - (b) **Benchmark:** Year 1 will allow for monitoring and benchmarking
 - (3) **Peer Certification and Registration**
 - (a) **Measure:** Peer Supporters will obtain certification within 15 months of hire and be registered within 18 months of hire (from the Board of Counseling)
 - (b) **Benchmark:** There is not a benchmark at this time as FY24 is the first year collecting this information. We will revisit setting a benchmark next year.
- D. DLA-20 Measure:** 6-month change in DLA-20 scores for youth (ages 6-17) and adults (age 18 or over) receiving outpatient services in substance use disorder program areas.

Benchmark: At least 35% of individuals receiving 310 Outpatient Services in Program Areas 300 scoring below a 4.0 on a DLA-20 assessment will demonstrate at least 0.5 growth within two fiscal quarters.

Amendment 1**Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process
Contract No. P1636. [CSB Code].1**

| DUE DATE | DESCRIPTION |
|-----------------|---|
| 5-20-24 | <p>1. The Office of Fiscal and Grants Management (OFGM) distributes the Letters of Notification to CSBs with of state and federal block grant funds.</p> <p>NOTE: <u><i>This is contingent on the implementation of the fiscal year budget as passed by the General Assembly and signed into law by the Governor. The Code of Virginia allows the Governor to make certain adjustments to the Budget. Changes in Federal legislation, inclement weather and uncertain revenue collections, are just a few examples of events that may require adjustments to the budget in order to maintain the balanced budget as required by Virginia's constitution.</i></u></p> <p>2. The Department distributes the current fiscal year performance contract software through the Community Automated Reporting System (CARS) to CSBs. CSBs must only provide allocations of state and federal funds or amounts subsequently revised by or negotiated and approved by the Department and have actual appropriated amounts of local matching funds.</p> |
| 06-26-24 | <p>1. Exhibit A: CSB must complete Table 2 Board Management and Salary Cost and Integrated Behavioral and Primary Health Care Questions through the CARS application.</p> <p>2. Payments 1 and 2 for July are prepared during June and July, the OFGM prepares the electronic data interchange transfers for the first two semi- monthly payments of state and federal for the CSBs. With the exception of programmatically determined upfront payments, all federal funds disbursements must be invoiced by the CSBs pursuant to the community services performance contract.</p> |
| 07-01-24 | <p>1. The current fiscal year performance contract, revisions, or Exhibits D that may be due at this time should be signed and submitted electronically by the CSBs.</p> <p>2. Local Match: If the CSB has not met or maintained the minimum 10 percent local matching funds requirement at the end of the previous fiscal year, it must submit a written request for a waiver, pursuant to § 37.2-509 of the Code and State Board Policy 4010 and the Minimum Ten Percent Matching Funds Waiver Request Guidelines sent to the OMS performancecontractsupport@dbhds.virginia.gov email address.</p> <p>3. Payments 3 and 4 for August are prepared for transfers during July and August. If the CSB's CARS report data is not complete the payment(s) may not be released until the complete report is received. Once received the payments will be processed and disbursed with the next scheduled payment.</p> |
| 07-15-24 | The Department distributes the end of the fiscal year performance contract report through CARS. |
| 07-28-24 | Community Consumer Submission (CCS) extract files for June is due from CSBs. |
| 08-19-24 | <p>1. CCS extract files for total (annual) CCS service unit data is CSBs submit their complete. The Department will not accept any other corrections to the end of year CCS report after this date.</p> <p>2. Payments 5 and 6 for September are prepared for transfer during August and September.</p> |
| 09-02-24 | <p>3. CSBs send complete end of the fiscal year report through the CARS application.</p> <p>4. The OMS reviews program services sections of the reports for any discrepancies and works with the CSBs to resolves deficiencies.</p> <p>5. OFGM reviews financial portions of reports for any discrepancies and works with CSBs to resolve deficiencies.</p> |

Amendment 1**Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process
Contract No. P1636. [CSB Code].1**

| DUE DATE | DESCRIPTION |
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| | |
| 9-18-2024 | <ol style="list-style-type: none"> 1. <u>CSBs must resubmit approved revised program and financial reports through the CARS application no later than 09-18-2023. This is the final closeout date. The Department will not accept CARS report corrections after this date.</u> 2. CSBs submits their July CCS monthly extract files for July. This is the initial FY 2024 CCS monthly extract files. 3. Payments 7 and 8 for October are prepared for transfer in September and October (October payments). Payments may not be released without receipt of a CSB final end of the fiscal year CCS data. |
| 09-30-24 | <ol style="list-style-type: none"> 1. All CSB signed performance contracts and applicable Exhibits D are due to the Department for final signature by the Commissioner pursuant to § 37.2-508 of the Code. 2. <u>Federal Balance Reports are sent out to CSBs.</u> 3. <u>Inaccurate or no submission of reports from 9-18-2024 and/or unsigned performance contracts will be out of compliance and may result in a one- time, one percent reduction not to exceed \$15,000 of state funds apportioned for CSB administrative expenses.</u> 4. CSBs submit their CCS monthly extract files for August. |
| 10-03-24 | <ol style="list-style-type: none"> 1. After the Commissioner signs the contracts, a fully executed copy of the performance contract and applicable Exhibits D will be sent to the CSBs electronically by OMS. 2. Payments 9 and 10 during for November are prepared in October and November. |
| 10-16-24 | CSBs submit Federal Balance Reports to the OFGM. |
| 10-31-24 | <ol style="list-style-type: none"> 1. CSBs submit CCS monthly extract files for September. 2. Payments 11 and 12 for December are prepared for transfer during November and December (December payments). Payments may not be released without receipt of September CCS submissions and final Federal Balance Reports. |
| 11-30-24 | CSBs submit their CCS monthly extract files for October. |
| 12-02-24 | <ol style="list-style-type: none"> 1. CSBs that are not local government departments or included in local government audits send one copy of their Certified Public Accountant (CPA) audit reports for the previous fiscal year on all CSB operated programs to the Department's Office of Budget and Financial Reporting (OBFR). 2. CSBs submit a copy of CPA audit reports for all contract programs for their last full fiscal year, ending on June 30th, to the OBFR. For programs with different fiscal years, reports are due three months after the end of the year. 3. The CSBs shall have a management letter and plan of correction for identified material deficiencies which must be sent with these reports. 4. Audit reports for CSBs that are local government departments or are included in local government audits are submitted to the Auditor of Public Accounts (APA) by the local |

Amendment 1**Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process
Contract No. P1636. [CSB Code].1**

| DUE DATE | DESCRIPTION |
|-----------------|---|
| | government. |
| 12-29-24 | <ol style="list-style-type: none"> Payment 13 through 16 for January and February are prepared for transfers during December. CSBs end of the fiscal year performance contract reports not accurate, incomplete, and/or CCS monthly extracts for October that have not been received, payments may not be released. CCS monthly extract files for November is due from CSB. |
| 01-06-25 | The release of the mid-year performance contract report CARS software. |
| 01-31-25 | CCS monthly extract files for December is due from CSB. |
| 02-18-25 | <ol style="list-style-type: none"> CSBs send complete mid-year performance contract reports and a revised Table 1: Board of Directors Membership Characteristics through the CARS application. Payment 17 and 18 for March are prepared for transfer in February. CSBs whose monthly CCS extract for December and CARS reports not received by the end of January, payments may not be released. |
| 02-29-25 | CSBs submit their CCS extract files for January. CSBs whose monthly CCS extract files for January were not received by the end of the month, payments may not be released. |
| 03-28-25 | <ol style="list-style-type: none"> CSBs submit their CCS extract files for February. Payments 19 and 20 for April are prepared for transfer during March. CSBs whose complete mid-year performance contract reports, payments may not be released. CSB must submit their final, complete and accurate mid-year performance contract reports through CARS. |
| 04-30-25 | <ol style="list-style-type: none"> CSBs submit their CCS monthly extract files for March by this date. Payments 21 and 22 for May are prepared for transfer during April. CSBs whose mid-year performance contract reports have not been verified as accurate and internally consistent and the monthly CCS3 extract files for February were not received by the end of the month. Payments may not be released. |
| 05-31-25 | <ol style="list-style-type: none"> CSBs submit their CCS monthly extract files for April for CSBs whose monthly CCS extract files for April were received by the end of May. <u>If April CCS extract files are not received by May 31st, this may delay or even eliminate payment 24 due to time restrictions on when the Department can send transfers to the Department of Accounts for payment 24.</u> Payment 23 and 24 for June are prepared for transfer during May. CSBs whose monthly CCS extract files for March were not received by the end of April, payments may not be released. |
| 06-28-25 | CSBs submit their CCS monthly extract files for May. |

Amendment 1**Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process**

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| 07-01-24 | <p>3. The current fiscal year performance contract, revisions, or Exhibits D that may be due at this time should be signed and submitted electronically by the CSBs.</p> <p>4. Local Match: If the CSB has not met or maintained the minimum 10 percent local matching funds requirement at the end of the previous fiscal year, it must submit a written request for a waiver, pursuant to § 37.2-509 of the Code and State Board Policy 4010 and the Minimum Ten Percent Matching Funds Waiver Request Guidelines sent to the OMS performancecontractsupport@dbhds.virginia.gov email address.</p> <p>4. Payments 3 and 4 for August are prepared for transfers during July and August. If the CSB's CARS report data is not complete the payment(s) may not be released until the complete report is received. Once received the payments will be processed and disbursed with the next scheduled payment.</p> |
| 07-15-24 | The Department distributes the end of the fiscal year performance contract report through CARS. |
| 07-28-24 | Community Consumer Submission (CCS) extract files for June is due from CSBs. |
| 08-19-24 | <p>3. CCS extract files for total (annual) CCS service unit data is CSBs submit their complete. The Department will not accept any other corrections to the end of year CCS report after this date.</p> <p>4. Payments 5 and 6 for September are prepared for transfer during August and September.</p> |
| 08-31-24 | <p>6. CSBs send complete end of the fiscal year report through the CARS application.</p> <p>7. The OMS reviews program services sections of the reports for any discrepancies and works with the CSBs to resolves deficiencies.</p> <p>8. OFGM reviews financial portions of reports for any discrepancies and works with CSBs to resolve deficiencies.</p> |
| 9-18-2024 | <p>3. <u>CSBs must resubmit approved revised program and financial reports through the CARS application no later than 09-18-2023. This is the final closeout date. The Department will not accept CARS report corrections after this date.</u></p> <p>4. CSBs submits their July CCS monthly extract files for July. This is the initial FY 2024 CCS monthly extract files.</p> <p>4. Payments 7 and 8 for October are prepared for transfer in September and October (October payments). Payments may not be released without receipt of a CSB final end of the fiscal year CCS data.</p> |
| 09-29-24 | <p>5. All CSB signed performance contracts and applicable Exhibits D are due to the Department for final signature by the Commissioner pursuant to § 37.2-508 of the Code.</p> <p>6.</p> <p>7. <u>Inaccurate or no submission of reports from 9-18-2023 and/or unsigned performance contracts will be out of compliance and may result in a one- time, one percent reduction not to exceed \$15,000 of state funds apportioned for CSB administrative expenses.</u></p> <p>8. CSBs submit their CCS monthly extract files for August.</p> |

Amendment 1
Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process

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| 10-03-24 | <ol style="list-style-type: none"> 3. After the Commissioner signs the contracts, a fully executed copy of the performance contract and applicable Exhibits D will be sent to the CSBs electronically by OMS. 4. Payments 9 and 10 during for November are prepared in October and November. |
| 10-13-24 | CSBs submit Federal Balance Reports to the OFGM. |
| 10-31-24 | <ol style="list-style-type: none"> 3. CSBs submit CCS monthly extract files for September. 4. Payments 11 and 12 for December are prepared for transfer during November and December (December payments). Payments may not be released without receipt of September CCS submissions and final Federal Balance Reports. |
| 11-30-24 | CSBs submit their CCS monthly extract files for October. |
| 12-02-24 | <ol style="list-style-type: none"> 5. CSBs that are not local government departments or included in local government audits send one copy of their Certified Public Accountant (CPA) audit reports for the previous fiscal year on all CSB operated programs to the Department's Office of Budget and Financial Reporting (OBFR). 6. CSBs submit a copy of CPA audit reports for all contract programs for their last full fiscal year, ending on June 30th, to the OBFR. For programs with different fiscal years, reports are due three months after the end of the year. 7. The CSBs shall have a management letter and plan of correction for identified material deficiencies which must be sent with these reports. 8. Audit reports for CSBs that are local government departments or are included in local government audits are submitted to the Auditor of Public Accounts (APA) by the local government. 9. |
| 12-29-24 | <ol style="list-style-type: none"> 4. Payment 13 through 16 for January and February are prepares for transfers during December. 5. CSBs end of the fiscal year performance contract reports not accurate, incomplete, and/or CCS monthly extracts for October that have not been received, payments may not be released. 6. CCS monthly extract files for November is due from CSB. |
| 01-05-25 | The release of the mid-year performance contract report CARS software. |
| 01-31-25 | CCS monthly extract files for December is due from CSB. |
| 02-16-25 | <ol style="list-style-type: none"> 3. CSBs send complete mid-year performance contract reports and a revised Table 1: Board of Directors Membership Characteristics through the CARS application. 4. Payment 17 and 18 for March are prepared for transfer in February. CSBs whose monthly CCS extract for December and CARS reports not received by the end of January, payments may not be released. |
| 02-29-25 | CSBs submit their CCS extract files for January. CSBs whose monthly CCS extract files for January were not received by the end of the month, payments may not be released. |
| 03-29-25 | <ol style="list-style-type: none"> 4. CSBs submit their CCS extract files for February. 5. Payments 19 and 20 for April are prepared for transfer during March. CSBs whose complete mid-year performance contract reports, payments may not be released. 6. CSB must submit their final, complete and accurate mid-year performance contract reports through CARS. |
| 04-30-25 | <ol style="list-style-type: none"> 3. CSBs submit their CCS monthly extract files for March by this date. 4. Payments 21 and 22 for May are prepared for transfer during April. CSBs whose mid-year performance contract reports have not been verified as accurate and internally consistent and the |

Amendment 1**Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process**

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| | monthly CCS3 extract files for February were not received by the end of the month. Payments may not be released. |
| 05-31-25 | <ol style="list-style-type: none"> 4. CSBs submit their CCS monthly extract files for April for CSBs whose monthly CCS extract files for April were received by the end of May. 5. <u>If April CCS extract files are not received by May 31st, this may delay or even eliminate payment 24 due to time restrictions on when the Department can send transfers to the Department of Accounts for payment 24.</u> 6. Payment 23 and 24 for June are prepared for transfer during May. CSBs whose monthly CCS extract files for March were not received by the end of April, payments may not be released. |
| 06-28-25 | CSBs submit their CCS monthly extract files for May. |

Amendment 1
Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process

I. Administrative Performance Requirements

The CSB shall meet these administrative performance requirements in submitting its performance contract, contract revisions, and mid-year and end-of-the-fiscal year performance contract reports in the CARS application, and monthly CCS extracts to the Department.

- A.** The performance contract and any revisions submitted by the CSB shall be:
1. complete all required information is displayed in the correct places and all required Exhibits, including applicable signature pages, are included;
 2. consistent with Letter of Notification allocations or figures subsequently revised by or negotiated with the Department;
 3. prepared in accordance with instructions by the Department-
 4. received by the due dates listed in this Exhibit E
- B.** If the CSB does not meet these performance contract requirements, the Department may delay future payments of state and federal funds until satisfactory performance is achieved.
- C.** Mid-year and end-of-the-fiscal year performance contract reports submitted by the CSB shall be:
1. complete, all required information is displayed in the correct places, all required data are included in the CARS application reports, and any other required information not included in CARS are submitted;
 2. consistent with the state and federal grant funds allocations in the Letter of Notification or figures subsequently revised by or negotiated with the Department;
 3. prepared in accordance with instructions provided by the Department;
 4. (i) all related funding, expense, and cost data are consistent, and correct within a report, and (ii) errors identified are corrected; and
 5. received by the due dates listed in this Exhibit
- D.** If the CSB does not meet these requirements for its mid-year and end-of-the-fiscal year CARS reports, the Department may delay future payments until satisfactory performance is achieved. The Department may impose one-time reductions of state funds apportioned for CSB administrative expenses on a CSB for its failure to meet the requirements in its end-of-the-fiscal year CARS report may have a one percent reduction not to exceed \$15,000 unless an extension has been granted by the Department.
- E.** The CSB shall submit monthly extra files by the end of the month following the month for which the data is extracted in accordance with the CCS Extract Specifications, including the current business rules.
- F.** If the CSB fails to meet the extract submission requirements in this Exhibit, the Department may delay payments until satisfactory performance is achieved. If the Department has not provided the CCS extract application to the CSB in time for it to transmit its monthly submissions this requirement does not apply.
- G.** If the Department negotiates a corrective action plan with a CSB because of unacceptable data quality, and the CSB fails to satisfy the requirements by the end of the contract term, the Department may impose a one-time one percent reduction not to exceed a total of \$15,000 of state funds apportioned for CSB administrative expenses..
- H.** The CSB shall not allocate or transfer a one-time reduction of state funds apportioned for administrative expenses to direct service or program costs.

Amendment 1

Exhibit E: FY2024 AND FY2025 Performance Contract Schedule and Process

Process for Obtaining an Extension of the End-of-the-Fiscal Year CARS Report Due Date

1. Extension Request: The Department will grant an extension only in very exceptional situations such as a catastrophic information system failure, a key staff person's unanticipated illness or accident, or a local emergency or disaster situation that makes it impossible to meet the due date.
 - a. It is the responsibility of the CSB to obtain and confirm the Department's approval of an extension of the due date within the time frames specified below. Failure of the CSB to fulfill this responsibility constitutes prima facie acceptance by the CSB of any resulting one-time reduction in state funds apportioned for administrative expenses.
 - b. As soon as CSB staff becomes aware that it cannot submit the end-of-the-fiscal year CARS report by the due date to the Department, the executive director must inform the Office of Management Services (OMS) through the performancecontractsupport@dbhds.virginia.gov email mailbox that it is requesting an extension of this due date. This request should be submitted as soon as possible and describe completely the reason(s) and need for the extension, and state the date on which the report will be received by the Department.
 - c. The request for an extension must be received in the OMS no later than 5:00 p.m. on the fourth business day before the due date through the performancecontractsupport@dbhds.virginia.gov email mailbox. Telephone extension requests are not acceptable and will not be processed.
 - d. The OMS will act on all requests for due date extensions that are received in accordance with this process and will notify the requesting CSBs of the status of their requests within 2 business of receipt.

I. Exhibit A Revision Instructions:

1. Revisions of Exhibit A can only be submitted through the CARS application
2. The CSB may revise Exhibit A of its signed contract only in the following circumstances:
 - a. A new, previously unavailable category or subcategory of services is implemented;
 - b. An existing category or subcategory of services is totally eliminated;
 - c. A new program offering an existing category or subcategory of services is implemented;
 - d. A program offering an existing category or subcategory of services is eliminated;
 - e. New restricted state or federal funds are received to expand an existing service or establish a new one;
 - f. State or federal block grant funds are moved among program (mental health, developmental, or substance use disorder) areas or emergency or ancillary services (an exceptional situation);
 - g. Allocations of state, federal, or local funds change; or
 - h. A major error is discovered in the original contract.

FY24-25 Exhibit F: Federal Grant Compliance Requirements
Contract No. P1636. 1

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FY24-25 Exhibit F: Federal Grant Compliance Requirements

Contract No. P1636. 1

I. Background

State agencies often administer federal awards received as pass-through funds to other non-federal entities. These non-federal recipient entities are called Subrecipients and they assist in carrying out various federally-funded programs. Subrecipients are typically units of local government (i.e. city and county agencies) but also include other entities such as Native American tribes, other state agencies, and institutions of higher education, special districts and non-profits. The nature of these relationships are governed by federal statute, regulations, and policies in addition to state laws and regulations. The source of the funding determines the regulations and policies that govern the provision of the funds. The Substance Abuse and Mental Health Services Administration (SAMHSA) is the primary source of federal funds awarded to DBHDS. DBHDS also receives funds from the U.S. Department of Justice, U.S. Department of Education, and other federal entities.

As a primary recipient of federal funds, state agencies serve a pass-through role in which funds are subawarded to Subrecipients. Federal regulations require that pass-through entities provide monitoring of their Subrecipient which is outlined in Sections 200.300 through 200.346 in 2 C.F.R. Part 200 and Sections 75.300 through 75.391 in 45 C.F.R. Part 75 for SAMHSA awards. Further, audit requirements contained in 2 C.F.R. Part 200, Subpart F and 45 C.F.R. Part 75, Subpart F for SAMHSA awards, require that pass-through entities monitor the activities of their Subrecipient, as necessary, to ensure that federal awards are used appropriately and that performance goals are achieved.

In order to further the provision of necessary goods and services to the community, DBHDS may enter into federally-funded subrecipient relationships with Community Service Boards (CSBs). This exhibit provides certain compliance requirements and other specific and general grant information for the federal grant funds that DBHDS passes-through to the CSBs.

II. Defined Terms

Administrative Proceeding – A non-judicial process that is adjudicatory in nature in order to make a determination of fault or liability (e.g., Securities and Exchange Commission Administrative proceedings, Civilian Board of Contract Appeals proceedings, and Armed Services Board of Contract Appeals proceedings). This includes proceedings at the Federal and State level but only in connection with performance of a federal contract or grant. It does not include audits, site visits, corrective plans, or inspection of deliverables.

Conference – A meeting, retreat, seminar, symposium, workshop or event whose primary purpose is the dissemination of technical information beyond the non-Federal entity and is necessary and reasonable for successful performance under the Federal award.

Conviction – For purposes of this award term and condition, a judgment or conviction of a criminal offense by any court of competent jurisdiction, whether entered upon a verdict or a plea, and includes a conviction entered upon a plea of nolo contendere.

Drug-Free Workplace – A site for the performance of work done in connection with a specific award to a Subrecipient, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of any controlled substance or marijuana during the performance of the federally funded project.

**FY24-25 Exhibit F: Federal Grant Compliance Requirements
Contract No. P1636. 1**

Employee - An individual employed by the subrecipient who is engaged in the performance of the project or program under this award; or another person engaged in the performance of the project or program under this award and not compensated by the subrecipient including, but not limited to, a volunteer or individual whose services are contributed by a third party as an in-kind contribution toward cost sharing or matching requirements.

Entity – Any of the following, as defined in 2 CFR Part 25: a Governmental organization, which is a State, local government, or Indian tribe; a foreign public entity; a domestic or foreign nonprofit organization; a domestic or foreign for-profit organization; a Federal agency, but only as a subrecipient under an award or sub-award to a non-Federal entity.

Equipment – Tangible personal property (including information technology systems) having a useful life of more than one year and a per-unit acquisition cost which equals or exceeds the lesser of the capitalization level established by the non-Federal entity for financial statement purposes, or \$5,000.

Executive – Officers, managing partners, or any other employees in management positions.

Forced labor - Labor obtained by any of the following methods: the recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery.

Funding Opportunity Announcement (FOA) – The document that all federal agencies utilize to announce the availability of grant funds to the public.

Intangible Property – Intangible property means property having no physical existence, such as trademarks, copyrights, patents and patent applications and property, such as loans, notes and other debt instruments, lease agreements, stock and other instruments of property ownership (whether the property is tangible or intangible).

Major Medical Equipment – An item intended for a medical use that has a cost of more than \$5,000 per unit.

Minor Renovation, Remodeling, Expansion, and Repair of Housing – Improvements or renovations to existing facilities or buildings that do not total more than \$5,000.

Notice of Award (NOA) – The official award document issued by the federal granting agency that notifies the primary recipient of their award amount.

Obligation – Orders placed for property and services, contracts and subawards made, and similar transactions during the Period of Performance.

Pass-Through Entity - Pass-through entity means a non-Federal entity that provides a subaward to a subrecipient to carry out part of a federal program.

Period of Performance – The timeframe in which the Subrecipient may incur obligations on funding received as a result of an agreement between DBHDS and the CSB which is funded with federal grant money.

Recipient – The non-federal entity that receives a grant award from a federal entity. The recipient may be the end user of the funds or may serve as a pass-through to subrecipient entities.

**FY24-25 Exhibit F: Federal Grant Compliance Requirements
Contract No. P1636. 1**

Subaward – A legal instrument to provide support for the performance of any portion of the substantive project or program for which the Recipient received the Federal award and that the recipient awards to an eligible subrecipient.

Subrecipient – A non-Federal entity that receives a subaward from the recipient (or Pass-Through Entity) under this award to carry out part of a Federal award, including a portion of the scope of work or objectives, and is accountable to the Pass-Through Entity for the use of the Federal funds provided by the subaward. Grant recipients are responsible for ensuring that all sub-recipients comply with the terms and conditions of the award, per 45 CFR §75.101.

Supplant – To replace funding of a recipient’s existing program with funds from a federal grant.

System of Award Management (SAM) – The Federal repository into which an entity must provide information required for the conduct of business as a recipient. Additional information about registration procedures may be found at the SAM Internet site (currently at: <http://www.sam.gov>).

Total compensation – The cash and noncash dollar value earned by the executive during the recipient's or subrecipient's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)): salary and bonus; awards of stock, stock options, and stock appreciation rights (use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments); earnings for services under non-equity incentive plans (this does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees); change in pension value (this is the change in present value of defined benefit and actuarial pension plans); above-market earnings on deferred compensation which is not tax-qualified and; other compensation, if the aggregate value of all such other compensation (e.g. severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000. [75 FR 55669, Sept. 14, 2010, as amended at 79 FR 75879, Dec. 19, 2014]

Total value of currently active grants, cooperative agreements, and procurement contracts – Only the Federal share of the funding under any Federal award with a recipient cost share or match; and the value of all expected funding increments under a Federal award and options, even if not yet exercised [81 FR 3019, Jan. 20, 2016].

Unique Entity Identifier (UEI) – The identifier required for SAM registration to uniquely identify business entities.

Unliquidated Obligations – An invoice for which the Subrecipient has already been allocated funding to pay by the pass-through entity that falls within the timeframe for expending unliquidated obligations provided in Section III of this Exhibit. Unliquidated Obligations cannot include personnel costs and are limited to goods or services that were purchased or contracted for prior to the end of the Period of Performance but were not yet expensed as the goods or services were not yet received or the Subrecipient had not yet received an invoice.

III. Federal Grant Requirements for DBHDS as the Pass-through Entity

As the pass-through entity for federal grant funds, DBHDS must comply and provide guidance to the subrecipient in accordance with U.S. C.F.R. 2 § 200.332 and CFR 45 § 75.352 (for SAMHSA awards). DBHDS shall:

FY24-25 Exhibit F: Federal Grant Compliance Requirements
Contract No. P1636. 1

- A.** Ensure every subaward is clearly identified to the subrecipient as a subaward and includes the following information at the time of the subaward. If any of these data elements change, DBHDS will include the changes in subsequent subaward modification. When some of this information is not available, the pass-through entity must provide the best information available to describe the Federal award and subaward. This information includes:
1. Subrecipient name (which must match the name associated with its unique entity identifier);
 2. Subrecipient's unique entity identifier;
 3. Federal Award Identification Number (FAIN);
 4. Federal Award Date (see § 200.1 and § 75.2 Federal award date) of award to the recipient by the awarding agency;
 5. Subaward Period of Performance Start and End Date (Dates within which DBHDS may expend funds);
 6. Subaward Budget Period Start and End Date (Dates within which the subrecipient may expend funds from a subaward);
 7. Amount of Federal Funds Obligated by this action by the pass-through entity to the subrecipient;
 8. Total Amount of Federal Funds Obligated to the subrecipient by the pass-through entity including the current obligation;
 9. Total Amount of the Federal Award committed to the subrecipient by the pass-through entity;
 10. Federal award project description, as required to be responsive to the Federal Funding Accountability and Transparency Act (FFATA);
 11. Name of Federal awarding agency, pass-through entity, and contract information for awarding official of the pass-through entity;
 12. 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;
 13. Identification of whether the award is R&D; and
 14. Indirect cost rate for the Federal award (including if the de minimis rate is charged per § 200.414 and § 75.414).
- B.** Comply with all Federal statutes, regulations and the terms and conditions of the Federal award.
- C.** Negotiate with the subrecipient an approved federally recognized indirect cost rate negotiated between the subrecipient and the Federal Government or, if no such rate exists, either a rate negotiated between the pass-through entity and the subrecipient or a de minimis indirect cost rate as defined in § 200.414(f) and § 75.414(f).
- D.** Be responsible for monitoring the activities of the subrecipient as necessary to ensure that the subaward is used for authorized purposes, in compliance with Federal statutes, regulations, and the terms and conditions of the subaward; and that subaward performance goals are achieved. Pass-through entity monitoring of the subrecipient must include, but is not limited to the following:
1. Reviewing financial and performance reports required by the pass-through entity.
 2. Following-up and ensuring that the subrecipient takes timely and appropriate action on all deficiencies pertaining to the Federal award provided to the subrecipient from the pass-through entity detected through audits, on-site reviews, and other means.
 3. Issuing a management decision for audit findings pertaining to the Federal award provided to the subrecipient from the pass-through entity as required by § 200.521 and § 75.521.
 4. The Department shall evaluate each subrecipient's risk of noncompliance with Federal statutes, regulations, and the terms and conditions of the subaward for purposes of determining the appropriate subrecipient monitoring.

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5. The Department shall verify that every subrecipient is audited as required by subpart F when it is expected that the subrecipient's Federal awards expended during the respective fiscal year equaled or exceeded the threshold set forth in §200.501 and §75.501.
6. The Department shall consider whether the results of the subrecipient's audits, on-site reviews, or other monitoring indicate conditions that necessitate adjustments to the pass-through entity's own records.

IV. General Federal Grant Requirements for the Department and CSBs

The federal grants listed in Section IV of this Exhibit have requirements that are general to the federal agency that issues the funds. Included below are the general grant terms and conditions for each of the federal agencies for which DBHDS is the pass-through entity to the CSBs.

A. SAMHSA GRANTS

1. **Grant Oversight:** The CSBs and the Department are legally and financially responsible for all aspects of this award including funds provided to sub-recipients, in accordance with 2 CFR 200.331 - 200.333 and 45 CFR 75.351 – 75.353, Sub-recipient monitoring and management.
2. **Acceptance of the Terms of an Award:** By drawing or otherwise obtaining funds from DBHDS that resulted from funds obtained from the Health and Human Services (HHS) Payment Management System), the subrecipient acknowledges acceptance of the terms and conditions of the award and is obligated to perform in accordance with the requirements of the award. If the subrecipient cannot accept the terms, the subrecipient should notify the Program contact at DBHDS prior to the execution of its Exhibit D or Notice of Award. Once the Exhibit D or Notice of Award is executed by the subrecipient, the contents of the Exhibit D or Notice of Award are binding on the subrecipient until modified and signed by both parties.

Certification Statement: By invoicing DBHDS for funds, the subrecipient certifies that proper financial management controls and accounting systems, to include personnel policies and procedures, have been established to adequately administer Federal awards and drawdown funds. Recipients of Department of Health and Human Services' (DHHS) grants or cooperative agreement awards, and their Subrecipient, must comply with all terms and conditions of their awards, including: (a) terms and conditions included in the HHS Grants Policy Statement in effect at the time of a new, non-competing continuation, or renewal award (<https://www.hhs.gov/sites/default/files/grants/grants/policies-regulations/hhsgps107.pdf>), including the requirements of HHS grants administration regulations; (b) requirements of the authorizing statutes and implementing regulations for the program under which the award is funded; (c) applicable requirements or limitations in appropriations acts; and (d) any requirements specific to the particular award specified in program policy and guidance, the FOA, or the NOA.

3. **Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards:** The NOA issued is subject to the administrative requirements, cost principles, and audit requirements that govern Federal monies associated with this award, as applicable, in the Uniform Guidance 2 CFR Part 200 as codified by HHS at 45 CFR Part 75.
4. **Award Expectations:** The eligibility and program requirements originally outlined in the FOA must continue to be adhered to as the funded project is implemented. Recipients must comply with the performance goals, milestones, outcomes, and performance data collection as reflected in the FOA and related policy and guidance. Additional terms and/or conditions may be applied to this award if outstanding financial or programmatic compliance issues

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are identified by Substance Abuse and Mental Health Services Administration (SAMHSA). Subrecipient must comply with the Scope of Services of their award.

5. **Flow down of requirements to sub-recipients:** The grantee, as the awardee organization, is legally and financially responsible for all aspects of this award including funds provided to sub-recipients, in accordance with 45 CFR 75.351 – 75.353, Subrecipient monitoring and management.
6. **Risk Assessment:** SAMHSA’s Office of Financial Advisory Services (OFAS) may perform an administrative review of the subrecipient organization’s financial management system. If the review discloses material weaknesses or other financial management concerns, grant funding may be restricted in accordance with 45 CFR 75 and 2 CFR 200, as applicable. DBHDS reviews and determines the risk associated with its Subrecipient. As part of the risk assessment process, DBHDS may perform an administrative review of the subrecipient’s financial management system.
7. **Improper Payments:** Any expenditure by the Subrecipient which is found by auditors, investigators, and other authorized representatives of DBHDS, the Commonwealth of Virginia, the U.S. Department of Health and Human Services, the U.S. Government Accountability Office or the Comptroller General of the United States to be improper, unallowable, in violation of federal or state law or the terms of the NOA, FOA, or this Exhibit, or involving any fraudulent, deceptive, or misleading representations or activities of the Subrecipient, shall become Subrecipient’s liability, to be paid by Subrecipient from funds other than those provided by DBHDS for the given program or any other funding agreements between DBHDS and the Subrecipient. This provision shall survive the expiration or termination of the applicable Performance Contract.
8. **Treatment of Property and Equipment:** If the Program permits the Subrecipient or entities that receive funding from the Subrecipient to purchase real property or equipment with grant funds, the Program retains a residual financial interest, enabling the Program to recover the assets or determine final disposition. This will be accomplished on a case-by-case basis, according to the federal grant guidelines applicable to the grant that is funding the service(s) in accordance with 2 CFR 200.33 and 45 CFR 75.2. Equipment is defined in the defined terms section of this Exhibit.
9. **Program Income:** Program income accrued under this grant award must be reported to the Recipient and must be used to further the objectives of the grant project and only for allowable costs.
10. **Financial Management:** The Subrecipient shall maintain a financial management system and financial records and shall administer funds received in accordance with all applicable federal and state requirements, including without limitation:
 - 1) the Uniform Guidance, 2 C.F.R. Part 200 and 45 C.F.R. Part 75;
 - 2) the NOA; and
 - 3) FOA.

The Subrecipient shall adopt such additional financial management procedures as may from time to time be prescribed by DBHDS if required by applicable laws, regulations or guidelines from its federal and state government funding sources. Subrecipient shall maintain detailed, itemized documentation and records of all income received and expenses incurred pursuant to this Exhibit.

11. **Audit of Financial Records:** The Subrecipient shall comply with the audit and reporting requirements defined by the Federal Office of Management and Budget (OMB) 2 CFR 200 (Audits of States, Local, Governments and Non-Profit organizations) and 45 CFR 75.500 – 75.521 as applicable. The Subrecipient will, if total Federal funds expended are \$750,000 or more a year, have a single or program specific financial statement audit conducted for

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the annual period in compliance with the General Accounting Office audit standards (45 CFR 75-501(a)).

If total federal funds expended are less than \$750,000 for a year the Subrecipient is exempt from federal audit requirements (45 CFR 75-501(d)), but the Subrecipient's records must be available to the Pass-Through Agency and appropriate officials of HHS, SAMHSA, the U.S. Government Accountability Office and the Comptroller General of the United States, and it must still have a financial audit performed for that year by an independent Certified Public Accountant. Further, the subrecipient shall complete the certification letter included in Exhibit F (B) disclosing that they are not subject to the single audit requirement.

Should an audit by authorized state or federal official result in disallowance of amounts previously paid to the Subrecipient, the Subrecipient shall reimburse the Pass-Through Agency upon demand.

Pursuant to 2 CFR 200.334 and 45 CFR 75.361, the Subrecipient shall retain all books, records, and other relevant documents for three (3) years from the end of the calendar year in which the grant period terminates. In the event that any litigation, claim, or audit is initiated prior to the expiration of the 3-year period, all records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken. DBHDS, its authorized agents, and/or federal or state auditors shall have full access to and the right to examine any of said materials during said period.

12. **Accounting Records and Disclosures:** The Subrecipient must maintain records which adequately identify the source and application of funds provided for financially assisted activities, including awards and authorizations, obligations, unobligated balances, assets, liabilities, outlays or expenditures, and income. The Subrecipient should expect that the Recipient and SAMHSA may conduct a financial compliance audit and on-site program review of this project as outlined in paragraph (11).
13. **Standards for Documentation of Personnel Expenses:** The Subrecipient shall comply with 2 CFR 200.430 and 45 CFR 75.430 Compensation-Personal Services and 2 CFR 200.431 and 45 CFR 75.431 Compensation-Fringe Benefits as required by the Federal Office of Management and Budget (OMB) Circular 2 CFR 200 (Cost Principles for State, Local and Indian Tribal Government). Per Standards for Documentation of Personnel Expenses 45 CFR 75.430(x)(3) in accordance with Department of Labor regulations implementing the Fair Labor Standards Act (FLSA) (29 CFR Part 516), charges for the salaries and wages of nonexempt employees, in addition to the supporting documentation described in this section (45 CFR 75.430), must also be supported by the appropriate records.
14. **Non-Supplant:** Federal award funds must supplement, not replace (supplant) nonfederal funds. Applicants or award recipients and Subrecipient may be required to demonstrate and document that a reduction in non-federal resources occurred for reasons other than the receipt of expected receipt of federal funds.
15. **Unallowable Costs:** All costs incurred prior to the award issue date and costs not consistent with the FOA, 45 CFR Part 75, and the HHS Grants Policy Statement, are not allowable.
16. **Executive Pay:** The Consolidated Appropriations Act, 2021 (Public Law 116-260), signed into law on December 27, 2020 restricts the amount of direct salary to Executive Level II of the Federal Executive Pay scale. Effective January 2, 2022, the salary limitation for Executive Level II is \$203,700.

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17. **Intent to Utilize Funding to Enter into a Procurement/Contractual Relationship:** If the Subrecipient utilizes any of these funds to contract for any goods or services, the Subrecipient must ensure that the resultant contract complies with the terms of Appendix II, 45 C.F.R. 75 which governs the contractual provisions for non-federal entity contracts under federal awards issued by the Department of Health and Human Services.
18. **Ad Hoc Submissions:** Throughout the project period, SAMHSA or DBHDS may require submission of additional information beyond the standard deliverables. This information may include, but is not limited to the following:
 - Payroll
 - Purchase Orders
 - Contract documentation
 - Proof of Project implementation
19. **Conflicts of Interest Policy:** Subrecipient must establish written policies and procedures to prevent employees, consultants, and others (including family, business, or other ties) involved in grant-supported activities, from involvement in actual or perceived conflicts of interest. The policies and procedures must:
 - Address conditions under which outside activities, relationships, or financial interest are proper or improper;
 - Provide for advance disclosure of outside activities, relationships, or financial interest to a responsible organizational official;
 - Include a process for notification and review by the responsible official of potential or actual violations of the standards; and
 - Specify the nature of penalties that may be imposed for violations.
20. **Administrative and National Policy Requirements:** Public policy requirements are requirements with a broader national purpose than that of the Federal sponsoring program or award that an applicant/recipient/subrecipient must adhere to as a prerequisite to and/or condition of an award. Public policy requirements are established by statute, regulation, or Executive order. In some cases they relate to general activities, such as preservation of the environment, while, in other cases they are integral to the purposes of the award-supported activities. An application funded with the release of federal funds through a grant award does not constitute or imply compliance with federal statute and regulations. Funded organizations are responsible for ensuring that their activities comply with all applicable federal regulations.
21. **Marijuana Restriction:** Grant funds may not be used, directly or indirectly, to purchase, prescribe, or provide marijuana or treatment using marijuana. Treatment in this context includes the treatment of opioid use disorder. Grant funds also cannot be provided to any individual who or organization that provides or permits marijuana use for the purposes of treating substance use or mental disorders. See, e.g., 45 C.F.R. 75.300(a) (requiring HHS to “ensure that Federal funding is expended in full accordance with U.S. statutory requirements.”); 21 U.S.C. § 812(c) (10) and 841 (prohibiting the possession, manufacture, sale, purchase or distribution of marijuana). This prohibition does not apply to those providing such treatment in the context of clinical research permitted by the Drug Enforcement Agency and under an FDA-approved investigational new drug application where the article being evaluated is marijuana or a constituent thereof that is otherwise a banned controlled substance under federal law.
22. **Confidentiality of Alcohol and Drug Abuse Patient Records:** The regulations (42 CFR 2) are applicable to any information about alcohol and other drug abuse patients obtained by a "program" (42 CFR 2.11), if the program is federally assisted in any manner (42 CFR 2.12b). Accordingly, all project patient records are confidential and may be disclosed and used only in accordance with 42 CFR Part 2. The recipient and/or subrecipient is

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responsible for assuring compliance with these regulations and principles, including responsibility for assuring the security and confidentiality of all electronically transmitted patient material.

23. **Drug-Free Workplace:** The Subrecipient agrees to 1) provide a drug-free workplace for the Subrecipient's employees; 2) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the Subrecipient's workplace and specifying the actions that will be taken against employees for violations of such prohibition; 3) state in all solicitations or advertisements for employees placed by or on behalf of the Suprecipient that the Subrecipient maintains a drug-free workplace; and 4) include the provisions of the foregoing clauses in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.
24. **Promotional Items:** Pursuant to 2 CFR 200.421 and 45 CFR 75.421, SAMHSA grant funds may not be used for Promotional Items. Promotional items include but are not limited to clothing and commemorative items such as pens, mugs/cups, folders/folios, lanyards, and conference bags. HHS Policy on the Use of Appropriated Funds for Promotional Items: <https://www.hhs.gov/grants/contracts/contract-policies-regulations/spending-on-promotionalitems/index.html>
1. **SAM and DUNS Requirements:** This award is subject to requirements as set forth in 2 CFR 25.300 - Requirement for recipients to ensure subrecipients have a unique entity identifier. This requires the subrecipient to obtain a Unique Entity Identifier (UEI) in order to be eligible to receive subrecipient awards.
25. **Acknowledgement of Federal Funding in Communications and Contracting:** As required by HHS appropriations acts, all HHS recipients and Subrecipient must acknowledge Federal funding when issuing statements, press releases, requests for proposals, bid invitations, and other documents describing projects or programs funded in whole or in part with Federal funds. Recipients and Subrecipient are required to state: (1) the percentage and dollar amounts of the total program or project costs financed with Federal funds; and (2) the percentage and dollar amount of the total costs financed by nongovernmental sources.
26. **Acknowledgement of Federal Funding at Conferences and Meetings:** Allowable conference costs paid by the non-Federal entity as a sponsor or host of the conference may include rental of facilities, speakers' fees, costs of meals and refreshments, local transportation, and other items incidental to such conferences unless further restricted by the terms and conditions of the Federal award. As needed, the costs of identifying, but not providing, locally available dependent-care resources are allowable. Conference hosts/sponsors must exercise discretion and judgment in ensuring that conference costs are appropriate, necessary and managed in a manner that minimizes costs to the Federal award. The HHS awarding agency may authorize exceptions where appropriate for programs including Indian tribes, children, and the elderly. See also 45 CFR 75.438, 75.456, 75.474, and 75.475.

When a conference is funded by a grant or cooperative agreement, the recipient and/or subrecipient must include the following statement on all conference materials (including promotional materials, agenda, and Internet sites):

Funding for this conference was made possible (in part) by (insert grant or cooperative agreement award number) from SAMHSA. The views expressed in written conference materials or publications and by speakers and moderators do not necessarily reflect the official policies of the Department of Health and Human Services; nor does mention of

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trade names, commercial practices, or organizations imply endorsement by the U.S. Government.

Conference materials and other publications must include language that conveys the following:

- a. The publication, event or conference was funded [in part or in whole] by SAMHSA Grant (Enter Grant Number from the appropriate federal NOA that was sent out to your CSB);
 - b. The views expressed in written materials or by conference speakers and moderators do not necessarily reflect the official policies of the U.S. Department of Health and Human Services or the Executive Branch of the Commonwealth of Virginia;
 - c. Mention of trade names, commercial practices or organizations does not imply endorsement by the U.S. Government or the Commonwealth of Virginia.
27. **Mandatory Disclosures:** Consistent with 2 CFR 200.113 and 45 CFR 75.113, the Subrecipient must disclose in a timely manner, in writing to the HHS Office of Inspector General (OIG), all information related to violations, or suspected violations, of Federal criminal law involving fraud, bribery, waste, abuse, or gratuity violations potentially affecting the Federal award. Subrecipient must disclose, in a timely manner, in writing to the prime recipient (pass through entity) and the HHS OIG, all information related to violations, or suspected violations, of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Disclosures must be sent in writing to the awarding agency and to the HHS OIG at the following addresses:

U.S. Department of Health and Human Services
Office of Inspector General ATTN: Mandatory Grant Disclosures, Intake Coordinator
330 Independence Avenue, SW, Cohen Building Room 5527
Washington, DC 20201
Fax: (202) 205-0604
(Include "Mandatory Grant Disclosures" in subject line) or email:
MandatoryGranteeDisclosures@oig.hhs.gov

Failure to make required disclosures can result in any of the remedies described in 45 CFR 75.371 remedies for noncompliance, including suspension or debarment (see 2 CFR parts 180 & 376 and 31U.S.C. 3321).

The Subrecipient will notify DBHDS when violations are reported to HHS Office of Inspector General within three business days.

28. **Lobbying Restrictions:** Pursuant to 2 CFR 200.450 and 45 CFR 75.450, no portion of these funds may be used to engage in activities that are intended to support or defeat the enactment of legislation before the Congress or Virginia General Assembly, or any local legislative body, or to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any federal, state or local government, except in presentation to the executive branch of any State or local government itself. No portion of these funds can be used to support any personnel engaged in these activities. These prohibitions include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

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29. **Trafficking Victims Protection Act of 2000 (22 U.S.C. 7104(G)), amended by 2 C.F.R. Part 175:** The Trafficking Victims Protection Act of 2000 authorizes termination of financial assistance provided to a private entity, without penalty to the Federal government, if the recipient or subrecipient engages in certain activities related to trafficking in persons. SAMHSA may unilaterally terminate this award, without penalty, if a private entity recipient, or a private entity subrecipient, or their employees:
- a) Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
 - b) Procure a commercial sex act during the period of time that the award is in effect; or,
 - c) Use forced labor in the performance of the award or subawards under the award. The text of the full award term is available at 2 C.F.R. 175.15(b). See <http://www.gpo.gov/fdsys/pkg/CFR-2012-title2-vol1/pdf/CFR-2012-title2-vol1-sec175-15.pdf>
30. **Accessibility Provisions:** Recipients and Subrecipient of Federal Financial Assistance (FFA) from HHS must administer their programs in compliance with Federal civil rights law. This means that recipients and Subrecipient of HHS funds must ensure equal access to their programs without regard to a person's race, color, national origin, disability, age, and in some circumstances, sex and religion. This includes ensuring your programs are accessible to persons with limited English proficiency.

The HHS Office for Civil Rights also provides guidance on complying with civil rights laws enforced by HHS. Please see:

<http://www.hhs.gov/ocr/civilrights/understanding/section1557/index.html>

Recipients and Subrecipient of FFA also have specific legal obligations for serving qualified individuals with disabilities. Please see-

<http://www.hhs.gov/ocr/civilrights/understanding/disability/index.html>

Please contact the HHS Office for Civil Rights for more information about obligations and prohibitions under Federal civil rights laws at <https://www.hhs.gov/civil-rights/index.html> or call 1-800-368-1019 or TDD 1-800- 537-7697.

Also note that it is an HHS Departmental goal to ensure access to quality, culturally competent care, including long-term services and supports, for vulnerable populations. For further guidance on providing culturally and linguistically appropriate services, recipients and Subrecipient should review the National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care at <https://minorityhealth.hhs.gov/omh/browse.aspx?lvl=1&lvlid=6>.

31. **Executive Order 13410: Promoting Quality and Efficient Health Care:** This Executive Order promotes efficient delivery of quality health care through the use of health information technology, transparency regarding health care quality and price, and incentives to promote the widespread adoption of health information technology and quality of care. Accordingly, all recipients and Subrecipient that electronically exchange patient level health information to external entities where national standards exist must:
- a) Use recognized health information interoperability standards at the time of any HIT system update, acquisition, or implementation, in all relevant information technology systems supported, in whole or in part, through their federally funded agreement/contract with DBHDS. Please consult www.healthit.gov for more information, and
 - b) Use Electronic Health Record systems (EHRs) that are certified by agencies authorized by the

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Office of the National Coordinator for Health Information Technology (ONC), or that will be certified during the life of the grant. For additional information contact: Jim Kretz, at 240-276-1755 or Jim.Kretz@samhsa.hhs.gov.

32. **Travel:** Funds used to attend meetings, conferences or implement the activities of this grant must not exceed the lodging rates and per diem for Federal travel and Meal/Incidental expenses provided by the General Services Administration. These rates vary by jurisdiction.
33. **English Language:** All communication between the Pass-Through Agency and the Subrecipient must be in the English language and must utilize the terms of U.S. dollars. Information may be translated into other languages. Where there is inconsistency in meaning between the English language and other languages, the English language meaning shall prevail.
34. **Intangible Property Rights:** Pursuant to 2 CFR 200.315 and 45 CFR 75.322:
- A. Title to intangible property (as defined in the Definitions Section of this Exhibit) acquired under a Federal award vests upon acquisition in the non-Federal entity. The non-Federal entity must use that property for the originally authorized purpose, and must not encumber the property without approval of the Federal awarding agency (SAMHSA). When no longer needed for the originally authorized purpose, disposition of the intangible property must occur in accordance with the provisions in 2 CFR 200.313(e) and 45 CFR 75.320(e).
 - B. The non-Federal entity may copyright any work that is subject to copyright and was developed, or for which ownership was acquired, under a Federal award. The awarding agency reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the work for Federal purposes and to authorize others to do so.
 - C. The non-Federal entity is subject to applicable regulations governing patents and inventions, including government-wide regulations issued by the Department of Commerce at 37 CFR Part 401.
 - D. The Federal Government has the right to: 1) Obtain, reproduce, publish, or otherwise use the data produced under a Federal Award; and 2) Authorize others to receive, reproduce, publish, or otherwise use such data for Federal purposes.
 - E. Freedom of Information Act:
 - 1) In response to a Freedom of Information Act (FOIA) request for research data relating to published research findings produced under a Federal award that were used by the Federal Government in developing an agency action that has the force and effect of law, the HHS awarding agency must request, and the non-Federal entity must provide, within a reasonable time, the research data so that they can be made available to the public through the procedures established under the FOIA. If the HHS awarding agency obtains the research data solely in response to a FOIA request, the HHS awarding agency may charge the requester a reasonable fee equaling the full incremental cost of obtaining the research data. This fee should reflect costs incurred by the Federal agency and the non-Federal entity. This fee is in addition to any fees the HHS awarding agency may assess under the FOIA (5 U.S.C. 552(a)(4)(A)).
 - 2) Published research findings means when:
 - (i) Research findings are published in a peer-reviewed scientific or technical journal; or

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(ii) A Federal agency publicly and officially cites the research findings in support of an agency action that has the force and effect of law. “Used by the Federal Government in developing an agency action that has the force and effect of law” is defined as when an agency publicly and officially cites the research findings in support of an agency action that has the force and effect of law.

3) Research data means the recorded factual material commonly accepted in the scientific community as necessary to validate research findings, but not any of the following: Preliminary analyses, drafts of scientific papers, plans for future research, peer reviews, or communications with colleagues. This “recorded” material excludes physical objects (e.g., laboratory samples). Research data also do not include:

(i) Trade secrets, commercial information, materials necessary to be held confidential by a researcher until they are published, or similar information which is protected under law; and

(ii) Personnel and medical information and similar information the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, such as information that could be used to identify a particular person in a research study.

F. The requirements set forth in paragraph (E)(1) of this part do not apply to commercial organizations.

The Pass-Through Agency reserves the irrevocable right to utilize any Intangible Property described above, royalty-free, for the completion of the terms of this Grant and any associated agreement.

35. **National Historical Preservation Act and Executive Order 13287, Preserve America:** The Subrecipient must comply with this federal legislation and executive order.

36. **Welfare-to-Work:** The Subrecipient is encouraged to hire welfare recipients and to provide additional needed training and mentoring as needed.

37. **Applicable Laws and Courts:** Awards of federal funds from DBHDS shall be governed in all respects by the laws of the Commonwealth of Virginia and any litigation with respect thereto shall be brought in the courts of the Commonwealth. The Subrecipient shall comply with all applicable federal, state and local laws, rules and regulations.

38. **Immigration Reform and Control Act of 1986:** The Subrecipient certifies that the Subrecipient does not, and shall not knowingly employ an unauthorized alien as defined in the federal Immigration Reform and Control Act of 1986.

39. **Construction Purchases:** SAMHSA grant funds may not be used for the purchase or construction of any building or structure to house any part of the program (Applicants may request up to \$5,000 for renovations and alterations of existing facilities, if necessary and appropriate to the project).

40. **Residential or Outpatient Treatment:** SAMHSA grant funds may not be used to provide residential or outpatient treatment services when the facility has not yet been acquired, sited, approved, and met all requirements for human habitation and services provision. (Expansion or enhancement of existing residential services is permissible).

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41. **Inpatient Services:** SAMHSA grant funds may not be used to provide inpatient treatment or hospital-based detoxification services. Residential services are not considered to be inpatient or hospital-based services.
42. **Direct Payments to Individuals:** SAMHSA grant funds may not be used to make direct payments to individuals to enter treatment or continue to participate in prevention or treatment services. Note: A recipient or treatment or prevention provider may provide up to \$30 in non-cash incentives to individuals to participate in required data collection follow-up and other treatment or prevention services.
43. **Meals:** Meals are allowable so long as they are part of conferences or allowable non-local travel and do not exceed the per diem reimbursement rate allowed for the jurisdiction by the General Services Administration. Grant funds may be used for light snacks, not to exceed \$3.00 per person per day.
44. **Sterile Needles or Syringes:** Funds may not be used to provide sterile needles or syringes for the hypodermic injection of any illegal drug. Provided, that such limitation does not apply to the use of funds for elements of a program other than making such purchases if the relevant State or local health department, in consultation with the Centers for Disease Control and Prevention, determines that the State or local jurisdiction, as applicable, is experiencing, or is at risk for, a significant increase in hepatitis infections or an HIV outbreak due to injection drug use, and such program is operating in accordance with state and local law.
45. **Compliance with Federal Regulations/Statute/Policy:** The Subrecipient agrees to enforce, administer, and comply with any applicable federal regulations, statutes, or policies that are not otherwise mentioned including 2 C.F.R. § 200, 45 C.F.R. § 75, the Health and Human Services Grants Policy Statement, or any other source.

B. Treasury Grants

1. **Grant Oversight:** The CSBs and the Department are legally and financially responsible for all aspects of this award including funds provided to sub-recipients, in accordance with 2 CFR 200.331 - 200.333, Sub-recipient monitoring and management.
2. **Acceptance of the Terms of an Award:** By drawing or otherwise obtaining funds, the Subrecipient acknowledges acceptance of the terms and conditions of the award and is obligated to perform in accordance with the requirements of the award. If the Subrecipient cannot accept the terms, the Subrecipient should notify the Program contact at DBHDS prior to the agreement. Once the agreement is signed by the Subrecipient, the contents are binding on the Subrecipient unless and until modified by a revised agreement signed by DBHDS.
3. **Certification Statement:** By invoicing DBHDS for funds, the Subrecipient certifies that proper financial management controls and accounting systems, to include personnel policies and procedures, have been established to adequately administer Federal awards and drawdown funds. Recipients of Coronavirus State and Local Recovery Funds, and their subrecipients, must comply with all terms and conditions of their awards, including: (a) requirements of the authorizing statutes and implementing regulations for the program under which the award is funded; (b) applicable requirements or

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limitations in appropriations acts; and (c) any requirements specific to the particular award specified in program policy and guidance.

4. Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards: The agreement issued is subject to the administrative requirements, cost principles, and audit requirements that govern Federal monies associated with this award, as applicable, in the Uniform Guidance 2 CFR Part 200.
5. Award Expectations: The eligibility and program requirements originally outlined in the Federal Guidance issued as a result of the American Rescue Plan Act 2021 must continue to be adhered to as the funded project is implemented. Recipients must comply with the performance goals, milestones, outcomes, and performance data collection as determined by DBHDS. Additional terms and/or conditions may be applied to this award if outstanding financial or programmatic compliance issues are identified by or amended guidance is provided by the US Department of Treasury and/or Commonwealth of Virginia Department of Planning & Budget. Subrecipients must comply with the Scope of Services of this agreement as outlined in the Performance Contract.
6. Flow down of requirements to sub-recipients: The grantee, as the awardee organization, is legally and financially responsible for all aspects of this award including funds provided to sub-recipients, in accordance with 2 CFR 200.331-332 - Subrecipient monitoring and management.
7. Risk Assessment: The responsible federal agency may perform an administrative review of the Subrecipient organization's financial management system. If the review discloses material weaknesses or other financial management concerns, grant funding may be restricted in accordance with 2 CFR 200.206, as applicable. DBHDS reviews and determines the risk associated with its subrecipients. As part of the risk assessment process, DBHDS may perform an administrative review of the Subrecipient's financial management system.
8. Improper Payments: Any expenditure by the Subrecipient under the terms of this Agreement which is found by auditors, investigators, and other authorized representatives of DBHDS, the Commonwealth of Virginia, the U.S. Government Accountability Office or the Comptroller General of the United States, or any other federal agency to be improper, unallowable, in violation of federal or state law or the terms of the this Agreement, or involving any fraudulent, deceptive, or misleading representations or activities of the Subrecipient, shall become Subrecipient's liability, to be paid by Subrecipient from funds other than those provided by DBHDS under this Agreement or any other agreements between DBHDS and the Subrecipient. This provision shall survive the expiration or termination of this Agreement.
9. Limitations on Expenditures: Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to the Effective Date of this agreement, or following the end of the Period of Performance. DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are:
 - 1) Reasonable and necessary to carry out the agreed upon Scope of Services in Section III and Attachment C of this Agreement,
 - 2) Documented by contracts or other evidence of liability consistent with established

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DBHDS and Subrecipient procedures; and

3) Incurred in accordance with all applicable requirements for the expenditure of funds payable under this agreement.

10. Treatment of Property and Equipment: If the Program permits the Subrecipient or entities that receive funding from the Subrecipient to purchase real property or equipment with grant funds, the Program retains a residual financial interest, enabling the Program to recover the assets or determine final disposition. This will be accomplished on a case-by-case basis, according to the federal guidelines in accordance with 2 CFR 200.313.
11. Program Income: Program income accrued under this grant award must be reported to the Recipient and must be used to further the objectives of the grant project and only for allowable costs.
12. Financial Management: The Subrecipient shall maintain a financial management system and financial records and shall administer funds received pursuant to this agreement in accordance with all applicable federal and state requirements, including without limitation:
 - a) the Uniform Guidance, 2 C.F.R. Part 200;
 - b) State and Local Fiscal Recovery Funds – Compliance and Reporting Guidance Ver 1.1 dated June 24, 2021
 - c) The Subrecipient shall adopt such additional financial management procedures as may from time to time be prescribed by DBHDS if required by applicable laws, regulations or guidelines from its federal and state government funding sources. Subrecipient shall maintain detailed, itemized documentation and records of all income received and expenses incurred pursuant to this Agreement.
13. Audit of Financial Records: The Subrecipient shall comply with the audit and reporting requirements defined by the Federal Office of Management and Budget (OMB) 2 CFR 200 (Audits of States, Local, Governments and Non-Profit organizations) as applicable. The Subrecipient will, if total Federal funds expended are \$750,000 or more a year, have a single or program specific financial statement audit conducted for the annual period in compliance with the General Accounting Office audit standards (2 CFR 200 Subpart F – Audit Requirements).

If total federal funds expended are less than \$750,000 for a year the Subrecipient is exempt from federal audit requirements (45 CFR 75-501(d)), but the Subrecipient's records must be available to the Pass-Through Agency and appropriate officials of HHS, SAMHSA, the U.S. Government Accountability Office and the Comptroller General of the United States, and it must still have a financial audit performed for that year by an independent Certified Public Accountant. Further, the subrecipient shall complete the certification letter included in Exhibit F (B) disclosing that they are not subject to the single audit requirement.

Should an audit by authorized state or federal official result in disallowance of amounts previously paid to the Subrecipient, the Subrecipient shall reimburse the Pass-Through Agency upon demand.

Pursuant to 2 CFR 200.334 and 45 CFR 75.361, the Subrecipient shall retain all books, records, and other relevant documents for three (3) years from the end of the calendar

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year in which the grant period terminates. In the event that any litigation, claim, or audit is initiated prior to the expiration of the 3-year period, all records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken. DBHDS, its authorized agents, and/or federal or state auditors shall have full access to and the right to examine any of said materials during said period.

14. Accounting Records and Disclosures: The Subrecipient must maintain records which adequately identify the source and application of funds provided for financially assisted activities, including awards and authorizations, obligations, unobligated balances, assets, liabilities, outlays or expenditures, and income. The Subrecipient should expect that the Primary Recipient or responsible federal agency may conduct a financial compliance audit and on-site program review of this project as outlined in paragraph (11).
15. Standards for Documentation of Personnel Expenses: The Subrecipient shall comply with 2 CFR 200.430 Compensation-Personal Services and 2 CFR 200.431 Compensation-Fringe Benefits as required by the Federal Office of Management and Budget (OMB) Circular 2 CFR 200 (Cost Principles for State, Local and Indian Tribal Government). Per Standards for Documentation of Personnel Expenses 2 CFR 200.430(i) in accordance with Department of Labor regulations implementing the Fair Labor Standards Act (FLSA) (29 CFR Part 516), charges for the salaries and wages of nonexempt employees, in addition to the supporting documentation described in this section (2 CFR 200.430(i)(3)), must also be supported by records
16. Non-Supplant: Federal award funds must supplement, not replace (supplant) nonfederal funds. Applicants or award recipients and subrecipients may be required to demonstrate and document that a reduction in non-federal resources occurred for reasons other than the receipt of expected receipt of federal funds.
17. Unallowable Costs: All costs incurred prior to the award issue date and costs not consistent with the allowable activities under the guidance for the Coronavirus State and Local Fiscal Recovery Funds, 31 CFR 35, and 2 CFR 200 Subpart E – Cost Principles, are not allowable under this award.
18. Executive Pay: The Consolidated Appropriations Act, 2021 (Public Law 116-260), signed into law on December 27, 2020 restricts the amount of direct salary to Executive Level II of the Federal Executive Pay scale. Effective January 2, 2022, the salary limitation for Executive Level II is \$203,700.
19. Intent to Utilize Funding to Enter into a Procurement/Contractual Relationship: If the Subrecipient utilizes any of these funds to contract for any goods or services, the Subrecipient must ensure that the resultant contract complies with the terms of Appendix II, 2 CFR 200 which governs the contractual provisions for non-federal entity contracts under federal awards issued by the US Department of Treasury.
20. Ad Hoc Submissions: Throughout the project period, the responsible federal agency or DBHDS may determine that a grant or Subrecipient Funding Agreement requires submission of additional information beyond the standard deliverables. This information may include, but is not limited to the following:
 - Payroll

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- Purchase Orders
 - Contract documentation
 - Proof of Project implementation
21. Conflicts of Interest Policy: Subrecipients must establish written policies and procedures to prevent employees, consultants, and others (including family, business, or other ties) involved in grant-supported activities, from involvement in actual or perceived conflicts of interest. The policies and procedures must:
- Address conditions under which outside activities, relationships, or financial interest are proper or improper;
 - Provide for advance disclosure of outside activities, relationships, or financial interest to a responsible organizational official;
 - Include a process for notification and review by the responsible official of potential or actual violations of the standards; and
 - Specify the nature of penalties that may be imposed for violations.
22. Administrative and National Policy Requirements: Public policy requirements are requirements with a broader national purpose than that of the Federal sponsoring program or award that an applicant/recipient/subrecipient must adhere to as a prerequisite to and/or condition of an award. Public policy requirements are established by statute, regulation, or Executive order. In some cases they relate to general activities, such as preservation of the environment, while, in other cases they are integral to the purposes of the award-supported activities. An application funded with the release of federal funds through a grant award does not constitute or imply compliance with federal statute and regulations. Funded organizations are responsible for ensuring that their activities comply with all applicable federal regulations.
23. Marijuana Restriction: Grant funds may not be used, directly or indirectly, to purchase, prescribe, or provide marijuana or treatment using marijuana. Treatment in this context includes the treatment of opioid use disorder. Grant funds also cannot be provided to any individual who or organization that provides or permits marijuana use for the purposes of treating substance use or mental disorders. See, e.g., 2 C.F.R. 200.300(a) (requiring HHS to “ensure that Federal funding is expended in full accordance with U.S. statutory requirements.”); 21 U.S.C. § 812(c) (10) and 841 (prohibiting the possession, manufacture, sale, purchase or distribution of marijuana). This prohibition does not apply to those providing such treatment in the context of clinical research permitted by the Drug Enforcement Agency and under an FDA-approved investigational new drug application where the article being evaluated is marijuana or a constituent thereof that is otherwise a banned controlled substance under federal law.
24. Confidentiality of Alcohol and Drug Abuse Patient Record: The regulations (42 CFR 2) are applicable to any information about alcohol and other drug abuse patients obtained by a "program" (42 CFR 2.11), if the program is federally assisted in any manner (42 CFR 2.12(b)). Accordingly, all project patient records are confidential and may be disclosed and used only in accordance with 42 CFR Part 2. The recipient and/or subrecipient is responsible for assuring compliance with these regulations and principles, including responsibility for assuring the security and confidentiality of all electronically transmitted patient material.
25. Drug-Free Workplace: During the performance of this agreement, the Subrecipient agrees to 1) provide a drug-free workplace for the Subrecipient’s employees; 2) post in

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conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the Subrecipient's workplace and specifying the actions that will be taken against employees for violations of such prohibition; 3) state in all solicitations or advertisements for employees placed by or on behalf of the Suprecipient that the Subrecipient maintains a drug-free workplace; and 4) include the provisions of the foregoing clauses in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

26. Promotional Items: Pursuant to 2 CFR 200.421(e), Federal funding awarded under Coronavirus State and Local Recovery Funds may not be used for Promotional Items. Promotional items include but are not limited to clothing and commemorative items such as pens, mugs/cups, folders/folios, lanyards, and conference bags.

27. SAM and UEI Requirements: This award is subject to requirements as set forth in 2 CFR 25 - Universal Identifier And System For Award Management. This includes the following:

A. Requirement for SAM: Unless exempted from this requirement under 2 CFR 25.110, the Subrecipient must maintain its information in SAM, until the final financial report required under this agreement or receive the final payment, whichever is later. The information must be reviewed and updated at least annually after the initial registration, and more frequently if required by changes in the information or the addition of another award term.

B. Requirement for Unique Entity Identifier (UEI) if you are authorized to make subawards under this award, you: Must notify potential subrecipients that no governmental organization, foreign public entity, domestic or foreign nonprofit organization, or Federal agency serving as a subrecipient may receive a subaward unless the entity has provided its unique entity identifier; and

28. May not make a subaward to a governmental organization, foreign public entity, domestic or foreign nonprofit organization, or Federal agency serving as a subrecipient, unless the entity has provided its unique entity identifier.

29. Mandatory Disclosures: Consistent with 2 CFR 200.113, the Subrecipient must disclose in a timely manner, in writing to the US Department of Treasury and the primary recipient, all information related to violations, or suspected violations, of Federal criminal law involving fraud, bribery, waste, abuse, or gratuity violations potentially affecting the Federal award. Subrecipients must disclose, in a timely manner, in writing to the prime recipient (pass through entity) and the US Department of Treasury, all information related to violations, or suspected 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 45 CFR 200.339 -Remedies for Noncompliance, including suspension or debarment (see 2 CFR parts 180 & 376 and 31 U.S.C. 3321). The Subrecipient will notify DBHDS when violations are reported to the federal government within three business days.

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30. Lobbying Restrictions: Pursuant to 2 CFR 200.450, no portion of these funds may be used to engage in activities that are intended to support or defeat the enactment of legislation before the Congress or Virginia General Assembly, or any local legislative body, or to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any federal, state or local government, except in presentation to the executive branch of any State or local government itself. No portion of these funds can be used to support any personnel engaged in these activities. These prohibitions include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

31. Trafficking Victims Protection Act of 2000 (22 U.S.C. 7104(G)) amended by 2 C.F.R. Part 175:

The Trafficking Victims Protection Act of 2000 authorizes termination of financial assistance provided to a private entity, without penalty to the Federal government, if the recipient or subrecipient engages in certain activities related to trafficking in persons. SAMHSA may unilaterally terminate this award, without penalty, if a private entity recipient, or a private entity subrecipient, or their employees:

- a) Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
- b) Procure a commercial sex act during the period of time that the award is in effect; or,
- c) Use forced labor in the performance of the award or subawards under the award.
- d) The text of the full award term is available at 2 C.F.R. 175.15(b).

32. Accessibility Provisions: Recipients and subrecipients of Federal Financial Assistance (FFA) from the Coronavirus State and Local Recovery Fund are required to administer their programs in compliance with Federal civil rights law implemented by US Department of Treasury as codified in 31 CFR part 22 and 31 CFR part 23.

These requirements include ensuring that entities receiving Federal financial assistance from the Treasury do not deny benefits or services, or otherwise discriminate on the basis of race, color, national origin (including limited English proficiency), disability, age, or sex (including sexual orientation and gender identity), in accordance with the following authorities: Title VI of the Civil Rights Act of 1964 (Title VI) Public Law 88-352, 42 U.S.C. 2000d-1 et seq., and the Department's implementing regulations, 31 CFR part 22; Section 504 of the Rehabilitation Act of 1973 (Section 504), Public Law 93-112, as amended by Public Law 93-516, 29 U.S.C. 794; Title IX of the Education Amendments of 1972 (Title IX), 20 U.S.C. 1681 et seq., and the Department's implementing regulations, 31 CFR part 28; Age Discrimination Act of 1975, Public Law 94-135, 42 U.S.C. 6101 et seq., and the Department implementing regulations at 31 CFR part 23.

33. Executive Order 13410: Promoting Quality and Efficient Health Care: This Executive Order promotes efficient delivery of quality health care through the use of health information technology, transparency regarding health care quality and price, and incentives to promote the widespread adoption of health information technology and quality of care. Accordingly, all recipients and subrecipients that electronically exchange patient level health information to external entities where national standards exist must:

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- a) Use recognized health information interoperability standards at the time of any HIT system update, acquisition, or implementation, in all relevant information technology systems supported, in whole or in part, through this agreement/contract. Please consult www.healthit.gov for more information, and
- b) Use Electronic Health Record systems (EHRs) that are certified by agencies authorized by the Office of the National Coordinator for Health Information Technology (ONC), or that will be certified during the life of the grant. For additional information contact: Jim Kretz, at 240-276-1755 or Jim.Kretz@samhsa.hhs.gov.
34. Travel: Funds used to attend meetings, conferences or implement the activities of this grant must not exceed the lodging rates and per diem for Federal travel and Meal/Incidental expenses provided by the General Services Administration. These rates vary by jurisdiction.
35. English Language: All communication between the Pass-Through Agency and the Subrecipient must be in the English language and must utilize the terms of U.S. dollars. Information may be translated into other languages. Where there is inconsistency in meaning between the English language and other languages, the English language meaning shall prevail.
36. Intangible Property Rights Pursuant to 2 CFR 200.315:
- A. Title to intangible property (as defined in the Definitions Section of this Agreement) acquired under a Federal award vests upon acquisition in the non-Federal entity. The non-Federal entity must use that property for the originally authorized purpose, and must not encumber the property without approval of the Federal awarding agency (SAMHSA). When no longer needed for the originally authorized purpose, disposition of the intangible property must occur in accordance with the provisions in 2 CFR 200.313(e).
- B. The non-Federal entity may copyright any work that is subject to copyright and was developed, or for which ownership was acquired, under a Federal award. The awarding agency reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the work for Federal purposes and to authorize others to do so.
- C. The non-Federal entity is subject to applicable regulations governing patents and inventions, including government-wide regulations issued by the Department of Commerce at 37 CFR Part 401.
- D. The Federal Government has the right to: 1) Obtain, reproduce, publish, or otherwise use the data produced under a Federal Award; and 2) Authorize others to receive, reproduce, publish, or otherwise use such data for Federal purposes.
37. Freedom of Information Act:
- 1) In response to a Freedom of Information Act (FOIA) request for research data relating to published research findings produced under a Federal award that were used by the Federal Government in developing an agency action that has the force and effect of law, the HHS awarding agency must request, and the non-Federal entity must provide, within a reasonable time, the research data so that they can be made available to the public through the procedures established under the FOIA. If the HHS awarding agency obtains the research data solely in response to a FOIA request, the HHS awarding agency may charge the requester a reasonable fee equaling the full incremental cost of obtaining the research data. This fee should reflect costs incurred by the Federal agency and the non-Federal entity. This fee is in addition to any fees the HHS awarding agency may assess under the FOIA (5 U.S.C. 552(a)(4)(A)).

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2) Published research findings means when: (i) Research findings are published in a peer-reviewed scientific or technical journal; or(ii) A Federal agency publicly and officially cites the research findings in support of an agency action that has the force and effect of law. “Used by the Federal Government in developing an agency action that has the force and effect of law” is defined as when an agency publicly and officially cites the research findings in support of an agency action that has the force and effect of law.

3) Research data means the recorded factual material commonly accepted in the scientific community as necessary to validate research findings, but not any of the following: Preliminary analyses, drafts of scientific papers, plans for future research, peer reviews, or communications with colleagues. This “recorded” material excludes physical objects (e.g., laboratory samples). Research data also do not include:(i) Trade secrets, commercial information, materials necessary to be held confidential by a researcher until they are published, or similar information which is protected under law; and(ii) Personnel and medical information and similar information the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, such as information that could be used to identify a particular person in a research study.

The requirements set forth in paragraph (E)(1) of this part do not apply to commercial organizations. The Pass-Through Agency reserves the irrevocable right to utilize any Intangible Property described above, royalty-free, for the completion of the terms of this Grant and Agreement.

38. National Historical Preservation Act and Executive Order 13287, Preserve America: The Subrecipient must comply with this federal legislation and executive order.
39. Welfare-to-Work: The Subrecipient is encouraged to hire welfare recipients and to provide additional needed training and mentoring as needed.
40. Applicable Laws and Courts: This agreement shall be governed in all respects by the laws of the Commonwealth of Virginia and any litigation with respect thereto shall be brought in the courts of the Commonwealth. The Subrecipient shall comply with all applicable federal, state and local laws, rules and regulations.
41. Immigration Reform and Control Act of 1986: By entering into a written agreement with the Commonwealth of Virginia, the Subrecipient certifies that the Subrecipient does not, and shall not during the performance of the agreement for goods and/or services in the Commonwealth, knowingly employ an unauthorized alien as defined in the federal Immigration Reform and Control Act of 1986.
42. Construction Purchases: Coronavirus State and Local Recovery Funds may not be used for the purchase or construction of any building or structure to house any part of the program (Applicants may request up to \$5,000 for renovations and alterations of existing facilities, if necessary and appropriate to the project).
43. Meals: Meals are allowable so long as they are part of conferences or allowable non-local travel and do not exceed the per diem reimbursement rate allowed for the jurisdiction by the General Services Administration. Grant funds may be used for light snacks, not to exceed \$3.00 per person per day.

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44. Sterile Needles or Syringes: Funds may not be used to provide sterile needles or syringes for the hypodermic injection of any illegal drug. Provided, that such limitation does not apply to the use of funds for elements of a program other than making such purchases if the relevant State or local health department, in consultation with the Centers for Disease Control and Prevention, determines that the State or local jurisdiction, as applicable, is experiencing, or is at risk for, a significant increase in hepatitis infections or an HIV outbreak due to injection drug use, and such program is operating in accordance with state and local law.
45. Compliance with Federal Regulations/Statute/Policy: The Subrecipient agrees to enforce, administer, and comply with any applicable federal regulations, statutes, or policies that are not otherwise mentioned in this agreement including 2 C.F.R. § 200, or any other source.

V. Federal Grant Specific Requirements

There are additional requirements to the grants included in Section IV of this Exhibit that are not universal to all grants that DBHDS administers. Included below, by grant name, is a list of the grant specific requirements as required by federal statute, regulation, and policy.

A. SAMHSA GRANTS

1. State Opioid Response Grant (SUD Federal Opioid Response)

Pursuant to the Notice of Award received by DBHDS and the Funding Opportunity Announcement (TI-22-005) associated with the State Opioid Response Grant, the following are requirements of the funding distributed to the Subrecipient from this grant.

a. Restrictions on Expenditures: State Opioid Response Grant funds may not be used to:

- i. Pay for services that can be supported through other accessible sources of funding such as other federal discretionary and formula grant funds, e.g. HHS (CDC, CMS, HRSA, and SAMHSA), DOJ (OJP/BJA) and non-federal funds, 3rd party insurance, and sliding scale self-pay among others.
- ii. Pay for a grant or subaward to any agency which would deny any eligible client, patient, or individual access to their program because of their use of Food and Drug Administration (FDA)-approved medications for the treatment of substance use disorders.
- iii. Provide incentives to any health care professional for receipt of data waiver or any type of professional training development.
- iv. Procure DATA waiver training. This training is offered free of charge by SAMHSA at pcssnow.org.

b. Expenditure Guidelines:

- i. Grant funds:
 - a) For treatment and recovery support services grant funds shall only be utilized to provide services to individuals with a diagnosis of an opioid use disorder and/or a stimulant use disorder or to individuals with a demonstrated history of opioid overdose problems.
 - b) Shall be used to fund services and practices that have a demonstrated evidence-base, and that are appropriate for the population(s) of focus.
 - c) May only fund FDA approved products.

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- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or more than 40 days after the appropriate Award Period included in section IV.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award 2) documented by contracts or other evidence of liability consistent with established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable under any associated agreement.

- d. **Closeout:** Final payment request(s) must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until 40 days after the end of the Period of Performance to pay for unliquidated obligations.

Any funds remaining unexpended and unobligated at the end of the Period of Performance shall be returned to DBHDS within 30 days of the end of the Period of Performance. Any funds distributed to the Subrecipient by the pass-through entity that remain unexpended by 40 days after the end of the Period of Performance shall be returned to DBHDS. The Subrecipient will send these funds to DBHDS by no later than the end of the 75th day after the end of the Performance Period. Unexpended funds should be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS
PO Box 1797
Richmond, VA 23218-1797
C/O Eric Billings

Funds for this grant may also be returned via an electronic ACH payment to DBHDS' Truist Bank account. The account information and DBHDS' EIN is as follows:

Account Number: 201141795720002
Routing Number: 061000104
EIN: 546001731

Name and Address of Bank:
Truist Bank
214 North Tryon Street
Charlotte, NC 28202

If the ACH method is utilized, the Subrecipient shall provide email notification of their intention to provide payment electronically to:

Eric.Billings@dbhds.virginia.gov
Dillon.Gannon@dbhds.virginia.gov
Christine.Kemp@dbhds.virginia.gov

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Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

2. Substance Abuse Prevention and Treatment Block Grant (SUD FBG)

Pursuant to the Substance Abuse Prevention and Treatment Block Grant (SAPTBG) Funding Agreement and relevant federal statutes, the following are requirements of the funding distributed to the Subrecipient.

- a. **Restrictions on Expenditures:** No SAPTBG funds may not be used for any of the following purposes:
- i. To provide inpatient hospital services unless it has been determined, in accordance with the guidelines issued by the Secretary of Health and Human Services, that such treatment is a medical necessity for the individual involved and that the individual cannot be effectively treated in a community-based, non-hospital, residential program of treatment;
 - ii. To make cash payments to intended recipients of health services;
 - iii. To purchase or improve land, purchase, construct, or permanently improve (other than minor remodeling with DBHDS, Federal Grants Manager approval) any building or other facility, or purchase major medical equipment as defined in the Defined Terms section of this Exhibit.
 - iv. To satisfy any requirement for the expenditure of non-federal funds as a condition for the receipt of federal funds; or
 - v. To provide financial assistance to any entity other than a public or non-profit entity.
 - vi. To carry out any program that provides individuals with hypodermic needles or syringes so that such individuals may use illegal drugs, unless the Surgeon General of the Public Health Service determines that a demonstration needle exchange program would be effective in reducing drug abuse and the risk that the public will become infected with the etiologic agent for acquired immune deficiency syndrome. (42 US Code § 300x-31(a))
- b. **Grant Guidelines:**
- i. In the case of an individual for whom grant funds are expended to provide inpatient hospital services, as outlined above (A.a.), the Subrecipient shall not incur costs that are in excess of the comparable daily rate provided for community-based, non-hospital, residential programs of treatment for substance abuse (42 US Code § 300x-31(b)(2)).
 - ii. No entity receiving SAPTBG funding may participate in any form of discrimination on the basis of age as defined under the Age Discrimination Act of 1975 (42 US Code § 6101), on the basis of handicap as defined under section 504 of the Rehabilitation Act

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- of 1973 (29 US Code § 794), on the basis of sex as defined under Title IX of the Education Amendments of 1972 (20 US Code § 1681) or on the basis of race, color, or national origin as defined under Title VI of the Civil Rights Act of 1964 (42 US Code § 2000) (42 US Code § 300x-57(a)(1)).
- iii. No person shall on the ground of sex, or on the ground of religion, be excluded from participation in, be denied the benefits of, or be subject to discrimination under, any program or activity funded in whole or in part with funds made available under section 300x or 300x-21 of title 42 US Code (42 US Code § 300x-57(a)(2)).
 - iv. The Subrecipient agrees to comply with the provisions of the Hatch Act (5 US Code § 1501-1508 and 7324-7328) which limits the political activities of employees whose principal employment activities are funded in whole or in part with federal funds.
 - v. The Subrecipient will comply, as applicable with the provisions of the Davis-Bacon Act (40 US Code § 276(a) – 276(a)-7), the Copeland Act (40 US Code § 276(c) and 18 US Code § 874), and the Contract Work Hours and Safety Standards Act (40 US Code § 327-333), regarding labor standards for federally assisted construction subagreements.
 - vi. This funding source is designated to plan, implement, and evaluate activities that prevent or treat substance use disorder, including to fund priority substance use disorder treatment and support services for individuals without insurance or for whom coverage is terminated for short periods of time. Further these funds can be utilized to fund those priority treatment and support services that demonstrate success in improving outcomes and/or supporting recovery that are not covered by Medicaid, Medicare, or private insurance, fund primary prevention by providing universal, selective, and indicated prevention activities and services for persons not identified as needing treatment, and collecting performance and outcome data to determine the ongoing effectiveness of behavioral health promotion, treatment, and recovery support services. To the extent possible, other funding sources must be utilized first except where prohibited by law or regulation. Substance Abuse Block Grant funding must, however, be the payor of last resort when providing treatment services to pregnant women, women with children, children, and individuals with Tuberculosis or HIV pursuant to 45 CFR 96.124, 127, and 128.
 - vii. Target and priority populations are pregnant and parenting women and intravenous (IV) drug users. In providing treatment services to these target and priority populations, providers must offer treatment in order of population preference as outlined in 45 CFR 96.131 (a) which is as follows:
 - a) Pregnant injecting drug users;
 - b) Pregnant substance abusers;
 - c) Injecting drug users;
 - d) All others
 - viii. Allowable SAPTBG services include: Healthcare Home/Physical Health (General and specialized outpatient medical services, Acute Primary care, General Health Screens, Tests and Immunizations, Comprehensive Care Management, Care coordination and Health Promotion, Comprehensive Transitional Care, Individual and Family Support, Referral to Community Services), Prevention and Promotion (Including Promotion, such as Screening, Brief Intervention and Referral to Treatment, Brief Motivational Interviews, Screening and Brief Intervention for Tobacco Cessation, Parent Training, Facilitated Referrals, Relapse Prevention/Wellness Recovery Support, Warm Line); Engagement Services (including Assessment, Specialized Evaluations (Psychological and Neurological), Service Planning (including crisis planning), Consumer/Family Education, Outreach); Outpatient Services (including Individual evidenced based therapies, Group therapy, Family therapy, Multi-family therapy, Consultation to

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Caregivers); Medication Services (including Medication management, Pharmacotherapy including MAT; Laboratory services); Community Rehabilitative Support (including Parent/Caregiver Support, Skill building (social, daily living, cognitive), Case management, Behavior management, Supported employment, Permanent supported housing, Recovery housing, Therapeutic mentoring, Traditional healing services); Recovery Supports (including Peer Support, Recovery Support Coaching, Recovery Support Center Services, Supports for Self Directed Care); and Other Habilitative Supports (including Respite; Supported Education; Transportation; Assisted living services; Recreational services; Trained behavioral health interpreters; Interactive communication technology devices); Intensive Support Services (including Substance abuse intensive outpatient; Partial hospital; Assertive Community Treatment; Intensive home based services; Multi-systemic therapy; Intensive Case Management); Out of Home Residential Services (including Crisis residential/stabilization, Clinically Managed 24 Hour Care (SA), Clinically Managed Medium Intensity Care (SA), Adult Substance Abuse Residential, Adult Mental Health Residential, Youth Substance Abuse Residential Services, Children's Residential Mental Health Services, Therapeutic foster care); and Acute Intensive Services (including Mobile crisis, Peer based crisis services, Urgent care, 23 hr. observation bed, Medically Monitored Intensive Inpatient (SA), 24/7 crisis hotline services).

- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or more than 40 days after the appropriate Award Period included in its Exhibit D, Exhibit G, or Notice of Award.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award, 2) documented by contracts or other evidence of liability consistent with established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable under any associated agreement.

- d. **Closeout:** Final payment request(s) must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until 40 days after the end of the Period of Performance to pay for unliquidated obligations.

DBHDS
PO Box 1797
Richmond, VA 23218-1797
C/O Eric Billings

Funds for this grant may also be returned via an electronic ACH payment to DBHDS' Truist Bank account. The account information and DBHDS' EIN is as follows:

Account Number: 201141795720002
Routing Number: 061000104
EIN: 546001731

Name and Address of Bank:
Truist Bank

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214 North Tryon Street
Charlotte, NC 28202

If the ACH method is utilized, the Subrecipient shall provide email notification of their intention to provide payment electronically to:

Eric.Billings@dbhds.virginia.gov
Ramona.Howell@dbhds.virginia.gov
Dillon.Gannon@dbhds.virginia.gov
Christine.Kemp@dbhds.virginia.gov

Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

3. Community Mental Health Services Block Grant (MH FBG)

Pursuant to the Community Mental Health Services Block Grant (CMHSBG) Funding Agreement and relevant federal statutes, the following are requirements of the funding distributed to the Subrecipient.

a. **Restrictions on Expenditures:** CMHSBG funds may not be used for any of the following purposes:

1. To provide inpatient services;
2. To make cash payments to intended recipients of health services;
3. To purchase or improve land, purchase, construct, or permanently improve (other than minor remodeling with DBHDS, Federal Grants Manager approval) any building or other facility, or purchase major medical equipment (as defined in the Definitions section of this Exhibit);
4. To satisfy any requirement for the expenditure of non-federal funds as a condition for the receipt of federal funds; or
5. To provide financial assistance to any entity other than a public or non-profit entity. (42 US Code § 300x-5(a))

b. **Grant Guidelines:**

1. No entity receiving CMHSBG funding may participate in any form of discrimination on the basis of age as defined under the Age Discrimination Act of 1975 (42 US Code § 6101), on the basis of handicap as defined under section 504 of the Rehabilitation Act of 1973 (29 US Code § 794), on the basis of sex as defined under Title IX of the Education Amendments of 1972 (20 US Code § 1681) or on

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- the basis of race, color, or national origin as defined under Title VI of the Civil Rights Act of 1964 (42 US Code § 2000) (42 US Code § 300x-57(a)(1)).
2. No person shall on the ground of sex, or on the ground of religion, be excluded from participation in, be denied the benefits of, or be subject to discrimination under, any program or activity funded in whole or in part with funds made available under section 300x or 300x-21 of title 42 US Code (42 US Code § 300x-57(a)(2)).
 3. The Subrecipient must provide the services through appropriate, qualified community programs, which may include community mental health centers, child mental-health programs, psychosocial rehabilitation programs, mental health peer-support programs, and mental-health primary consumer-directed programs. Services may be provided through community mental health centers only if the centers provide: 1) Services principally to individuals residing in a defined geographic area (hereafter referred to as a “service area”); 2) Outpatient services, including specialized outpatient services for children with a Serious Emotional Disturbance (SED), the elderly, individuals with a Serious Mental Illness (SMI), and residents of the service areas of the center who have been discharged from inpatient treatment at a mental health facility; 3) 24-hour-a-day emergency care services; 4) Day treatment or other partial hospitalization services, or psychosocial rehabilitation services; 5) Screening for patients being considered for admission to state mental health facilities to determine the appropriateness of such admission; 6) Services within the limits of the capacities of the centers, to any individual residing or employed in the service area of the center regardless of ability to pay; and 7) Services that are accessible promptly, as appropriate, and in a manner which preserves human dignity and assures continuity of high quality care (42 US Code § 300x-2(c)).
 4. The Subrecipient agrees to comply with the provisions of the Hatch Act (5 US Code § 1501-1508 and 7324-7328) which limits the political activities of employees whose principal employment activities are funded in whole or in part with federal funds.
 5. The Subrecipient will comply, as applicable with the provisions of the Davis-Bacon Act (40 US Code § 276(a) – 276(a)-7), the Copeland Act (40 US Code § 276(c) and 18 US Code § 874), and the Contract Work Hours and Safety Standards Act (40 US Code § 327-333), regarding labor standards for federally assisted construction subagreements.
 6. Treatment and competency restoration services may be provided to individuals with a serious mental illness or serious emotional disturbance who are involved with the criminal justice system or during incarceration.
 7. Medicaid and private insurance, if available, must be used first.
- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or more than 40 days after the appropriate Award Period included in section IV.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award 2) documented by contracts or other evidence of liability consistent with established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable under any associated agreement.

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- d. **Closeout:** Final payment request(s) must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until 40 days after the end of the Period of Performance to pay for unliquidated obligations.

Any funds remaining unexpended and unobligated at the end of the Period of Performance shall be returned to DBHDS within 30 days of the end of the Period of Performance. Any funds distributed to the Subrecipient by the pass-through entity that remain unexpended by 40 days after the end of the Period of Performance shall be returned to DBHDS. The Subrecipient will send these funds to DBHDS by no later than the end of the 75th day after the end of the Performance Period. Unexpended funds should be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS
PO Box 1797
Richmond, VA 23218-1797
C/O Eric Billings

Funds for this grant may also be returned via an electronic ACH payment to DBHDS' Truist Bank account. The account information and DBHDS' EIN is as follows:

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Routing Number: 061000104
EIN: 546001731

Name and Address of Bank:
Truist Bank
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Charlotte, NC 28202

If the ACH method is utilized, the Subrecipient shall provide email notification of their intention to provide payment electronically to:

Eric.Billings@dbhds.virginia.gov
Dillon.Gannon@dbhds.virginia.gov
Christine.Kemp@dbhds.virginia.gov

Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until

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all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

4. Projects for Assistance in Transition from Homelessness (PATH)

Pursuant to the Notice of Award received by DBHDS, Funding Opportunity Announcement (SM-21-F2), and relevant statutes associated with the Project for Assistance in Transition from Homelessness (PATH) Grant, the following are requirements of the funding distributed to the Subrecipient.

a. Restrictions on Expenditures: PATH funds may not be used for any of the following purposes:

1. To support emergency shelters or construction of housing facilities;
2. For inpatient psychiatric treatment costs or inpatient substance use disorder treatment costs; or
3. To make cash payments to intended recipients of mental health or substance use disorder services (42 U.S. Code § 290cc-22(g)).
4. For lease arrangements in association with the proposed project utilizing PATH funds beyond the project period nor may the portion of the space leased with PATH funds be used for purposes not supported by the grant.

b. Grant Guidelines:

1. All funds shall be used for the purpose of providing the following:
 - a) Outreach services;
 - b) Screening and diagnostic treatment services;
 - c) Habilitation and rehabilitation services;
 - d) Community mental health services;
 - e) Alcohol or drug treatment services;
 - f) Staff training including the training of individuals who work in shelters, mental health clinics, substance use disorder programs, and other sites where homeless individuals require services;
 - g) Case management services including:
 - i. Preparing a plan for the provision of community mental health services to the eligible homeless individual involved and reviewing such plan not less than once every three months;
 - ii. Providing assistance in obtaining and coordinating social and maintenance services for the eligible homeless individuals, including services relating to daily living activities, personal financial planning, transportation services, and habilitation and rehabilitation services, prevocational and vocational services, and housing services;
 - iii. Providing assistance to the eligible homeless individual in obtaining income support services, including housing assistance, supplemental nutrition assistance program benefits, and supplemental security income benefits;
 - iv. Referring the eligible homeless individual for such other services as may be appropriate; and
 - v. Providing representative payee services in accordance with section 1631(a)(2) of the Social Security Act (42 U.S. Code § 1383(a)(2)) if the eligible homeless individual is receiving aid under Title XVI of such act (42 U.S. Code § 1381 et seq.) and if the applicant is designated by the Secretary to provide such services;

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- vi. Supportive and supervisory services in residential settings;
 - vii. Referrals for primary health services, job training, educational services, and relevant housing services;
 - viii. Minor renovation, expansion, and repair of housing (as defined in the Definitions section of this Exhibit);
 - ix. Planning of housing;
 - x. Technical assistance in applying for housing assistance;
 - xi. Improving the coordination of housing services;
 - xii. Security deposits;
 - xiii. The costs associated with matching eligible homeless individuals with appropriate housing situations;
 - xiv. One-time rental payments to prevent eviction;
 - xv. Other appropriate services as determined by the Secretary of Health and Human Services (42 U.S. Code § 290cc-22(b)).
2. All funds shall only be utilized for providing the services outlined above to individuals who:
- a) Are suffering from a serious mental illness; or
 - b) Are suffering from a serious mental illness and from a substance use disorder; and
 - c) Are homeless or at imminent risk of becoming homeless (42 U.S. Code § 290cc-22(a)).
3. Funding may not be allocated to an entity that:
- a) Has a policy of excluding individuals from mental health services due to the existence or suspicion of a substance use disorder; or
 - b) Has a policy of excluding individuals from substance use disorder services due to the existence or suspicion of mental illness (42 U.S. Code § 290cc-22(e)).
4. Match amounts agreed to with DBHDS may be:
- i. Cash;
 - ii. In-kind contributions, that are fairly evaluated, including plant, equipment, or services.
 - iii. Amounts provided by the federal government or services assisted or subsidized to any significant extent by the Federal Government, shall not be included in determining the amount of match (42 U.S. Code § 290cc-23(b)).
5. Subrecipient may not discriminate on the basis of age under the Age Discrimination Act of 1975 (42 U.S. Code § 6101 et seq.), on the basis of handicap under section 504 of the Rehabilitation Act of 1973 (29 U.S. Code § 794), on the basis of sex under Title IX of the Education Amendments of 1972 (20 U.S. Code § 1681 et seq.), or on the basis of race, color, or national origin under Title VI of the Civil Rights Act of 1964 (42 U.S. Code § 2000d et seq.)(42 U.S. Code § 290cc-33(a)(1)).
6. The Subrecipient shall not exclude from participation in, deny benefits to, or discriminate against any individuals that are otherwise eligible to participate in any program or activity funded from the PATH grant (42 U.S. Code § 290cc-33(a)(2)).
- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or following one year after the end of the appropriate Award Period provided in section IV.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award 2) documented by contracts or other evidence of liability consistent with

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established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable under any associated agreement.

- d. **Closeout:** Final payment request(s) must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until 365 days after the end of the Period of Performance to pay for remaining allowable costs.

Any funds remaining unexpended and unobligated at the end of the Period of Performance shall be returned to DBHDS within 30 days of the end of the Period of Performance. Any funds distributed to the Subrecipient by the pass-through entity that remain unexpended by 365 days after the end of the Period of Performance shall be returned to DBHDS. The Subrecipient will send these funds to DBHDS by no later than the end of the 395th day after the end of the Performance Period. Unexpended funds should be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS
PO Box 1797
Richmond, VA 23218-1797
C/O Eric Billings

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Charlotte, NC 28202

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Dillon.Gannon@dbhds.virginia.gov
Christine.Kemp@dbhds.virginia.gov

Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature

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whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

5. Screening Brief Intervention and Referral to Treatment Grant

Pursuant to the Notice of Award #1H79TI084066-01 (NOA) received by DBHDS and the Funding Opportunity Announcement (FOA) (TI-21-008) associated with the FY 2021 Screening, Brief Intervention and Referral to Treatment Grant, the following are requirements of the funding distributed to the Subrecipient as a result of this agreement.

- a. **Restrictions on Expenditures: Screening Brief Intervention and Referral to Treatment** Grant funds may not be used for any of the following purposes: None for this grant.
- b. **Grant Guidelines:**
 1. Funds shall be used to fund services and practices that have a demonstrated evidence-base, and that are appropriate for the population(s) of focus. An evidence-based practice refers to approaches to prevention or treatment that are validated by some form of documented research evidence.
 2. All patients must be screened for substance use. Such screening will be conducted by the Subrecipient or subcontractors of Subrecipient ("Subcontractors"). The Subrecipient or Subcontractors are also encouraged to screen for risk of suicide as well. If a patient screens positive for drug misuse, the Subrecipient or Subcontractors' staff will conduct a brief assessment to ascertain specific type(s) of drug(s) used, consumption level, and impact on functions of daily living to best determine level of severity and refer patients to specialty providers who can determine which specific type of treatment is needed. Subrecipients and Subcontractors with robust mental health services available must screen and assess clients for the presence of co-occurring serious mental illness and SUD and use the information obtained from the screening and assessment to develop appropriate treatment approaches for the persons identified as having such co-occurring disorders. In their interventions with children, Subrecipients or Subcontractors must also incorporate education for parents about the dangers of use of, and methods of, discouraging substance use.
 3. Subrecipients or Subcontractors, as applicable, must utilize third party reimbursements and other revenue realized from the provision of services to the extent possible and use SAMHSA grant funds only for services to individuals who are not covered by public or commercial health insurance programs, individuals for whom coverage has been formally determined to be unaffordable, or for services that are not sufficiently covered by an individual's health insurance plan. Subrecipients or Subcontractors, as applicable, are also expected to facilitate the health insurance application and enrollment process for eligible uninsured clients. Subrecipients or Subcontractors, as applicable, should also consider other systems from which a potential service recipient may be eligible for services (for example, the Veterans Health Administration or senior services), if appropriate for and

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desired by that individual to meet his/her needs. In addition, Subrecipients or Subcontractors, as applicable, are required to implement policies and procedures that ensure other sources of funding are utilized first when available for the individual.

4. All SAMHSA recipients are required to collect and report certain data so that SAMHSA can meet its obligations under the Government Performance and Results (GPRA) Modernization Act of 2010. Recipients are required to submit data via SAMHSA's Performance Accountability and Reporting System (SPARS); and access will be provided upon notification of award.

- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or following 40 days after the end of the Award Period included in section IV.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award 2) documented by contracts or other evidence of liability consistent with established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable.

- d. **Closeout:** Final payment request(s) must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until 40 days after the end of the Period of Performance to pay for unliquidated obligations.

Any funds remaining unexpended and unobligated at the end of the Period of Performance shall be returned to DBHDS within 30 days of the end of the Period of Performance. Any funds distributed to the Subrecipient by the pass-through entity that remain unexpended by 40 days after the end of the Period of Performance shall be returned to DBHDS. The Subrecipient will send these funds to DBHDS by no later than the end of the 75th day after the end of the Performance Period. Unexpended funds should be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS
PO Box 1797
Richmond, VA 23218-1797
C/O Eric Billings

Funds for this grant may also be returned via an electronic ACH payment to DBHDS' Truist Bank account. The account information and DBHDS' EIN is as follows:

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Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

A. Treasury Grants

1. **State and Local Fiscal Recover Fund Grant:** Pursuant to the Interim Final Rule issued by US Department of Treasury pertaining to Coronavirus State and Local Recovery Funds, SLFRF Compliance and Reporting Guidance Ver 2.1 dated November 15, 2021, and 31 CFR 35(A), the following are requirements of the funding distributed to the Subrecipient:

- a. **Restrictions on Expenditures:** State and Local Fiscal Recovery Fund Grant funds may not be used to:

Pay Funds shall not be used to make a deposit to a pension fund. Treasury's Interim Final Rule defines a "deposit" as an extraordinary contribution to a pension fund for the purpose of reducing an accrued, unfunded liability. While pension deposits are prohibited, recipients may use funds for routine payroll contributions for employees whose wages and salaries are an eligible use of funds.

Funds shall not be used towards funding debt service, legal settlements or judgments, and / or deposits to rainy day funds or financial reserves.

- b. **Expenditure Guidelines:**

Grant funds: Shall be used to pay for services and practices that have a demonstrated evidence-base, which are inclusive of: mental health treatment, substance misuse treatment, other behavioral health services, hotlines or warmlines, crisis intervention, overdose prevention, infectious disease prevention, and services or outreach to promote access to physical or behavioral health primary care and preventative medicine.

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- c. **Limitations on Reimbursements:** Subrecipient shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided prior to or after the appropriate Award Period included in section IV.

DBHDS shall only reimburse or otherwise compensate the Subrecipient for documented expenditures incurred during this period that are: 1) reasonable and necessary to carry out the agreed upon scope of service outlined in Exhibit D, Exhibit G, or Notice of Award 2) documented by contracts or other evidence of liability consistent with established DBHDS and Subrecipient procedures; and 3) incurred in accordance with all applicable requirements for the expenditure of funds payable under this agreement.

- d. **Closeout:** Final payment request(s) under any associated Agreement must be received by DBHDS no later than thirty (30) days after the end of the Period of Performance referenced in the Exhibit D, Exhibit G, or Notice of Award. No payment request will be accepted by DBHDS after this date without authorization from DBHDS. The Subrecipient may continue to expend retained funds until the end of the Period of Performance to pay for remaining allowable costs.

Any funds remaining unexpended at the end of the Period of Performance shall be returned to DBHDS within 30 days of the end of the Period of Performance. Unexpended funds should be returned in the form of a check made payable to the Treasurer of Virginia and sent to:

DBHDS

PO Box 1797

Richmond, VA 23218-1797

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Truist Bank

214 North Tryon Street

Charlotte, NC 28202

If the ACH method is utilized, the Subrecipient shall provide email notification of their intention to provide payment electronically to:

Eric.Billings@dbhds.virginia.gov

Dillon.Gannon@dbhds.virginia.gov

FY24-25 Exhibit F: Federal Grant Compliance Requirements
Contract No. P1636. 1

Christine.Kemp@dbhds.virginia.gov

Failure to return unexpended funds in a prompt manner may result in a denial of future federal Subrecipient awards from DBHDS.

The Subrecipient agrees that acceptance of final payment from DBHDS will constitute an agreement by the Subrecipient to release and forever discharge DBHDS, its agents, employees, representatives, affiliates, successors and assigns from any and all claims, demands, damages, liabilities, actions, causes of action or suits of any nature whatsoever, which Subrecipient has at the time of acceptance of final payment or may thereafter have, arising out of or in any way relating to any and all injuries and damages of any kind as a result of or in any way relating to a program funded by this grant. Subrecipient's obligations to DBHDS under this Exhibit shall not terminate until all closeout requirements are completed to the satisfaction of DBHDS. Such requirements shall include, without limitation, submitting final reports to DBHDS and providing any closeout-related information requested by DBHDS by the deadlines specified by DBHDS. This provision shall survive the expiration or termination of any associated agreement.

VI. List of Federal Grants

The federal grants that DBHDS passes-through to the CSB and the required identifying information that should be used to categorize and track these funds are found in the DBHDS grants management system.

AMENDMENT 1
FY24 –25 Community Services Performance Contract
Exhibit M: Department of Justice Settlement Agreement Requirements
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The CSB and the Department agrees to comply with the following requirements in the Settlement Agreement for Civil Action No: 3:12cv00059-JAG between the U.S. Department of Justice (DOJ) and the Commonwealth of Virginia, entered in the U. S. District Court for the Eastern District of Virginia on August 23, 2012 [section IX.A, p. 36], and in compliance indicators agreed to by the parties and filed with the Court on January 14, 2020.

Sections identified in text or brackets refer to sections in the agreement requirements that apply to the target population defined in section III.B of the Agreement: individuals with developmental disabilities who currently reside in training centers, (ii) meet criteria for the DD Waiver waiting list, including those currently receiving DD Waiver services, or (iii) reside in a nursing home or an intermediate care facility (ICF).

- 1.) Case Managers or Support Coordinators shall provide anyone interested in accessing DD Waiver Services with a DBHDS provided resource guide (i.e. the Individual and Family Support Program (IFSP) First Steps Document) that contains information including but not limited to case management eligibility and services, family supports- including the IFSP Funding Program, family and peer supports, and information on the My Life, My Community Website, information on how to access REACH services, and information on where to access general information. [section III.C.2. a-f, p. 1].
- 2.) Case management services, defined in section III.C.5.b, shall be provided to all individuals receiving Medicaid Home and Community-Based Waiver services under the Agreement by case managers or support coordinators who are not directly providing or supervising the provision of Waiver services to those individuals [section III.C.5.c, p. 8].
- 3.) **For individuals receiving case management services** pursuant to the Agreement, the individual's case manager or support coordinator shall meet with the individual face-to-face on a regular basis and shall conduct regular visits to the individual's residence, as dictated by the individual's needs [section V.F.1, page 26].
 - a. At these face-to-face meetings, the case manager or support coordinator shall: observe the individual and the individual's environment to assess for previously unidentified risks, injuries, needs, or other changes in status; assess the status of previously identified risks, injuries, needs, or other changes in status; assess whether the individual's individual support plan (ISP) is being implemented appropriately and remains appropriate for the individual; and ascertain whether supports and services are being implemented consistent with the individual's strengths and preferences and in the most integrated setting appropriate to the individual's needs.
 - b. The case manager or support coordinator shall document in the ISP the performance of these observations and assessments and any findings, including any changes in status or significant events that have occurred since the last face-to-face meeting.
 - c. If any of these observations or assessments identifies an unidentified or inadequately addressed risk, injury, need, or change in status, a deficiency in the individual's support plan or its implementation, or a discrepancy between the implementation of supports and services and the individual's strengths and preferences, then the case manager or support coordinator shall report and document the issue in accordance with Department policies and regulations, convene the individual's service planning team to address it, and document its resolution.
- 4.) DBHDS shall develop and make available training for CSB case managers and leadership staff on how to assess change in status and that ISPs are implemented appropriately. DBHDS shall provide a tool with elements for the case managers to utilize during face-to-face visits to assure that changes in status as well as ISP are implemented appropriately and documented.

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- a. CSB shall ensure that all case managers and case management leadership complete the training that helps to explain how to identify change in status and that elements of the ISP are implemented appropriately prior to using the On-Site Visit Tool. The CSB shall deliver the contents of the DBHDS training through support coordinator supervisors or designated trainers to ensure case managers understand the definitions of a change in status or needs and the elements of appropriately implemented services, as well as how to apply and document observations and needed actions.
 - b. CSB shall ensure that all case managers use the DBHDS On-Site Visit Tool during one face-to-face visit each quarter for individuals with Targeted Case Management and at one face-to-face visit per month for individuals with Enhanced Case Management to assess at whether or not each person receiving services under the waiver experienced a change in status and to assess whether or not the ISP was implemented appropriately.
- 5.) Using the process developed jointly by the Department and Virginia Association of Community Services Boards (VACSB) Data Management Committee (DMC), the CSB shall report the number, type, and frequency of case manager or support coordinator contacts with individuals receiving case management services [section V.F.4, p. 27].
- 6.) **Key indicators** - The CSB shall report key indicators, selected from relevant domains in section V.D.3 on page 24, from the case manager’s or support coordinator’s face-to-face visits and observations and assessments [section V.F.5, p 27]. Reporting in WaMS shall include the provision of data and actions related to DBHDS defined elements regarding a change in status or needs and the elements of appropriately implemented services in a format, frequency, and method determined by DBHDS [section III.C.5.b.i.].
- 7.) **Face-to-Face Visit** - The individual’s case manager or support coordinator shall meet with the individual face-to-face at least every 30 days (including a 10 day grace period but no more than 40 days between visits), and at least one such visit every two month must be in the individual’s place of residence, for any individuals who [section V.F.3, pages 26 and 27]:
- a. Receive services from providers having conditional or provisional licenses;
 - b. Have more intensive behavioral or medical needs as defined by the Supports Intensity Scale category representing the highest level of risk to individuals
 - c. Have an interruption of service greater than 30 days;
 - d. Encounter the crisis system for a serious crisis or for multiple less serious crises within a three-month period;
 - e. Have transitioned from a training center within the previous 12 months; or
 - f. Reside in congregate settings of five or more individuals. Refer to Enhanced Case Management Criteria Instructions and Guidance issued by the Department.
- 8.) Case managers or support coordinators shall give individuals a choice of service providers from which they may receive approved DD Waiver services, present all options of service providers based on the preferences of the individuals, including CSB and non-CSB providers, and document this using the Virginia Informed Choice Form in the waiver management system (WaMS) application. [section III.C.5.c, p. 8]. The CSB SC will complete the Virginia Informed Choice form to document provider and SC choice for Regional Support Team referrals, when changes in any provider, service, or service setting occurs, a new service is requested, the individual is dissatisfied with a service or provider, and no less than annually.

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- 9.) **Support Coordinator Quality Review** - The CSB shall complete the Support Coordinator Quality Review process for a statistically significant sample size as outlined in the Support Coordinator Quality Review Process.
- a. DBHDS shall annually pull a statistically significant stratified sample of individuals receiving HCBS waiver and send this to the CSB to be utilized to complete the review.
 - b. Each quarter, the CSB shall complete the number of Support Coordinator Quality Reviews and provide data to DBHDS as outlined by the process.
 - c. DBHDS shall analyze the data submitted to determine the following elements are met:
 - i. The CSB offered each person the choice of case manager/provider
 - ii. The case manager assesses risk, and risk mitigation plans are in place
 - iii. The case manager assesses whether the person’s status or needs for services and supports have changed and the plan has been modified as needed.
 - iv. The case manager assists in developing the person’s ISP that addresses all of the individual’s risks, identified needs and preferences.
 - v. The ISP includes specific and measurable outcomes, including evidence that employment goals have been discussed and developed, when applicable.
 - vi. The ISP was developed with professionals and nonprofessionals who provide individualized supports, as well as the individual being served and other persons important to the individual being served.
 - vii. The ISP includes the necessary services and supports to achieve the outcomes such as medical, social, education, transportation, housing, nutritional, therapeutic, behavioral, psychiatric, nursing, personal care, respite, and other services necessary.
 - viii. Individuals have been offered choice of providers for each service.
 - ix. The case manager completes face-to-face assessments that the individual’s ISP is being implemented appropriately and remains appropriate to the individual by meeting their health and safety needs and integration preferences.
 - x. The CSB has in place and the case manager has utilized where necessary, established strategies for solving conflict or disagreement within the process of developing or revising ISPs, and addressing changes in the individual’s needs, including, but not limited to, reconvening the planning team as necessary to meet the individuals’ needs.
 - d. DBHDS shall review the data submitted and complete a semi-annual report that includes a review of data from the Support Coordinator Quality Reviews and provide this information to the CSB. To assure consistency between reviewers, DBHDS shall complete an inter-rater reliability process.
 - e. If 2 or more records do not meet 86% compliance for two consecutive quarters, the CSB shall receive technical assistance provided by DBHDS.
 - f. The CSB shall cooperate with DBHDS and facilitate its completion of on-site annual retrospective reviews at the CSB to validate findings of the CSB Support Coordinator Quality Review to provide technical assistance for any areas needing improvement.
- 10.) **Education about Integrated Community Options** - Case managers or support coordinators shall offer education about integrated community options to any individuals living outside of their own or their families’ homes and, if relevant, to their authorized representatives or guardians [section III.D.7, p. 14]. Case managers shall offer this education at least annually and at the following times:
- a. At enrollment in a DD Waiver
 - b. When there is a request for a change in Waiver service provider(s)
 - c. When an individual is dissatisfied with a current Waiver service provider,
 - d. When a new service is requested
 - e. When an individual wants to move to a new location, or

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- f. When a regional support team referral is made as required by the Virginia Informed Choice Form
- 11.) **Co-occurring Mental Health conditions or engaging in challenging behaviors** For individuals receiving case management services identified to have co-occurring mental health conditions or engaging in challenging behaviors, the individual’s case manager or support coordinator shall assure that effective community based behavioral health and/or behavioral supports and services are identified and accessed where appropriate and available.
- a. If the case manager or support coordinator incurs capacity issues related to accessing needed behavioral support services in their designated Region, every attempt to secure supports should be made to include adding the individual to several provider waitlists (e.g., based upon individualized needs, this may be inclusive of psychotherapy, psychiatry, counseling, applied behavior analysis/positive behavior support providers, etc.) and following up with these providers quarterly to determine waitlist status. [SA. Provision: III.C.6.a.i-iii Filing reference: 7.14, 7.18]
 - b. DBHDS will provide the practice guidelines and a training program for case managers regarding the minimum elements that constitute an adequately designed behavioral program, as provided under Therapeutic Consultation waiver services, and what can be observed to determine whether the plan is appropriately implemented. The CSB shall ensure that all case managers and case management leadership complete the training such that case managers are aware of the practice guidelines for behavior support plans and of key elements that can be observed to determine whether the plan is appropriately implemented. [SA. Provision: III.C.6.a.i-iii Filing reference: 7.16, 7.20]
- 12.) The CSB shall identify children and adults who are at risk for crisis through the standardized crisis screening tool or through the utilization of the elements contained in the tool at intake, and if the individual is identified as at risk for crisis or hospitalization, shall refer the individual to REACH. [SA. Provision: III.C.6.a.i-iii Filing reference: 7.2]
- 13.) **Enhanced Case Management** - For individuals that receive enhanced case management, the case manager or support coordinator shall utilize the standardized crisis screening tool during monthly visits; for individuals that receive targeted case management, the case manager or support coordinator shall use the standardized crisis screening tool during quarterly visits. Any individual that is identified as at risk for crisis shall be referred to REACH. [S.A. Provision: III.C.6.a.i-iii Filing reference: 7.3]
- 14.) The CSB shall ensure that CSB Executive Directors, Developmental Disability Directors, case management or support coordination supervisors, case managers or support coordinators, and intake workers participate in training on how to identify children and adults who are at risk for going into crisis.
- a. CSBs shall ensure that training on identifying risk of crisis for intake workers and case managers (or support coordinators) shall occur within 6 months of hire. [S.A. Provision: III.C.6.a.i-iii Filing reference: 7.5]
- 15.) The CSB shall provide data on implementation of the crisis screening tool as requested by DBHDS when it is determined that an individual with a developmental disability has been hospitalized and has not been referred to the REACH program.
- a. The CSB shall provide to DBHDS upon request copies of the crisis risk assessment tool, or documentation of utilization of the elements contained within the tool during a crisis screening, for quality review purposes to ensure the tool is being implemented as designed and is appropriately identifying people at risk of crisis. [S.A. Provision: III.C.6.a.i-iii Filing reference: 7.6]
 - b. DBHDS shall develop a training for the CSB to utilize when training staff on assessing an individuals risk of crisis/hospitalization.

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- c. DBHDS shall initiate a quality review process to include requesting documentation for anyone psychiatrically hospitalized who was not referred to the REACH program and either actively receiving case management during the time frame or for whom an intake was completed prior to hospitalization. The CSB shall promptly, but within no more than 5 business days, provide the information requested.
 - d. DBHDS shall request information to verify presence of DD diagnosis for persons that are psychiatrically hospitalized that are not known to the REACH program. The CSB shall promptly, but within no more than 5 business days, provide the information requested. [S.A. Provision: III.C.6.b.ii.A Filing references 8.6, 8.7]
- 16.) **CSB Case manager shall work with the REACH program** to identify a community residence within 30 days of admission to the program including making a referral to RST when the system has been challenged to find an appropriate provider within this timeframe.
- a. If a waiver eligible individual is psychiatrically hospitalized, is a guest at a REACH CTH, or is residing at an Adult Transition Home and requires a waiver to obtain a community residence, the CSB shall submit an emergency waiver slot request. [S.A. Provision III.C.6.b.ii.A Filing reference 10.2]
- 17.) **CSB emergency services** shall be available 24 hours per day and seven days per week, staffed with clinical professionals who shall be able to assess crises by phone, assist callers in identifying and connecting with local services, and, where necessary, dispatch at least one mobile crisis team member adequately trained to address the crisis for individuals with developmental disabilities [section III.C.6.b.i.A, p. 9].
- a. The mobile crisis team shall be dispatched from the Regional Education Assessment Crisis Services Habilitation (REACH) program that is staffed 24 hours per day and seven days per week by qualified persons able to assess and assist individuals and their families during crisis situations and that has mobile crisis teams to address crisis situations and offer services and support on site to individuals and their families within one hour in urban areas and two hours in rural areas as measured by the average annual response time [section III.C.6.b.ii, pages 9 and 10].
 - b. All Emergency services staff and their supervisors shall complete the REACH training, created and made available by DBHDS, that is part of the emergency services training curriculum.
 - c. DBHDS shall create and update a REACH training for emergency staff and make it available through the agency training website.
 - d. CSB emergency services shall notify the REACH program of any individual suspected of having a developmental disability who is experiencing a crisis and seeking emergency services as soon as possible, preferably prior to the initiation of a preadmission screening evaluation in order to allow REACH and emergency services to appropriately divert the individual from admission to psychiatric inpatient services when possible.
 - e.
 - f. If the CSB has an individual receiving services in the REACH Crisis Therapeutic Home (CTH) program with no plan for discharge to a community residence and a length of stay that shall soon exceed 30 concurrent days, the CSB Executive Director or his or her designee shall provide a weekly update describing efforts to achieve an appropriate discharge for the individual to the Director of Community Support Services in the Department's Division of Developmental Services or his/her designee.
 - g. DBHDS shall notify the CSB Executive Director or designee when it is aware of a person at the REACH CTH who is nearing a 30-day concurrent stay.
- 18.) **Comply with State Board Policy 1044 (SYS) 12-1 Employment First** [section III.C.7.b, p. 11]. This

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policy supports identifying community-based employment in integrated work settings as the first and priority service option offered by case managers or support coordinators to individuals receiving day support or employment services.

- a. CSB case managers shall take the on-line case management training modules and review the case management manual within 30 days of hire.
- b. CSB case managers shall initiate meaningful employment conversations with individuals starting at the age of 14 until the age of retirement (65).
- c. CSB case managers shall discuss employment with all individuals, including those with intense medical or behavioral support needs, as part of their ISP planning processes.
- d. CSB case managers shall document goals for or toward employment for all individuals 18-64 or the specific reasons that employment is not being pursued or considered.
- e. DBHDS shall create training and tools for case managers regarding meaningful conversation about employment, including for people with complex medical and behavioral support needs. The CSB shall utilize this training, the SC Employment Module, with its staff and document its completion within 30 days of hire.

19.) CSB case managers or support coordinators shall liaise with the Department’s regional community resource consultants regarding responsibilities as detailed in the Performance Contract [section III.E.1, p. 14].

20.) Case managers or support coordinators shall participate in discharge planning with individuals’ personal support teams (PSTs) for individuals in training centers and children in ICF/IIDs for whom the CSB is the case management CSB, pursuant to § 37.2-505 and § 37.2-837 of the Code that requires the CSB to develop discharge plans in collaboration with training centers [section IV.B.6, p. 16].

21.) In developing discharge plans, CSB case managers or support coordinators, in collaboration with facility PSTs, shall provide to individuals and, where applicable, their authorized representatives, specific options for types of community residences , services, and supports based on the discharge plan and the opportunity to discuss and meaningfully consider these options [section IV.B.9, p. 17].

22.) CSB case managers or support coordinators and PSTs shall coordinate with specific types of community providers identified in discharge to provide individuals, their families, and, where applicable, their authorized representatives with opportunities to speak with those providers, visit community residences (including, where feasible, for overnight visits) and programs, and facilitate conversations and meetings with individuals currently living in the community and their families before being asked to make choices regarding options [section IV.B.9.b, p. 17].

23.) CSB case managers or support coordinators and PSTs shall assist individuals and, where applicable, their authorized representatives in choosing providers after providing the opportunities described in subsection 13 above and ensure that providers are timely identified and engaged in preparing for individuals’ transitions [section IV.B.9.c, p.17]. Case managers or support coordinators shall provide information to the Department about barriers to discharge for aggregation and analysis by the Department for ongoing quality improvement, discharge planning, and development of community-based services [IV.B.14, p. 19].

24.) In coordination with the Department’s Post Move Monitor, the CSB shall conduct post- move

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monitoring visits within 30, 60, and 90 days following an individual’s movement from a training center to a community setting [section IV.C.3, p.19]. The CSB shall provide information obtained in these post move monitoring visits to the Department within seven business days after the visit.

- 25.) If a CSB provides day support or residential services to individuals in the target population, the CSB shall implement risk management and quality improvement processes, including establishment of uniform risk triggers and thresholds that enable it to adequately address harms and risks of harms, including any physical injury, whether caused by abuse, neglect, or accidental causes [section V.C.1, p. 22].
- 26.) Using the protocol and the real-time, web-based incident reporting system implemented by the Department, the CSB shall report any suspected or alleged incidents of abuse or neglect as defined in § 37.2-100 of the Code, serious injuries as defined in 12 VAC 35- 115-30 of the *Rules and Regulations to Assure the Rights of Individuals Receiving Services from Providers Licensed, Funded, or Operated by the Department of Behavioral Health and Developmental Services* or deaths to the Department within 24 hours of becoming aware of them [section V.C.2, p. 22].
- 27.) CSBs shall participate with the Department to collect and analyze reliable data about individuals receiving services under this Agreement from each of the following areas:
- | | |
|-------------------------------------|---|
| a. safety and freedom from harm | e. community inclusion, health and well-being |
| b. physical, mental, and behavioral | f. access to services |
| c. avoiding crises | g. provider capacity |
| d. choice and self-determination | h. stability [section V.D.3, pgs. 24 & 25] |
- 28.) CSBs shall participate in the regional quality council established by the Department that is responsible for assessing relevant data, identifying trends, and recommending responsive actions in its region [section V.D.5.a, p. 25].
- 29.) CSB's shall review and provide annual feedback on the Quality Review Team (QRT) End of Year Report.
- 30.) CSBs shall participate in DBHDS initiatives that ensure the reliability and validity of data submitted to the Department. Participation may include reviews of sampled data, the comparison of data across DBHDS and CSB systems, and the involvement of operational staff to include information technology. Meeting frequency shall be semi-annually, but not more than monthly depending on the support needed.
- 31.) CSBs shall provide access to the Independent Reviewer to assess compliance with this Agreement. The Independent Reviewer shall exercise his access in a manner that is reasonable and not unduly burdensome to the operation of the CSB and that has minimal impact on programs or services to individuals receiving services under the Agreement [section VI.H, p. 30 and 31]
- 32.) CSBs shall participate with the Department and any third party vendors in the implementation of the National Core Indicators (NCI) Surveys and Quality Service Reviews (QSRs) for selected individuals receiving services under the Agreement. This includes informing individuals and authorized representatives about their selection for participation in the NCI individual surveys or QSRs; providing the access and information requested by the vendor, including health records, in a timely manner; assisting with any individual specific follow up activities; and completing NCI surveys [section V.I, p. 28].
- a. During FY22 the QSR process will be accelerated and will require the CSB to fully participate in the completion of QSR implementation twice during a nine-month period. This will ensure that the

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Commonwealth can show a complete improvement cycle intended by the QSR process by June 30, 2022. The attached GANTT details the schedule for the QSR reviews of 100% of providers, including support coordinators, for two review cycles.

- 33.) The CSB shall notify the community resource consultant (CRC) and regional support team (RST) in the following circumstances using the [RST referral form in the waiver management system \(WaMS\) application](#) to enable the RST to monitor, track, and trend community integration and challenges that require further system development:
- a. within five calendar days of an individual being presented with any of the following residential options: an ICF, a nursing facility, a training center, or a group home/congregate setting with a licensed capacity of five beds or more;
 - b. if the CSB is having difficulty finding services within 30 calendar days after the individual's enrollment in the waiver; or
 - c. immediately when an individual is displaced from his or her residential placement for a second time [sections III.D.6 and III.E, p. 14].
- 34.) DBHDS shall provide data to CSBs on their compliance with the RST referral and implementation process.
- a. DBHDS shall provide information quarterly to the CSB on individuals who chose less integrated options due to the absence of something more integrated at the time of the RST review and semi-annually
 - b. DBHDS shall notify CSBs of new providers of more integrated services so that individuals who had to choose less integrated options can be made aware of these new services and supports.
 - c. CSBs shall offer more integrated options when identified by the CSB or provided by DBHDS.
 - d. CSBs shall accept technical assistance from DBHDS if the CSB is not meeting expectations.
- 35.) Case managers or support coordinators shall collaborate with the CRC to ensure that person-centered planning and placement in the most integrated setting appropriate to the individual's needs and consistent with his or her informed choice occur [section III.E.1- 3, p. 14].
- a. CSBs shall collaborate with DBHDS CRCs to explore community integrated options including working with providers to create innovative solutions for people.
 - b. The Department encourages the CSB to provide the Independent Reviewer with access to its services and records and to individuals receiving services from the CSB; however, access shall be given at the sole discretion of the CSB [section VI.G, p. 31].
- 36.) **Developmental Case Management Services**
- a. Case managers or support coordinators employed or contracted by the CSB shall meet the knowledge, skills, and abilities qualifications in the Case Management Licensing Regulations, 12 VAC 35-105-1250. During its inspections, the Department's Licensing Office may verify compliance as it reviews personnel records.
 - b. Reviews of the individual support plan (ISP), including necessary assessment updates, shall be conducted with the individual quarterly or every 90 days and include modifications in the ISP when the individual's status or needs and desires change.
 - c. During its inspections, the Department's Licensing Office may verify this as it reviews the ISPs including those from a sample identified by the CSB of individuals who discontinued case management services.
 - d. The CSB shall ensure that all information about each individual, including the ISP and VIDES, is imported from the CSB's electronic health record (EHR) to the Department prior to the effective date of the ISP through an electronic exchange mechanism mutually agreed upon by the CSB and the Department into the electronic waiver management system (WaMS). CSBs must continue to provide

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the information to provider agencies in a timely manner to prevent any interruption in an individual's services.

- e. If the CSB is unable to submit via the data exchange process, it shall enter this data directly through WaMS, when the individual is entered the first time for services, or when his or her living situation changes, her or his ISP is reviewed annually, or whenever changes occur, including the individual's Race and the following information:

- | | |
|--|--|
| i. full name | viii. level of care information |
| ii. social security number | ix. change in status |
| iii. Medicaid number | x. terminations |
| iv. CSB unique identifier | xi. transfers |
| v. current physical residence address | xii. waiting list information |
| vi. living situation (e.g., group home | xiii. bed capacity of the group home if that is chosen |
| vii. family home, or own home) | xiv. Current support coordinator's name |

- f. Case managers or support coordinators and other CSB staff shall comply with the SIS[®] Administration Process and any changes in the process within 30 calendar days of notification of the changes.
- g. Case managers or support coordinators shall notify the Department's service authorization staff that an individual has been terminated from all DD waiver services within 10 business days of termination.
- h. Case managers or support coordinators shall assist with initiating services within 30 calendar days of waiver enrollment and shall submit Request to Retain Slot forms as required by the Department. All written denial notifications to the individual, and family/caregiver, as appropriate, shall be accompanied by the standard appeal rights (12VAC30-110).
- i. Case managers or support coordinators shall complete the level of care tool for individuals requesting DD Waiver services within 60 calendar days of application for individuals expected to present for services within one year.
- j. Case managers or support coordinators shall comply with the DD waitlist process and slot assignment process and implement any changes in the processes within 30 calendar days of written notice from the Department.

37.) Targeted Technical Assistance

- a. The CSB shall participate in technical assistance as determined by the Case Management Steering Committee. Technical assistance may be comprised of virtual or on-site meetings, trainings, and record reviews related to underperformance in any of the following areas monitored by the committee: Regional Support Team referrals, Support Coordination Quality Review results, Individual Support Plan entry completion, and case management contact data.
- b. DBHDS shall provide a written request that contains specific steps and timeframes necessary to complete the targeted technical assistance process.
- c. The CSB shall accommodate technical assistance when recommended within 45 days of the written request.
- d. CSB failure to participate in technical assistance as recommended or demonstrate improvement within 12 months may result in further actions under Exhibit I of this contract.

38.) CSB Quality Improvement Committees will review annually the DMAS-DBHDS Quality Review Team's End of Year report on the status of the performance measures included in the DD HCBS Waivers' Quality Improvement Strategy with accompanying recommendations to the DBHDS Quality Improvement Committee. CSB documentation of these reviews and resultant CSB-specific quality improvement activities will be reported to DBHDS within 30 days of receiving the report.

39.) Support Coordination Training Requirements

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| DD Support Coordination Training Requirements | | | |
|--|---|-----------------------|---|
| Training | Location | Timeframe | Supplemental Information |
| General Orientation | CSB per 12VAC35-105-450 | w/in 15 days of hire | https://law.lis.virginia.gov/admincode/title12/agency35/chapter105/section440/ |
| SC Modules 1-10 | https://sccmtraining.partnership.vcu.edu/sccmtrainingmodules/ | w/in 30 days of hire | https://dbhds.virginia.gov/case-management/dd-manual/ |
| SC Employment Module | https://covlc.virginia.gov/ [keyword search: Employment] | w/in 30 days of hire | https://dbhds.virginia.gov/developmental-services/employment/ |
| Independent Housing Curriculum for SCs | https://covlc.virginia.gov/ [keyword search: Housing] | w/in 30 days of hire | https://dbhds.virginia.gov/developmental-services/housing/ |
| KSA related trainings for DD TCM only | CSB per 12VAC30-50-490 | 8 hours annually | https://law.lis.virginia.gov/admincode/title12/agency30/chapter50/section490/ |
| Behavioral Training | https://covlc.virginia.gov/ [keyword search: Behavioral] | w/in 180 days of hire | https://dbhds.virginia.gov/developmental-services/behavioral-services/ |
| On-site Visit Tool (OSVT) Training | https://dbhds.virginia.gov/wp-content/uploads/2022/03/osvt-training-slides-understanding-change-in-status-10.30.20-final-sm.pptx | Prior to use | https://dbhds.virginia.gov/case-management/dd-manual/ |
| Crisis Risk Assessment | https://covlc.virginia.gov/ [keyword search: Crisis] | Prior to use | https://dbhds.virginia.gov/case-management/dd-manual/ |

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| | | | |
|---|--|----------------------|---|
| Tool (CRAT) Training | | | |
| Risk Awareness Tool (RAT) | https://covlc.virginia.gov/ [keyword search: Risk] | Prior to use | https://dbhds.virginia.gov/case-management/dd-manual/ |
| Individual Support Plan (ISP) Modules 1-3 | https://covlc.virginia.gov/ [keyword search: ISP] | w/in 30 days of hire | https://dbhds.virginia.gov/developmental-services/provider-network-supports/ |

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1. Purpose

The Community Services Board or Behavioral Health Authority (the “CSB”) shall comply with certain program service requirements for those community services it provides and the Department funds under this Exhibit G (the “Exhibit”). All terms, provisions and agreements set forth in the most current version of the Community Services Performance Contract remain in effect, except to the extent expressly modified herein. If the terms set forth in this Exhibit are inconsistent with the most current version of the Community Services Performance Contract, the terms set forth in this Exhibit shall apply.

2. Notification of Award

For program services under this Exhibit, the Department’s Fiscal Services and Grants Management Office (the “FSGMO”) works with the program offices to provide notification of federal and state grant awards, and baseline funding allocations to the CSB prior to funding disbursement. The notice will provide applicable federal and state grant specific information such as: award amounts, period of performance, reconciliation and close out.

3. Billing And Payment Terms and Conditions

CSB shall comply with Section 9 of the performance contract.

4. Use of Funds

Funds provided under this agreement shall not be used for any purpose other than as described herein and/or outlined in Exhibit F: Federal Grant Requirements, and other federal and state laws or regulations.

CSB agrees that if it does not fully implement, maintain, or meet established terms and conditions as established herein or as subsequently modified by agreement of the Parties, the Department shall be able to recover part or all of the disbursed funds as allowable under the terms and conditions of the performance contract.

5. Limitations on Reimbursements

CSB shall not be reimbursed or otherwise compensated for any expenditures incurred or services provided following the end of the period of performance.

6. Performance Outcome Measures

CSB shall meet the standard performance outcome measures as set forth in collaboration with the Department.

7. Reporting Requirements

CSB shall comply with all standard and additional reporting requirements pursuant to, but not limited to the Reporting and Data Quality Requirements of the performance contract, Exhibit E: Performance Contract Schedule and Process, this Exhibit, and by the Department as required by its funding authorities.

8. Monitoring, Review, and Audit

The Department may monitor and review use of the funds, performance of the Program or Service, and compliance with this agreement, which may include onsite visits to assess the CSB’s governance, management and operations, and review relevant financial and other records and materials. In addition, the Department may conduct audits, including onsite audits, at any time during the term of this agreement with advance notification to the CSB.

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9. Technical Assistance

The CSB and the Department shall work in partnership to address technical assistance needs to provide the program services herein.

10. Other Terms and Conditions

CSB shall comply with established Continuous Quality Improvement (CQI) Process and CSB Performance Measures set forth in Exhibit B and any other requirements that may be established in an Exhibit D that may be associated with the program services as described herein.

This exhibit may be amended pursuant to Section 5 of the performance contract.

11. Federal Funded Program Services

This section describes certain program services that have a primary funding source of federal funds but there may also be other sources of funding provided by the Department for these services.

11.1 Children's Mental Health Block Grant

Scope of Services and Deliverables

Children's Mental Health Block Grant funds are to be used to reduce states' reliance on hospitalization and develop effective community-based mental health services for children with Serious Emotional Disturbance (SED). Children with SED includes persons up to age 18 who have a diagnosable behavioral, mental, or emotional issue (as defined by the DSM). The state MHBG allotments are used to support community programs, expanded children's services, home-based crisis intervention, school-based support services, family and parenting support/education, and outreach to special populations

The purpose of these funds is to provide community-based services to youth (up to age 18), who have serious emotional disturbance with the goal of keeping youth in the community and reducing reliance on out-of-home placements. Services may include assessments and evaluations, outpatient or office-based treatment, case management, community-based crisis services, intensive community-based supports, community-based home services, and special populations of youth with SED such as juvenile justice, child welfare, and/other under-served populations. Services cannot be used for residential or inpatient care.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CSB shall use the funds Children's Mental Health Block Grant funds to reduce states' reliance on hospitalization and develop effective community-based mental health services for children with Serious Emotional Disturbance (SED). Children with SED includes persons up to age 18 who have a diagnosable behavioral, mental, or emotional issue (as defined by the DSM). This condition results in a functional impairment that substantially interferes with, or limits, a child's role or functioning in family, school, or community activities.
2. The CSB shall comply with the additional uses or restrictions for this grant pursuant to Exhibit F of the performance contract.

B. The Department Responsibilities: The Department agrees to comply with the following requirements. The Department will periodically review case files through regional consultant block grant reviews to ensure funds are being spent accordingly.

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11.2. Assertive Community Treatment (ACT) Program Services

Scope of Services and Deliverables

Assertive Community Treatment (ACT) provides long term needed treatment, rehabilitation, and support services to identified individuals with severe and persistent mental illness especially those who have severe symptoms that are not effectively remedied by available treatments or who because of reasons related to their mental illness resist or avoid involvement with mental health services in the community. ACT services are offered to outpatients outside of clinic, hospital, or program office settings for individuals who are best served in the community.

ACT is a highly coordinated set of services offered by group of medical, behavioral health, peer recovery support providers and rehabilitation professionals in the community who work as a team to meet the complex needs of individuals with severe and persistent mental illness. An individual who is appropriate for ACT requires this comprehensive, coordinated approach as opposed to participating in services across multiple, disconnected providers, to minimize risk of hospitalization, homelessness, substance use, victimization, and incarceration. An ACT team provides person-centered services addressing the breadth of individuals' needs and is oriented around individuals' personal goals. A fundamental charge of ACT is to be the first-line (and generally sole provider) of all the services that an individual receiving ACT needs. Being the single point of responsibility necessitates a higher frequency and intensity of community-based contacts between the team and individual, and a very low individual-to-staff ratio. ACT services are flexible; teams offer personalized levels of care for all individuals participating in ACT, adjusting service levels to reflect needs as they change over time.

An ACT team assists individuals in advancing toward personal goals with a focus on enhancing community integration and regaining valued roles (e.g. worker, daughter, resident, spouse, tenant, or friend). Because an ACT team often works with individuals who may demonstrate passive or active resistance to participation in services, an ACT team must carry out thoughtfully planned assertive engagement techniques including rapport-building strategies, facilitating the individual in meeting basic needs, and motivational interviewing interventions. The team uses these techniques to identify and focus on individuals' life goals and motivations to change. Likewise, it is the team's responsibility to monitor individuals' mental status and provide needed supports in a manner consistent with their level of need and functioning. The ACT team delivers all services according to a recovery-based philosophy of care. Individuals receiving ACT should also be engaged in a shared decision-making model, assistance with accessing medication, medication education, and assistance in medication to support skills in taking medication with greater independence. The team promotes self-determination, respects the person participating in ACT as an individual in their own right, and engages registered peer recovery specialists to promote hope that recovery from mental illness and regaining meaningful roles and relationships in the community are possible.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CSB shall design and implement its ACT program in accordance with requirements in the Department's Licensing Regulations for ACT in *12 VAC 35-105-1360 through 1410*, *Department of Medical Assistance Services Regulations and Provider Manual Appendix E*, and in accordance with best practice as outlined in the Tool Measurement of Assertive Community Treatment (TMACT).
2. The CSB shall reserve any restricted state mental health funds earmarked for ACT that remain unspent only for ACT program services unless otherwise authorized by the Department in writing.

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3. The CSB shall prioritize admission to ACT for adults with serious mental illnesses who are currently residing in state hospitals, have histories of frequent use of state or local psychiatric inpatient services, or are homeless.
 4. The CSB shall assist Department staff as requested with any case-level utilization review activities, making records of individuals receiving ACT services available and providing access to individuals receiving ACT services for interviews.
 5. CSB ACT staff shall participate in ACT network meetings with other ACT teams as requested by the Department.
 6. ACT staff shall participate in technical assistance provided through the Department and shall obtain individual team-level training and technical assistance at least quarterly for the first two years of operation from recognized experts approved by the Department.
- B. The Department Responsibilities:** The Department agrees to comply with the following requirements.
1. The Department shall monitor ACT implementation progress through monthly reports submitted to the Department's Office of Adult Community Behavioral Health by the CSB.
 2. The Department shall monitor through ACT fidelity monitoring using the Tool for Measurement of Assertive Community Treatment (TMACT).
 3. The Department shall track adherence to the ACT model and determine annual ACT performance outcomes from teams through their participation in the administration of the most current ACT fidelity assessment.
 4. The Department shall provide the data collection and additional reporting database, submission due dates, and reporting protocols to the CSB.
- C. Reporting Requirements:** To provide a standardized mechanism for ACT teams to track each individual's outcomes, which can then guide their own performance initiatives; teams will be required to regularly submit data through the current ACT Monitoring Application or subsequent iterations approved and implemented by the Department.

11.3. Project Link Program

Scope of Services and Deliverables

Project LINK has proven to be an asset to the community it serves by connecting women with substance use to targeted services and treatment, specific to women. Each Project LINK program is responsible for advisory meetings with agencies in their catchment, to integrate and coordinate additional service needs, and provide education to providers in the community around substance use disorders and women. The program is a catapult to an array of service and providers that include, but not limited to, behavioral health, physical health, medication assisted treatment and coordination of treatment options for children.

- A. The CSB Responsibilities:** The CSB agrees to comply with the following requirements.
1. The CSB shall work collaboratively with the DBHDS Office of Adult Community Behavioral Health Services Women's Services Coordinator to fulfill the Substance Abuse Block Grant (SABG) set aside requirement.
 2. Submit reports by established deadlines.
- B. The Department Responsibilities:** The Department agrees to comply with the following requirements.
1. Provide oversight and monitor the Project LINK program to ensure the scope and deliverables are met
 2. Communicate in a timely manner about changes to the program and funding allocations
 3. Quarterly meetings with each site and Women's Services Coordinator(s)

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C. Reporting Requirements: Reporting will follow the current reporting mechanism and timeframe of Project LINK as set forth in the Project LINK quarterly Survey Monkey reporting provided by the Department.

Submission of a programmatic quarterly report are due by the following dates:

| | |
|------------------------|--------------|
| 1 st Report | April 30th |
| 2nd Report | |
| 3rd Report | October 30th |
| 4th Report | |

11.4. State Opioid Response Program Services (SOR)

SOR Prevention Program - The SOR grant was awarded to Virginia to combat the opioid epidemic and build upon programs started with STR/OPT-R and SOR. SOR also supports evidence-based prevention to address stimulant misuse. The SOR prevention grant awards support the implementation of effective strategies identified by the Virginia Evidence-Based Outcomes Workgroup. The categories of approved strategies include: coalition development, heightening community awareness/education, supply reduction/environmental, tracking and monitoring, and community education as part of harm reduction efforts. A portion of SOR Prevention funds are approved for the ACEs Project and Behavioral Health Equity Mini Grants.

A. Adverse Childhood Experiences (ACEs) Project

Scope of Services and Deliverables

SOR Prevention grant funds for the Adverse Childhood Experiences (ACEs) Project must be used to fund prevention strategies that have a demonstrated evidence-base, and that are appropriate for the population(s) of focus.

1. **The CSB Responsibilities:** The CSB agrees to comply with the following requirements.
 - a. The CSB shall work collaboratively with the DBHDS Office of Behavioral Health Wellness (OBHW) team and OMNI Institute technical assistance team to fulfill requirements of the grant. This collaboration includes responding to information requests in a timely fashion, entering data in the Performance Based Prevention System (PBPS), submitting reports by established deadlines.
 - b. CSB understands that SOR prevention funds are restricted and shall be used only for approved SOR prevention strategies (from the CSB's approved SOR Logic Model).
 - c. CSB understands that changes to the budget (greater than a variance of 25 percent among approved budget items) and/or requests for additional funding must be sent via an email to the SOR Prevention Coordinator.
2. **The Department Responsibilities:** The Department agrees to comply with the following requirements.
 - a. The Department shall adhere to SOR II grant guidelines established by the Substance Abuse and Mental Health Services Administration (SAMHSA), including reporting on statewide and CSB-specific data, accomplishments, and challenges.

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- b. The Department's Behavioral Health Wellness Consultant/ACEs Lead shall maintain regular monthly communication with the CSB and monitor SOR ACEs Project performance.
 - c. The Department, particularly the SOR Prevention Coordinator and ACEs Lead, will respond to inquiries in a timely manner, fulfill requests for training and share regular updates regarding the grant. Every effort will be made to provide at least two weeks lead time prior to report deadlines.
 - d. The Department will provide a budget template for annual budget submission.

B. SOR Prevention Program - Behavioral Health Equity (BHE) Mini-Grant Project**Scope of Services and Deliverables**

A portion of SOR Prevention funds were approved for the BHE Mini-Grant Project. BHE Mini-Grants provide CSB an award of funds to perform equity-oriented activities and programming throughout their agency and community. Funds can be used in innovative ways to meet the professional development and community needs of the populations being served. Grants recognize that minority communities may require interventions tailored to their unique needs. Grants should explicitly work to address the needs of marginalized populations.

1. **The CSB Responsibilities:** The CSB agrees to comply with the following requirements.
 - a. The CSB shall use the SOR Prevention grant funds for the Behavioral Health Equity (BHE) Mini-Grant Project to fund strategies that have a demonstrated evidence-base and are appropriate for the population(s) of focus.
 - b. The CSB shall work collaboratively with the DBHDS Office of Behavioral Health Wellness (OBHW) team and Behavioral Health Equity Consultant, to complete all approved objectives from the BHE Mini-Grant application. This collaboration includes participating in a mid-grant check-in, completing a final grant report.
2. **The Department Responsibilities:** The Department agrees to comply with the following requirements.
 - a. The Department shall adhere to SOR grant guidelines established by the Substance Abuse and Mental Health Services Administration (SAMHSA), including reporting on statewide and CSB-specific data, accomplishments, and challenges.
 - b. The Department's Behavioral Health Equity Consultant will perform a mid-grant check-in and will provide the format and collect the final grant report.

C. SOR - Treatment and Recovery Services**Scope of Services and Deliverables**

Develop and provide opioid misuse prevention, treatment, and recovery support services for the purposes of addressing the opioid and stimulant misuse and overdose crisis. Implement service delivery models that enable the full spectrum of treatment and recovery support services facilitating positive treatment outcomes. Implement community recovery support services such as peer supports, recovery coaches, and recovery housing. Grantees must ensure that recovery housing is supported in an appropriate and legitimate facility. Implement prevention and education services including; training of healthcare professionals on the assessment and treatment of Opioid Use Disorder (OUD), peers and first responders on recognition of opioid overdose and appropriate use of the opioid overdose antidote, naloxone, develop evidence-based community prevention efforts including evidence-based strategic messaging on the consequence of opioid misuse, purchase and distribute naloxone and train on its use. Provide assistance with treatment costs and develop other strategies to eliminate or reduce treatment costs for uninsured

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or underinsured individuals. Provide treatment transition and coverage for individuals reentering communities from criminal justice settings or other rehabilitative settings. Address barriers to receiving medication assisted treatment (MAT) Support innovative telehealth strategies in rural and underserved areas to increase the capacity of communities to support OUD prevention, treatment, and recovery.

- A. **The CSB Responsibilities:** The CSB agrees to comply with the following requirements.
1. The CSB shall comply with the Department’s approved budget plan for services.
 2. The CSB may employ SA MAT treatment personnel and recovery personnel
 3. The CSB may provide treatment and recovery services to include: drug/medical supplies, drug screens, lab work, medical services, residential treatment, childcare services, client transportation, contingency management, recruitment services and treatment materials, employment resources, recovery wellness planning resources, harm reduction materials.
 4. The CSB shall provide temporary housing supports in VARR certified houses, when necessary
 5. The CSB shall collect GPRA data for each person receiving services at intake, discharge, and 6-month time points. This data must be submitted to OMNI Institute within five business days of survey completion.
 6. All of the aforementioned GPRA reporting must be submitted to OMNI Institute within five business days of survey completion.
 7. CSB receiving treatment or recovery funding under the SOR grant must complete a treatment or recovery Quarterly Survey every quarter of the grant.
 8. The aforementioned Quarterly Survey must be submitted to OMNI Institute within two weeks of request by OMNI Institute.
- B. **The Department Responsibilities:** The Department agrees to comply with the following requirements.
1. The Department shall be responsible for submitting required reporting to SAMHSA in accordance with the SOR Notice of Award.
 2. The Department shall conduct physical and/or virtual site visits on an annual basis, or more frequently, if necessary. Each site visit will be documented in a written report submitted to the Director of Adult Community Behavioral Health.
 3. The SOR team will provide quarterly reports to internal and external stakeholders.
- C. **Reporting Requirements:** The CSB shall submit the Quarterly Treatment and Recovery Reporting Surveys through the online survey link that will be provided by OMNI Institute each quarter. All surveys must be submitted no later than the following dates:

| | |
|-----------|------------|
| Quarter 1 | January 20 |
| Quarter 2 | April 15 |
| Quarter 3 | July 15 |
| Quarter 4 | October 14 |

The CSB shall collect GPRA data for each person receiving services at intake, discharge, and 6-month time points. This data must be submitted to OMNI Institute within five business days of survey completion.

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11.5. Regional Suicide Prevention Initiative

Scope of Services and Deliverables

In an effort to increase capacity to address suicide prevention and promote mental health wellness, the Department funding for regional suicide prevention plans that implement evidenced based initiatives and strategies that promote a comprehensive approach to suicide prevention across the lifespan in the Commonwealth.

The regional or sub regional initiatives are intended to extend the reach and impact of suicide prevention efforts, afford greater access to suicide prevention resources by affected communities, and leverage and reduce costs for individual localities related to training or other suicide prevention action strategies.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CSB shall provide an action plan that includes (but not limited to) the following strategies and activities:
 - a. mental health wellness and suicide prevention trainings based on community need and capacity to provide;
 - b. activities for September Suicide Prevention Awareness Month and May Mental Health Awareness Month;
 - c. identification of anticipated measurable outcomes;
 - d. a logic model; and
 - e. a budget and budget narrative
2. These funds shall be used only for the implementation of the Regional Suicide Prevention Initiative described in the Regional Suicide Prevention plan (and or supplement plan) approved by the Department.
3. Any restricted state funds that remain unexpended or unencumbered at the end of the fiscal year may be carried over to the following year to be used only for Regional Suicide Prevention Initiative expenses authorized by the Department in consultation with the participating regional CSB.
4. Any federal funds that remain unexpended or unencumbered by the end of the Performance Period the CSB must contact the Department at least 30 days prior to the end of the Performance Period to discuss permissible purposes to expend or encumber those funds.

B. The Department Responsibilities: The Department agrees to comply with the following requirement.

1. The Department shall monitor Regional Suicide Prevention Initiative program implementation progress through a semi-annual report and annual report submitted by the Regional Suicide Prevention Initiative Lead CSB, other data gathering and analysis, periodic visits to the region to meet with Regional Suicide Prevention Initiative partners, and other written and oral communications with Regional Suicide Prevention Initiative team members.
2. The Department may adjust the CSB's allocation of continued state funds for the Regional Suicide Prevention Initiative based on the CSB's compliance with its responsibilities, including the requirements for maximizing resources from other sources.
3. The Department will provide guidelines for the annual plan and a template for the semi-annual and annual report for the CSB to use.

C. Reporting Requirements:

1. Mental Health First Aid and Suicide Prevention activities shall be included in each CSB's Prevention data system.
2. The Regional Suicide Prevention Initiative CSB shall submit its semi-annual report to the Department by **April 15th** and its annual report on **September 30th**.

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3. Each region shall provide semi-annual report and annual report submitted by the Regional Suicide Prevention Initiative Lead CSB to the Suicide Prevention Coordinator.

11.6. Supplemental Substance Abuse Block Grant Funded Program Services - (Prevention and Treatment)

Scope of Services and Deliverables

This allocation provides supplemental funding to support additional allowable uses of Substance Abuse Prevention and Treatment (SAPT) Block Grant funding.

This funding source is designated to plan, implement, and evaluate activities that prevent or treat substance use disorder, including to fund priority substance use disorder treatment and support services for individuals without insurance or for whom coverage is terminated for short periods of time, fund those priority treatment and support services that demonstrate success in improving outcomes and/or supporting recovery that are not covered by Medicaid, Medicare, or private insurance, fund primary prevention by providing universal, selective, and indicated prevention activities and services for persons not identified as needing treatment, and collect performance and outcome data to determine the ongoing effectiveness of behavioral health promotion, treatment, and recovery support services. SABG funds are to be the funds of last resort. Medicaid and private insurance, if available, must be used first. Target and priority populations are pregnant and parenting women and intravenous (IV) drug users. Any treatment services provided with SABG funds must follow treatment preferences established in 45 CFR 96.131(a):

1. Pregnant injecting drug users
2. Pregnant substance abusers
3. Injecting drug users
4. All others

Complete details of allowable services can be found in Exhibit F of the performance contract.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements

1. The CSB shall prioritize SAPT priority populations including individuals who do not have insurance, pregnant women and women with dependent children, and people who inject drugs
2. The CSB shall follow all other federal requirements pursuant to Exhibit F.

B. The Department Responsibilities: The CSB agrees to comply with the following requirements.

The Department shall monitor uses of these supplemental funds in the same manner it monitors uses of SAPT treatment and recovery base funding, including SAMHSA measures and on-site or virtual reviews. These funds will be monitored as part of existing review processes.

11.7. Substance Abuse Block Grant (SABG) Prevention Set Aside Services, CAA Supplemental

Scope of Services and Deliverables

The SABG Prevention Set Aside CAA Supplemental is intended to prevent Substance Use Disorders (SUD) by implementing an array of strategies including information dissemination, education, alternatives, problem ID and referral, community capacity building and environmental approaches that target individuals, communities and the environment and guided by the Strategic Prevention Framework (SPF) planning model.

Institute of Medicine (IOM) and Center for Substance Abuse Prevention (CSAP) Six (6) Strategies. The CSB shall use the IOM model to identify target populations based on levels of risk: universal, selective, and indicated. The CSB shall utilize the CSAPs evidenced-based strategies: information dissemination, education and skill building, alternatives, problem identification and referral, community-based process, and environmental approaches.

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Community-based process/coalitions and environmental approaches that impact the population as a whole are keys to achieving successful outcomes and are Department priorities.

The SABG Prevention Set Aside CAA Supplemental funds may be used to implement and expand the CSB logic models which support both local and state priorities as identified below and through the CSB approved logic model and already submitted plan.

Substance abuse prevention services may not be delivered to persons who have substance use disorders in an effort to prevent continued substance use as mandated by the federal Substance Abuse Block grant.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. General Capacity Requirements

- a. Each CSB must complete an evaluation plan which is revised and approved annually and includes:
 - i. A logic model which includes all of the required priority strategies all CSB must implement and any discretionary strategies the CSB has elected to implement.
 - ii. A measurement plan documenting how all required metrics will be tracked and reported.
- b. All prevention programs, practices, and strategies must be evidence-based and approved by the DBHDS OBHW team. Only strategies that align with the state-identified priorities and/or the CSB's logic model outcomes will be approved.
- c. Each CSB must maintain a license for the Performance-Based Prevention System (PBPS) and record all implemented strategies in the PBPS. The resources to support this have been added to the CSB base allocation.
- d. Each CSB must maintain a minimum of 1 FTE Prevention Lead position. This position leads and ensures compliance and implementation of all Prevention priority strategies.
- e. Prevention funding should be used for prevention staff to attend at least one national prevention-related conference per year. Any national conferences outside of the NPN Prevention Research Conference, NATCON, CADCA National or Mid-Year Conferences must have prior DBHDS approval. Each CSB receives \$3000 in their base allocation to help support this capacity building effort.
- f. Submit an annual budget for SABG Prevention Set Aside utilizing DBHDS' template.
- g. Within that budget, allocate specific resources for Marijuana prevention capacity building, planning and implementation in the amount of \$45,000.

2. Counter Tools

- a. The CSB shall conduct store audits of and merchant education with 100 percent of tobacco/nicotine retailers in its service area over a two-year period. Any retailer to be found in violation in the previous year is to be given priority for merchant education.
- b. The CSB also must maintain and update a list of tobacco/nicotine retailers in its catchment area over the two-year period.
- c. Data must be entered into the Counter Tools and PBPS systems.
- d. The CSB base allocation includes \$10,000 for these strategies.
- e. Tobacco education programs for youth with the goal of reducing prevalence of use are not to be identified as SYNAR activities.

3. ACEs Trainings

- a. All CSBs should ensure there are at least 2 ACEs master trainers in their catchment area at all times.
- b. All CSBs must conduct at least 12 ACEs trainings annually.
- c. All ACEs training data (including number of trainings held and number of people trained) must be reported in PBPS.

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- d. CSBs which are designated as Self-Healing Communities and are receiving additional funding to address ACEs must complete all items noted above and the following:
 - i. Maintain an ACEs self-healing community advisory committee made up of a cross-section of community partners, meets at least quarterly, reviews the Self-Healing Communities logic model and provides ongoing feedback and recommendations on how to best achieve the logic model goals. Create a logic model specific to the ACEs work that is planned and implemented in the community.
 - ii. Submit a quarterly report on all ACEs strategies and measures.
 - iii. Engage in a local Trauma-Informed Community Network (TICN) or other trauma-centered coalition
- 4. Community Coalition Development**
- a. The CSB shall be involved in a minimum of 6-10 coalition meetings a year.
 - b. The CSB should maintain membership in CADCA and/or CCoVA each year.
 - c. The CSB and its associated coalition should ensure youth engagement in the coalition either as a sub-group of the coalition or a separate youth coalition.
 - d. The CSB should maintain a social media presence to publicize prevention activities and messaging (Facebook page, Instagram, website, etc.) Websites should be updated monthly at a minimum and social media bi-weekly to ensure information and resources remain relevant and engages the community.
 - e. Every 2 years, each CSB must complete a coalition readiness assessment and an assessment of representation in the coalition of the following 12 sectors: youth; parents; businesses; media; school; youth-serving organizations; law enforcement; religious/fraternal organizations; civic and volunteer organizations; healthcare professionals; state, local and tribal governments; and other organizations involved in reducing illicit substance use.
- 5. MH/Suicide Prevention Trainings**
- a. The CSB shall work with the regional MH/suicide prevention team to provide a regionally developed suicide prevention plan using the Strategic Prevention Framework model.
 - b. The plan developed by the team shall identify suicide prevention policies and strategies. Strategies should be determined using the most current data and there should be strategies in the plan that are for the community as a whole as well as strategies that target subpopulations with the highest rates of suicide. The plan should also identify the CSB's marketing plan to ensure community groups (schools, faith groups, businesses, etc.) and community members are aware of the mental health and suicide prevention trainings the CSB is providing.
 - c. Each MHFA trainer must provide a minimum of 3 Youth and/or Adult MHFA trainings annually.
 - d. The CSB should ensure a minimum of 45 community participants are trained annually in MHFA (across all MHFA trainers at the CSB; there is no minimum number of trainees for each certified trainer).
 - e. In addition to the required MHFA trainings, a minimum of 3 suicide prevention trainings per trainer must be provided annually. These 3 trainings may be a combination of any of the approved trainings below:
 - i. ASIST
 - ii. safeTALK
 - iii. QPR
 - f. Every year, each CSB will be required to submit a mid-year (April) and end-of-year (September) report which should contain details on trainings implemented, including the number of different groups and community members participating in the trainings.

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6. Lock & Talk

- a. CSBs participating in the Lock and Talk Initiative shall develop an implementation plan that best meets the needs of their respective communities (including strategies to address target populations.)
- b. At a minimum the CSB is expected to implement components 1 & 2 below, and strongly encouraged to implement the Gun Shop Project and/or partner with their medical community (pharmacies, medical practices) if the Gun Shop Project is not an appropriate fit for their community.
- c. Lock and Talk Components:
 - i. Media Campaign Materials (bus ads, posters, billboards, PSA, etc.)
 - ii. Medication Lock Box/Cable Lock/Trigger Lock Distribution at Events 3) “Gun Shop Project”

B. The Department Responsibilities: The Department agrees to comply with the following requirements.

1. The Department shall adhere to SABG Prevention Set Aside, grant guidelines established by the Substance Abuse and Mental Health Services Administration (SAMHSA), including reporting on statewide and CSB-specific data, accomplishments and challenges.
2. The Department’s SABG Prevention Set Aside Behavioral Health Wellness Consultants shall maintain regular communication with the CSB, monitor performance through reporting, and provide technical assistance to the CSB upon request.
3. The Department will work with the CSB to mutually agree on annual site visit dates.
4. The Department, particularly the SABG Prevention Set Aside Behavioral Health Wellness Consultants will respond to inquiries in a timely fashion, fulfill requests for training and share regular updates regarding the grant.
5. Every effort will be made to provide at least two weeks lead time prior to report deadlines by DBHDS in partnership with OMNI Institute federal reporting contractor.
6. The Department will provide a budget template for annual budget submission

C. Reporting Requirements: All data is reported into the Prevention data system and must be submitted within 2 weeks of service delivery.

12. State Funded Program Services

This section describes certain program services with a primary funding source of state general funds but there may also be other sources of funding provided by the Department for the services provided.

12.1. Auxiliary Grant in Supportive Housing Program (AGSH)

Scope of Services and Deliverables

Section 37.2-421.1 of the Code of Virginia provides that DBHDS may enter into an agreement for the provision of supportive housing for individuals receiving auxiliary grants pursuant to §51.5-160 with any provider licensed to provide mental health community support services, intensive community treatment, programs of assertive community treatment, supportive in-home services, or supervised living residential services. The Auxiliary Grant (AG) funds shall not be disbursed directly to the CSB or DBHDS. The Department for Aging and Rehabilitative Services (DARS) shall maintain administrative oversight of the Auxiliary Grant program, including the payment of AG funds from DSS to individuals in the program.

A. The CSB Responsibilities: The CSB shall comply with the following requirements pursuant.

1. For each individual served by the provider under this agreement, the provider shall ensure the following basic services:
 - a. the development of an individualized supportive housing service plan (“ISP”);

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- b. access to skills training;
 - c. assistance with accessing available community-based services and supports;
 - d. initial identification and ongoing review of the level of care needs; and
 - e. ongoing monitoring of services described in the individual's ISP.
2. Assist AGSH recipients with securing and maintaining lease-based rental housing. This residential setting shall be the least restrictive and most integrated setting practicable for the individual that:
 - a. complies with federal habitability standards;
 - b. provides cooking and bathroom facilities in each unit;
 - c. affords dignity and privacy to the individual; and
 - d. includes rights of tenancy pursuant to the Virginia Residential Landlord and Tenant Act (§55-248.2 et seq.).
 - e. provides rental levels that leave sufficient funds for other necessary living expenses, and
 - f. the provider shall not admit or retain recipients who require ongoing, onsite, 24-hour supervision and care or recipients who have any of the conditions or care needs described in subsection D of §63.2-1805.
 3. Maintain an AGSH census of at least 45 individuals. The provider is expected to be full census within 12 months of operation and to maintain census of no less than 90% thereafter.
 4. Request approval, in writing, of DBHDS for an AGSH recipient to live with a roommate freely chosen by the individual.
 5. Adhere to all components of the AGSH Provider Operating Guidance.
 6. Licensing/Certification Requirements:
 - a. The CSB shall maintain all relevant DBHDS licenses in good standing. Provide documentation of licensure status for relevant services to the Department for Aging and Rehabilitative Services (DARS) at initial certification and annually thereafter.
 - b. The CBS shall maintain annual certification with DARS in accordance with §51.5-160 Section D.
- B. The Department Responsibilities:**
1. DBHDS or its designee shall conduct annual inspections to determine whether the provider is in compliance with the requirements of this agreement. DBHDS will provide 30 days written notice for routine annual inspections. DBHDS may also conduct inspections at any time without notice.
 2. DBHDS will work with the Provider to develop and implement AGSH data reporting requirements including data elements, formats, timelines and reporting deadlines.
 3. Pursuant to §37.2-421.1 Section C., DBHDS may revoke this agreement if it determines that the provider has violated the terms of the agreement or any federal or state law or regulation.
- C. Reporting Requirements:** The CSB shall collect and report recipient level identifying information and outcome data at least quarterly no later than the 10th day following the end of the month (i.e., October 15th, January 15th, April 15th, and July 15th) and provide to DBHDS as requested.

12.2. Children's Mental Health Initiative (MHI) Funds

Scope of Services and Deliverables

The Mental Health Initiative (MHI) Fund was established by the General Assembly in FY 2000 to create a dedicated source of funding for mental health and substance abuse services for children and adolescents with serious emotional disturbances, at risk for serious emotional disturbance, and/or with co-occurring disorders with priority placed on those children who, absent services, are at-risk for

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removal from the home due to placement by a local department of social services, admission to a congregate care facility or acute care psychiatric hospital or crisis stabilization facility, commitment to the Department of Juvenile Justice, or parental custody relinquishment.

These services have the purpose of keeping children in their homes and communities and preserving families whenever possible.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. MHI funds must be used exclusively to serve currently unserved children and adolescents or provide additional services to underserved children and adolescents with serious emotional disturbances, at risk for serious emotional disturbance, and/or with co-occurring disorders with priority placed on those children who, absent services, are at-risk for removal from the home due to placement by a local department of social services, admission to a congregate care facility or acute care psychiatric hospital or crisis stabilization facility, commitment to the Department of Juvenile Justice, or parental custody relinquishment. These funds shall be used exclusively for children and adolescents, not mandated for services under the Children's Services Act. Underserved refers to populations which are disadvantaged because of their ability to pay, ability to access care, or other disparities for reasons of race, religion, language group, sexual orientation or social status.
2. Children and adolescents must be under 18 years of age at the time services are initiated. MHI funds can be used to bridge the gap between the child and adolescent and adult service systems, if the service was initiated before the adolescent's 18th birthday. Services used to bridge the gap can only be used for up to one (1) year. MHI funds cannot be used to initiate new services once an adolescent turns 18 years of age.
3. MHI funds must be used to purchase services which will be used to keep the child or adolescent in the least restrictive environment and living in the community.
4. CSBs may use MHI funds to support personnel used to provide services to children and families. Each service provided shall should be linked to an individualized service plan for an individual child and reported through the CCC3 by using Consumer Designation Code 915 code.
5. MHI funds should not be used when another payer source is available.
6. Services must be based on the individual needs of the child or adolescent and must be included in an individualized services plan. Services must be child-centered, family focused, and community-based. The participation of families is integral in the planning of these services.
7. CSBs must develop policies and procedures for accessing MHI funds for appropriate children and adolescents
8. The CSBs shall develop a Mental Health Initiative funding plan in collaboration with the local Family and Assessment Planning Teams and/or Community Policy and Management Team. The funding plan shall be approved by the Community Policy and Management Teams of the localities. The CSB should seek input and guidance in the formulation of the protocol from other FAPT and CPMT member agencies. A copy of the plan shall be kept on file at the CSB.
 - a. The MHI Fund Protocol shall at minimum:
 - i. Clearly articulate the target population to be served within the serious emotional disturbance, at risk for serious emotional disturbance, and/or with co-occurring disorders, non-CSA mandated population;
 - ii. Establish defined protocols and procedures for accessing services, ensuring that all key stakeholder agencies have a method to link into services;
 - iii. Clearly articulate the kinds or types of services to be provided; and
 - iv. Provide for a mechanism for regular review and reporting of MHI expenditures.

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9. CSBs must follow the DBHDS Core Services Taxonomy categories and subcategories in providing, contracting for, and reporting these services.
- a. Types of services that these funds may be used for include, but are not limited to: crisis intervention and stabilization, outpatient, intensive in-home, intensive care coordination, case management, Family Support Partners, evidence-based practices, therapeutic day treatment, alternative day support (including specialized after school and summer camp, behavior aide, or other wrap-around services), and, supervised family support services.
 - b. All expenditures shall be linked to an individualized service plan for an individual child. Expenditures may be for something that is needed by more than one child, providing it can be linked to the individualized service plan of each child.
 - c. CSBs may use MHI funds to support personnel used to provide services to children and families. For example, the funds may be used to create a position dedicated to serving the non-CSA mandated population of children in the community; however, as stated above, each service provided should be linked to an individualized service plan for an individual child.
 - d. CSBs may use up to 10% of the total MHI fund allocation for administrative costs associated with the overall MHI fund management and administration. Administrative costs include non-direct service personnel and supplies.
 - e. MHI funds may not be used for residential care services, partial or full hospitalizations, or for CSA sum sufficient populations. MHI funding may not be used to purchase vehicles, furniture, computers, or to provide training.

B. The Department Responsibilities: The Department agrees to comply with the following requirements.

The Department shall establish a mechanism for regular review and reporting of MHI Fund expenditures including monitoring unspent balances.

C. Reporting Requirements:

1. All expenditures shall be linked to an individualized service plan for an individual child and reported through the CCC3 by using Consumer Designation Code 915 code. Expenditures may be for something that is needed by more than one child, providing it can be linked to the individualized service plan of each child.
2. The CSB shall provide data reports as required in CCS 3 and finance reports on the funds provided by the Department. This information will be reported through the CCS3 by using Consumer Designation Code 915 code.
3. The CSB may carry-forward a balance in the MHI fund during the biennium in which the funds were distributed. If the CSB has a balance of 10% or greater, of the current allocation, at the end of the biennium, the CSB shall work with the OCFS to develop a plan to spend the end of the biennium balance. If the CSB is unable to spend the carry-forward balance within an agreed upon timeframe and, continues to have a carry-forward balance greater than 10%, DBHDS may pause payments of the current allocation.

12.3. Permanent Supportive Housing (PSH)

Scope of Services and Deliverables

A. The CSB Responsibilities: If the CSB receives state mental health funds for PSH for adults with serious mental illness, it shall fulfill these requirements:

1. Comply with requirements in the Virginia Department of Behavioral Health and Developmental Services Permanent Supportive Housing Program Operating Manual and any subsequent additions or revisions to the requirements agreed to by the participating parties. If the

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implementation of the program is not meeting its projected implementation schedule, the CSB shall provide a written explanation to and seek technical assistance from the Office of Community Housing in the Department.

2. Ensure that individuals receiving PSH have access to an array of clinical and rehabilitative services and supports based on the individual's choice, needs, and preferences and that these services and supports are closely coordinated with the housing-related resources and services funded through the PSH initiative.
 3. Assist Department staff as requested with any case-level utilization review activities, making records of individuals receiving PSH available and providing access to individuals receiving PSH for interviews.
 4. Comply with requirements related to the implementation of the Virginia Low-Income Housing Tax Credit (LIHTC) Qualified Allocation Plan First Leasing Preference including, but not limited to, the activities listed below:
 5. Work with DBHDS to ensure a process is in place to assist the selected applicants to submit approvable applications to the management agent
 6. Consider applicants to be referred based on DBHDS defined eligibility and local prioritization
 7. Assist approved individuals to apply for units as they become available, ensuring that the DBHDS Target Population Verification Letter is provided to the property
 8. Secure appropriate release(s) of information from the prospective tenant allowing exchange of necessary information regarding the applicant
 9. With the permission of the individual, discuss issues related to securing and maintaining tenancy with the management agent (specific clinical information is not to be shared) and any third party tenancy support provider
 10. Work with tenants and owners to support tenant long term stability in PSH units and resolve issues as they arise
 11. Where applicable, provide eligible client assistance and rental assistance as outlined in the DBHDS Program Operating Manual – Ensure all aspects of rental assistance administration are delivered – Execute a Landlord Agreement as described in the Virginia Department of Behavioral Health and Developmental Services Permanent Supportive Housing Program Operating Manual.
 12. Where applicable, assist individual with applying for project-based subsidy
 13. Provide regular updates to the OCH to ensure tracking is up-to-date
 14. Participate in meetings, when convened by the OCH, with the management agent that allows sharing up-to-date contact information for all staff and the most recent roster of tenants under leasing preference residing in the applicable property
 15. Reserve any current restricted state mental health funds for PSH that remain unspent at the end of the fiscal year to be used only for PSH activities in subsequent fiscal years as authorized by the Department.
 16. Participate in PSH training and technical assistance in coordination with the Community Housing and any designated training and technical assistance providers.
 17. Ensure twelve-month housing stability of PSH tenants of no less than 85%
- B. Reporting Requirements:** Track and report the expenditure of restricted state mental health PSH funds separately in the implementation status reports required in subsection f below. Based on these reports, the Department may adjust the amount of state funds on a quarterly basis up to the amount of the total allocation to the CSB. The CSB shall include applicable information about individuals receiving PSH services and the services they receive in its information system and CCS Extract monthly extracts.

Submit implementation status reports for PSH within 45 days after the end of the quarter for the first three quarters and within 60 days of the end of the fiscal year to the Department. Submit data about individuals following guidance provided by the Office of Community Housing and using the tools,

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platforms, and data transmission requirements provided by the Department.

Establish mechanisms to ensure the timely and accurate collection and transmission of data. The Department shall provide the data collection and reporting database, submission due dates, and reporting protocols to the CSB in sufficient time to allow it to comply with them.

12.4. Forensic Services

Scope Services and Deliverables

A. The CSB Responsibilities: the CSB shall comply with the following requirements.

1. The CSB shall designate appropriate staff to the roles of Forensic Admissions Coordinator, Adult Outpatient Restoration Coordinator, and NGRI Coordinator to collaborate with the local courts, the forensic staff of state facilities, and the Department. The CSB shall notify the Department's Office of Forensic Services of the name, title, and contact information of these designees and shall inform the Director of any changes in these designations. The CSB shall ensure that designated staff completes all recommended training identified by the Department.
2. Forensic evaluations and treatment shall be performed on an outpatient basis unless the results of an outpatient evaluation indicate that hospitalization is necessary. The CSB shall consult with their local courts and the Forensic Coordinator at the designated DBHDS hospital as needed in placement decisions for individuals with a forensic status, based upon evaluation of the individual's clinical condition, need for a secure environment, and other relevant factors.
3. Upon receipt of a court order for forensic evaluation, the CSB shall provide or arrange for the provision of forensic evaluations required by local courts in the community in accordance with State Board Policy 1041.
4. Upon receipt of a court order pursuant to § 16.1-356 of the Code of Virginia, the CSB shall provide or arrange for the provision of a juvenile competency evaluation.
5. Upon receipt of a court order pursuant to § 16.1-357, the CSB shall provide or arrange for the provision of services to restore a juvenile to competency to stand trial through the Department's statewide contract.
6. Upon receipt of a court order for the provision of adult outpatient competency restoration services pursuant to § 19.2-169.2 of the Code of Virginia, the CSB shall provide or arrange for the provision of services to restore the individual to competency to stand trial. These services shall be delivered in the local or regional jail, juvenile detention center (when a juvenile is being tried as an adult), other location in the community where the individual is currently located, or in another location suitable for the delivery of the restoration services when determined to be appropriate. These services shall include treatment and restoration services, emergency services, assessment services, the provision of medications and medication management services, and other services that may be needed by the individual in order to restore him to competency and to prevent his admission to a state hospital for these services.
7. Upon written notification from a DBHDS facility that an individual has been hospitalized pursuant to § 19.2-169.1 (competency evaluation), § 19.2-169.2 (competency restoration), § 19.2-169.3 (unrestorably incompetent), § 19.2-169.5 & 168.1 (mental status at the time of the offense evaluation), or § 19.2-169.6 (emergency treatment from jail), the CSB shall provide discharge planning in accordance with the provisions of the *Collaborative Discharge Requirements for Community Services Boards and State Hospitals: Adult & Geriatric*, and to the greatest extent possible provide or arrange for the provision of services to the individual after discharge, to prevent his readmission to a state hospital for these services.

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8. The CSB shall provide discharge planning for persons found not guilty by reason of insanity who are being treated in DBHDS facilities pursuant to § 19.2-182.2 through § 19.2 -182.7, and § 19.2-182.11 of the Code of Virginia, and in accordance with the provisions of the *Collaborative Discharge Requirements for Community Services Boards and State Hospitals: Adult & Geriatric*.
9. The CSB will implement and monitor compliance with court-ordered Conditional Release Plans (CRPs) for persons found not guilty by reason of insanity and released with conditions pursuant to § 19.2-182.2 through § 19.2 -182.7, and § 19.2-182.11 of the Code of Virginia. This includes submission of written reports to the court on the person's progress and adjustment in the community, to be submitted no less frequently than every six months from the date of release to a locality served by the CSB. The CSB will also provide to the Department's Office of Forensic Services written monthly reports on the person's progress and adjustment in the community for their first 12 continuous months in the community. The CSB is responsible for providing the Office of Forensic Services copies of any written correspondence and court orders issued for NGRI acquittees in the community.

- B. Reporting Requirements:** The CSB shall supply information to the Department's Forensics Information Management System for individuals adjudicated not guilty by reason of insanity (NGRI), as required under § 37.2-508 or § 37.2-608 of the Code and as permitted under 45 CFR §§ 164.506 (c) (1) and (3), 164.512 (d), and 164.512 (k) (6) (ii).

12.5. Gambling Prevention

Scope of Service and Deliverable

The Problem Gambling and Support Fund (9039) via the Office of Behavioral Health Wellness, Problem Gambling Prevention Program intends to prevent and minimize harm from the expansion of legalized gambling by implementing the Strategic (SPF) planning model. CSB's will continue to utilize data collected and research to identify and implement strategies to prevent problem gambling. Making data driven decisions to determine and revise priorities and select evidence-based strategies based upon the priorities identified.

In an effort to increase capacity to address problem gambling prevention the Department also provides funding for CSB level problem gambling prevention data collection, capacity building, and strategy implementation.

- A. The CSB Responsibilities:** The CSB agrees to comply with the following requirements.
1. The CSB shall provide a proposed budget.
 2. These funds shall be used only for the implementation of the Problem Gambling Prevention Services described herein. Funding may be used to hire or maintain staff working on problem gambling prevention (PGP), provide stipends, travel related to PGP services, incentives for data collection, promotion/awareness items, and membership and attendance to organizations whose mission includes the mitigation of gambling problems.
 3. Participate in surveys by coordinating collection of data your CSB catchment area on gambling and gaming behaviors.
 4. Each CSB that receives problem gambling prevention funding will participate in conducting the Young Adult Survey and will ensure a minimum of two (2) different strategies to prevent problem gambling will be included in your CSB logic model. This may include:
 - a. Information dissemination;
 - b. Education;
 - c. Alternative strategies;
 - d. Environmental
 - e. Community-Based Process; and/or

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f. Problem Identification and Referral

5. The CSB shall continue to build capacity in their CSB by assigning at least one person to oversee the problem gambling prevention work and share information about problem gambling with their communities. This includes attending and participating in all OBHW sponsored problem gambling trainings and webinars
6. The CSB may either hire or maintain a current at least a part time staff person, add hours on to a current part time position in the organization, or adjust a current employees workload to allow for time to lead and ensure compliance and implementation of all problem gambling prevention activities.
7. Any restricted state Problem Gambling and Support funds that remain unexpended or unencumbered at the end of the fiscal year may be carried over to the following year to be used only for Problem Gambling Prevention strategy expenses authorized by the Department.
8. If you have a casino or racino in your catchment area, continue to build relationships with those businesses and coordinate prevention and responsible gambling services for those facilities.

B. The Department Responsibilities: The Department agrees to comply with the following requirements.

1. The Department shall monitor Problem Gambling Prevention Services program implementation progress through a quarterly report submitted by the CSB Problem Gambling Prevention Services Lead, other data gathering and analysis, periodic on-site or virtual visits to meet with the CSB Problem Gambling Prevention Services staff, and other written and oral communications with CSB Problem Gambling Prevention Services team members.
2. The Department may adjust the CSB's allocation of continued state funds for the Problem Gambling Prevention Services based on the CSB's compliance with its responsibilities, including the requirements for maximizing resources from other sources
3. The Department will respond to inquiries in a timely fashion, fulfill requests for training and share regular updates regarding the grant.
4. Every effort will be made to provide at least two weeks lead time prior to report deadlines by DBHDS in partnership with OMNI Institute federal reporting contractor.
5. The Department will provide a template for the plan and quarterly report for the CSB to use.

C. Reporting Requirements: The CSB shall track and account for its state Problem Gambling and Support Fund as restricted problem gambling prevention State funds, reporting expenditures of those funds separately in its quarterly reports.

Submit a quarterly report on problem gambling prevention activities to the DBHDS/OBHW Problem Gambling Prevention Coordinator (due by the 15th of October, January, April, and July).

12.6. Mental Health Services in Juvenile Detention Centers

Scope of Services and Deliverables

The Mental Health in Juvenile Detention Fund was established to create a dedicated source of funding for mental health services for youth detained in juvenile detention centers.

A CSB's primary role in a juvenile detention center is providing short-term mental health and substance use disorder services to youth detained in the center with mental illnesses or mental illnesses and co-occurring substance use disorders. As part of this role, a CSB also consults with juvenile detention center staff on the needs and treatment of youth. This may include case consultation with detention center staff. Since the youth have been court ordered to the center, they are under the jurisdiction of the center for care. A CSB provides consultation and behavioral health services in support of the centers care of youth and should establish and maintain positive, open, and professional communication with center staff in the interest of providing the best care to the youth.

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A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CSB shall provide mental health and substance use services to youth detained in the juvenile detention center, this may include youth who are pre-adjudicated, youth who are post-adjudicated, youth who are post-dispositional, and youth who are in a community placement program. Since most youth have short lengths of stay, clinical services in juvenile detention should be designed to provide short term mental health and substance use services. At times, a youth may have a long length of stay and the CSB should be prepared to provide services as needed. Below are examples of core services a CSB typically provides with this funding to most of the youth it serves in juvenile detention centers:
 - a. Case management,
 - b. Consumer Monitoring,
 - c. Assessment and Evaluation,
 - d. Crisis Services
 - e. Medical Services, or
 - f. Individual or group therapy when appropriate (coded as outpatient services)
2. The CSB shall provide discharge planning for community based services for youth with identified behavioral health and/or substance use issues who return to the community.
3. The CSB shall document provided mental health and substance use services while a youth is in detention in the CSBs electronic health record (EHR).
4. The CSB shall have a Memorandum of Understanding (MOU), a Memorandum of Agreement (MOA), or contract with the juvenile detention center in which the CSB provides services. The MOU, MOA, or contract shall outline the roles and responsibilities of each entity, outline a plan for continued services if there is a vacancy, a dispute resolution process as well as outline a plan for regular communication between the CSB and Juvenile Detention Center. MOU/MOA and contracts shall be reviewed bi-annually.
5. The CSB shall notify the Office of Child and Family Services of any significant staffing changes or vacancies that cannot be filled within 90 days.

B. The Department Responsibilities: The Department agrees to comply with the following requirements.

The Department shall establish a mechanism for regular review of reporting Mental Health in Juvenile Detention fund expenditures, data, and MOUs/MOAs or contracts to include a process by the Office of Child and Family Services.

C. Reporting Requirements:

1. The CSB shall account for and report the receipt and expenditure of these restricted funds separately.
2. The CSB shall adhere to the current Core Services Taxonomy descriptions and classifications of services. This information will be reported through the CCS by using Consumer Designation Code 916 code assigned each youth receiving services. When the youth is no longer receiving services in the juvenile detention center, the 916 Consumer Designation Code will be closed out.
3. The CSB biennially, shall provide a copy of a signed MOU/MOA or contract to the Department.

12.7 State Regional Discharge Assistance Program (RDAP)

Scope of Services and Deliverables

The Department and the CSB agree to implement the following requirements for management and utilization of all current state regional discharge assistance program (RDAP) funds to enhance monitoring of and financial accountability for RDAP funding, decrease the number of individuals on

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state hospital extraordinary barriers to discharge lists (EBLs), and return the greatest number of individuals with long lengths of state hospital stays to their communities.

A. The CSB Responsibilities:

1. The CSB shall comply with the current Discharge Assistance Program Manual issued by the Department.
2. The CSB, through the RMG and RUMCT on which it participates, shall ensure that other funds such as Medicaid payments are used to offset the costs of approved IDAPPs to the greatest extent possible so that state RDAP funds can be used to implement additional IDAPPs to reduce EBLs.
3. All state RDAP funds allocated within the region shall be managed by the regional management group (RMG) and the regional utilization management and consultation team (RUMCT) on which the CSB participates in accordance with Services Taxonomy.
4. On behalf of the CSBs in the region, the regional manager funded by the Department and employed by a participating CSB shall submit mid-year and end of the fiscal year reports to the Department in a format developed by the Department in consultation with regional managers that separately displays the total actual year-to-date expenditures of state RDAP funds for ongoing IDAPPs and for one-time IDAPPs and the amounts of obligated but unspent state RDAP funds.
5. If CSBs in the region cannot obligate at least 95 percent and expend at least 90 percent of the total annual ongoing state RDAP fund allocations on a regional basis by the end of the fiscal year, the Department may work with the RMG and participating CSBs to transfer state RDAP funds to other regions to reduce EBLs to the greatest extent possible, unless the CSBs through the regional manager provide acceptable explanations for greater amounts of unexpended or unobligated state RDAP funds. This does not include one-time allocations to support ongoing DAP plans for multiple years.

B. The Department Responsibilities:

1. The Department shall work with the VACSB, representative CSBs, and regional managers to develop clear and consistent criteria for identification of individuals who would be eligible for individualized discharge assistance program plans (IDAPPs) and acceptable uses of state RDAP funds and standard terminology that all CSBs and regions shall use for collecting and reporting data about individuals, services, funds, expenditures, and costs.
2. The Department may conduct utilization reviews of the CSB or region at any time to confirm the effective utilization of state RDAP funds and the implementation of all approved ongoing and one-time IDAPPs.

- C. Reporting Requirements:** On behalf of the CSBs in a region, the regional manager shall continue submitting the quarterly summary of IDAPPs to the Department in a format developed by the Department in consultation with regional managers that displays year-to-date information about ongoing and one-time IDAPPs, including data about each individual receiving DAP services, the amounts of state RDAP funds approved for each IDAPP, the total number of IDAPPs that have been implemented, and the projected total net state RDAP funds obligated for these IDAPPs.

12.8 Housing Flexible Funding Program (State Rental Assistance Program) (790 Funds DD SRAP)

Scope of Services and Deliverable

Individuals with developmental disabilities face numerous financial barriers to making the initial transition to integrated, independent housing and to maintaining this housing. The vast majority of adults with developmental disabilities have incomes below 30% of the area median income. Those who have Medicaid or Supplemental Security Income must meet strict asset limits that prevent them from saving enough to cover one-time, upfront expenses to rent housing or to cover expenses that, if not paid, could jeopardize their housing stability.

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The Flexible Funding Program enables adults with developmental disabilities to overcome financial barriers to making initial transitions to integrated, independent housing and to maintaining housing stability. Six Community Services Boards administer the Program in their respective DBHDS regions.

Program operations include:

1. making Flexible Funding applications and program materials available to support coordinators in the region
2. providing technical assistance to support coordinators on the program requirements and application process
3. reviewing and adjudicating Flexible Funding applications in accordance with the Flexible Funding 2.0 Guidelines (“the Guidelines”)
4. authorizing and processing payment or reimbursement for approved goods and services in accordance with the Flexible Funding 2.0 Guidelines (“the Guidelines”)
5. tracking and reporting per person and aggregated program expenditures in the Flexible Funding workbook provided by DBHDS in accordance with the Flexible Funding 2.0 Guidelines (“the Guidelines”).

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CSB shall designate a Flexible Funding program administrator and a fiscal administrator who are responsible for program implementation. The program administrator and fiscal administrator may be the same staff person or different staff people. The CSB shall provide contact information for each administrator (including name, title, address, email and phone number) to the DBHDS Office of Community Housing.
2. The CSB shall ensure it can access the DBHDS cloud-based electronic file sharing system which contains program materials required to administer the Program.
3. The CSB shall implement strategies to pay time-sensitive expenses such as, but not limited to holding fees, security deposits and moving company charges as soon as possible. Strategies may include issuing promissory notes, notifying vendors that applicants’ Flexible Funding requests have been approved, or identifying third parties that can front payment of expenditures immediately and request reimbursement from Flexible Funding.
4. The CSB shall submit programmatic and financial reports in accordance with the Guidelines using the Flexible Funding workbook provided by DBHDS.
5. The CSB shall maintain program and financial records in accordance with the Guidelines.
6. The CSB shall direct all communication regarding Flexible Funding applications and decisions to the support coordinator identified on the application. If the CSB denies an application in whole or in part, the program administrator must inform the support coordinator in writing and must offer appeal rights in accordance with the Guidelines. Support coordinators are responsible for informing applicants about the status of their applications.
7. The CSB shall review and adjudicate requests for reasonable accommodations within the program in accordance with the Guidelines.
8. The CSB has the option to delegate the review and adjudication of Flexible Funding applications to a single point of contact within each local CSB within the region. The CSB can approve and issue reimbursements to local CSBs that approve their own applications and make payments in accordance with the Guidelines.
9. The CSB shall provide periodic trainings for support coordinators in the region regarding the Guidelines and the application process.
10. The CSB shall designate up to 10% of each one-time Flexible Funding allocation it receives from DBHDS to offset the administrative costs associated with serving as the Flexible Funding Administrator. The CSB must abide by the DBHDS Regional Administrative Fees policy dated October 1, 2021. Administrative costs include, but are not limited to, Flexible Funding program

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personnel salaries and benefits, rent, utilities, telephone/Internet service, equipment, supplies, and travel.

- B. The Department Responsibilities:** The Department agrees to comply with the following requirements.
1. The Department shall develop and issue Guidelines for administering the Program to the CSB.
 2. The Department shall issue Program Memoranda to the CSB to clarify the guidelines as needed. If there is a conflict between the Guidelines and a Program Memorandum, the Program Memorandum shall prevail.
 3. The Department shall provide the CSB access to its cloud-based file sharing system, which shall contain program materials required to administer the Program.
 4. The Department shall provide the CSB training and technical assistance with completing program reports, reviewing applications, and interpreting program guidelines.
 5. The Department shall process appeal requests from applicants or their designated representatives in accordance with the Guidelines.
 6. The Department shall monitor the CSB in accordance with Section J of this Agreement.
 7. The Department shall distribute additional funding allocations for the Program to the CSB.
- C. Performance Outcome Measures:**
1. 90% of all Flexible Funding applications submitted within the fiscal year are reviewed and adjudicated within 10 days of receiving completed applications.
 2. 90% of all Flexible Funding applications submitted within the fiscal year are approved in accordance with the maximum funding caps identified in the Guidelines.
- D. Reporting Requirements:**
1. The CSB will provide the following reports to DBHDS OCH:
 - a. A quarterly expense report that summarizes the balance at the beginning of the quarter, expenditures for the reporting quarter and the year to date, and the balance at the end of the quarter. The report will reflect this information for each line item, including but not limited to program expenditures and administrative expenditures. This report will also identify the number of discrete persons served each quarter.
 - b. A completed program status report that details information about approved applications disbursed during the current reporting quarter and previous quarters/fiscal years.
 - c. The CSB will submit quarterly expense and program status reports in a DBHDS-provided Excel workbook that is hosted on a DBHDS-approved, cloud-based storage system by the 30th of the month following the end of the 1st, 2nd and 3rd quarter. The CSB may submit the quarterly expense and program status report for the 4th quarter (e.g., the end of the fiscal year) within 45 days of the end of the quarter.

13. Other Program Services

This section includes certain program services initiatives CSB may engage in with the Department such as, but not limited to regional programs, pilot and other projects,

13.1. Mental Health Crisis Response and Child Psychiatry Funding –Regional Program Services Children’s Residential Crisis Stabilization Units (CRCSU)

Scope of Services and Deliverables

Children's Residential Crisis Stabilization Units (CRCSU) are a crucial part of the community-based continuum of care in Virginia. The expectations outlined in this document support the strategic vision of DBHDS to provide access to quality, person-centered services and supports in the least restrictive setting, and that exemplify clinical and management best practices for CRCSUs. CRCSUs should demonstrate consistent utilization, evidence-based clinical programming, and efficient operations.

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CRCSUs provide treatment for individuals requiring less restrictive environments than inpatient care for managing their behavioral health crises.

1. Children’s Residential Crisis Stabilization Unit

a. Staffing:

1. The CRCSU staffing plan will be reviewed by the CSB clinical director at least quarterly to determine staffing needs and to ensure that staffing patterns meet the needs of the individuals served.
2. Reviews are to ensure that staffing plans maximize the unit's ability to take admissions 24 hours a day seven (7) days a week. The CRCSU will follow the Service Description and Staffing as defined in Article 1 of Part IV in Chapter 105 Rules and Regulations for Licensing Providers by The Department of Behavioral Health and Developmental Services.
3. The CRCSU will include family members, relatives and/or fictive kin in the therapeutic process and/or family support partners, unless it is not deemed clinically appropriate.
4. The CRCSU will have a well-defined written plan for psychiatric coverage. The plan must address contingency planning for vacations, illnesses, and other extended absences of the primary psychiatric providers. Plans will be reviewed and updated as needed. Plans will be consistent with licensing and DMAS regulations.
5. The CRCSU will have a well-defined written plan for nursing and/or clinical staff coverage. The plan must address contingency planning for vacations, vacancies, illnesses, and other extended staff absences. Plans will be reviewed and updated as needed. Plans will be consistent with licensing and DMAS regulations.
6. The CRCSU will have a well-defined written plan for staffing all provider coverage during weather related events and other natural and man-made disasters or public health emergencies. Plans will be reviewed and updated as needed.
7. CRCSU will have access to a Licensed Mental Health Professional (LMHP) or Licensed Mental Health Professional Eligible (LMHP-E) on-site during business hours and after hours, as needed, for 24/7 assessments.

b. Admission and Discharge Process:

1. Individuals considered for admission should not have reached their 18th birthday prior to admission.
2. The CRCSU shall review and streamline their current admission process to allow for admissions 24 hours a day seven (7) days a week. CSB admission process shall not require a physician’s order or any signature during the referral/pre-admission process. Medical screenings shall not be required and shall be conducted at the nursing assessment at time of admission and ongoing as needed. The CRCSU shall develop well-defined written policies and procedures for reviewing requests for admission. The CRCSU will maintain written documentation of all requests and denials that include clinical information that could be used for inclusion or exclusion criteria. Admission denials must be reviewed by the LMHP or CSU Director within 72 hours of the denial decision.
3. The CSU shall agree to the following exclusionary criteria:
 - i. The individual’s psychiatric condition is of such severity that it can only be safely treated in an inpatient setting due to violent aggression or other anticipated need for physical restraint, seclusion or other involuntary control
 - a. This may include: Individuals demonstrating evidence of active suicidal behavior. Individuals with current violent felony charges pending. Individuals demonstrating evidence of current assaultive or violent behavior that poses a risk to peers in the program or CRCSU staff. Individuals demonstrating sexually inappropriate behavior, such as sexually touching another child who is significantly older or younger than

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is not considered developmentally normal, within the last 12 months.

Individuals with repetitive fire starter within the last 12 months.

- ii. The individual's medical condition is such that it can only be safely treated in a medical hospital as deemed by a physician which may include individuals deemed to have medical needs that exceed the capacity of the program.
 - iii. The CSB shall limit medical denials to be consistent with the following resources: **Criteria for Medical Assessment Prior to Admission to a Psychiatric Hospital, Inpatient Psychiatric or Crisis Stabilization Unit (EFFECTIVE NOVEMBER 5, 2018 (virginia.gov))**. The CSB shall follow the Exclusion Criteria listed on page 4 in this document. **DMAS Appendix G language**-The individual is not appropriate for this service if there is a presence of any condition of sufficient severity to require acute psychiatric inpatient, medical, or surgical care. The individual does not voluntarily consent to admission with the exception of temporary detention orders pursuant to §37.2-800 et. seq. and §16.1-335 et seq. of the Code of Virginia
 - a. This may include individuals that are unable or unwilling to participate in the programmatic requirements to ensure safety of staff and residents of the program. Individuals unable or unwilling to participate with the goals set out in individualized service plan (ISP). Individuals who demonstrate or report inability to function in a group setting without causing significant disruption to others and are not able to participate in alternative programming
 - iv. The individual can be safely maintained and effectively participate in a less intensive level of care
 - a. This may include individuals whose needs can be better met through other services such as; individuals with a primary diagnosis of substance use disorder with current active use, individuals with ID/DD diagnosis better served by REACH programming.
 - v. The request for service authorization is being pursued to address a primary issue of housing need, including individuals who were in some form of housing placement prior to admission to the RCSU and are not currently allowed to return and do not meet medical necessity criteria
 - vi. Admission does not meet medical necessity criteria and is being used solely as an alternative to incarceration.
 - vii. Individuals admitted to the CRCSU should be at risk of serious emotional disturbance or seriously emotionally disturbed. The criteria for determining this is included in the current taxonomy.
5. The CRCSU shall accept and admit at least 60% of referrals made.
 6. The CRCSU shall develop well-defined written policies and procedures for accepting step-downs from the Commonwealth Center for Children and Adolescents.
 7. The CRCSU will follow discharge planning requirements as cited in the DBHDS licensing regulations (12VAC35-105-693).
 8. CRCSUs will assess the integrated care needs of individuals upon admission and establish a plan for care coordination and discharge that addresses the individual's specialized care needs consistent with licensing and DMAS medical necessity
 9. The CSB shall admit and continue to serve youth regardless of Medicaid status or Medicaid ability/willingness to pay if the admission and services provided are consistent with your program description.

c. Programming

1. The CRCSU will have a well-defined written schedule of clinical programming that covers at least eight (8) hours of services per day (exclusive of meals and breaks), seven (7) days a week. Programming will be trauma informed, appropriate for individuals

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receiving crisis services, and whenever possible will incorporate evidence-based and best practices.

2. Programming must be flexible in content and in mode of delivery in order to meet the needs of individuals in the unit at any point in time.
3. The CRCSU will maintain appropriate program coverage at all times. The unit will have a written transition staffing plan(s) for changes in capacity.
4. The CRCSU manager, director, or designee shall implement a review process to evaluate both current and closed records for completeness, accuracy, and timeliness of entries. (12VAC35-105- 920)
5. Programming will contain a mix of services to include but not limited to: clinical, psycho educational, psychosocial, relaxation, and physical health.
6. Alternate programming must be available for individuals unable to participate in the scheduled programming due to their emotional or behavioral dysregulation.
7. The CRCSU manager, director, or designee shall outline how each service offers a structured program of individualized interventions and care designed to meet the individuals' physical and emotional needs; provide protection, guidance and supervision; and meets the objectives of any required individualized services plan. The CRCSU will provide scheduled recreational to include but not limited to: art, music, pet therapy, exercise, and yoga, acupuncture, etc.

d. Resources:

1. The CRCSU will develop a well-defined written process for building collaborative relationships with private and state facilities, emergency services staff, CSB clinical staff, schools, Family and Assessment Planning Teams (FAPT) and local emergency departments in their catchment area. Ideally, these collaborative relationships will facilitate the flow of referrals to the CRCSU for diversion and step down from a hospital setting and to transition an individual from a CRCSU to a higher level of care. This process will be documented in the CRCSUs policies and procedures.
2. The CRCSU will participate in meetings in collaboration with DBHDS and other CRCSUs at least quarterly

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

1. The CRCSU will comply with all DBHDS licensing requirements.
 2. The CRCSU will provide data as per the provided DBHDS standardized spreadsheet for the CRCSU on a quarterly basis until such time this request is discontinued upon full operation of the retrieval of data from the Crisis Data Platform
 3. The CRCSU will be responsible for the uploading of bed registry data metrics into the Crisis Data Platform as per the DBHDS Bed Registry Standards.
 4. CRCSUs shall be considered regional programs and is not specific to the physical location of the program. The CSBs in the Region will revise the Memorandum of Understanding (MOU) governing the Regional CRCSU and provide this to the Department upon request.
 5. The CRCSU will offer evidence based and best practices as part of their programming and have an implementation/ongoing quality improvement for these in the context of the applicable regulations. The CRCSU shall develop a written plan to maintain utilization at 75% averaged over a year and submit to DBHDS annually, Crisis Services Coordinator with ongoing revisions as needed.
 6. The CRCSU will develop a written plan to ensure the CRCSUs remain open, accessible, and available at all times as an integral part of DBHDSs community-based crisis services.
 7. The CRCSU will develop a written plan to accept individuals accepting step-downs from Commonwealth Center for Children and Adolescents.
 8. The CSB shall meet the reporting requirements required in Section 7. Reporting Requirements and Data Quality of the FY 2022 and FY 2023 Community Services

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Performance Contract. This includes reporting requirements for both CARS and CCS.

B. The Department Responsibilities: The Department agrees to comply with the following requirements.

1. The Department shall provide Technical Assistance (TA), to include but not limited to: networking meetings, training, and site visits to the CSB upon request or if the staff determines based on yearly monitoring visits that the project is not accomplishing its mission or meeting its goals as described above.
2. The Department will initiate Performance Improvement Plans (PIP) after Technical Assistance has been provided and a CRCSU continues to not meet established benchmarks and goals. The purpose of the QIP is to have a period of collaborative improvement.
3. The Department will initiate Corrective Action Plans (CAP) if benchmarks and goals continue to not be met after TA and PIPs. There may be times where an issue is so severe that a CAP would be necessary where there was not a PIP in place, but this would be under extenuating circumstances.
4. The Department shall conduct annual monitoring reviews on the procedures outlined above.
5. The Department shall determine need for site visits based on monitoring that the CRCSU is not accomplishing its mission or meeting its goals as described in this document. The CRCSU will construct a corrective action plan for units not meeting their goals and collaborate with the CRCSU to implement the plan.
6. The Department shall monitor data to ensure data submitted through reports meets the expectations as outlined in this document and in the CRCSU written plans.
7. The Department shall schedule quarterly meetings with the CRCSU points of contact.

C. Reporting Requirements for Children’s Residential Crisis Stabilization Unit

1. Annually submit as part of the yearly programmatic monitoring a plan to DBHDS to streamline the admission process to allow for 24 hours a day, 7 day a week admissions.
2. The CRCSU will document in EHR all required elements for service and CCS.
3. Monthly CRCSU will provide additional data points as requested to DBHDS Office of Child and Family Services, no later than the 15th of the month following the reporting month.
4. Providing data, as per the provided DBHDS standardized spreadsheet, for the CRCSU on a monthly basis until such time this request is discontinued upon full operation of the retrieval of data from the Crisis Data Platform;
5. Uploading of bed registry data metrics into the Crisis Data Platform as per the DBHDS Bed Registry Standards per Code of Virginia (Chapter 3, Article 1, 37.2-308.1)

2. Child Psychiatry and Children’s Crisis Response Funding

Scope of Services and Deliverables

The funds are provided to the CSB as the regional fiscal agent to fund other CSBs in the designated region or regional programs to provide Child Psychiatry and Children’s Crisis Response services.

A. The CSB Responsibilities

1. **Child Psychiatry and Crisis Response** the regional fiscal agent shall require a Memorandum of Understanding (MOU), a Memorandum of Agreement (MOA), or a contract with all CSBs in their region if Child Psychiatry and Crisis Clinician Services are to be provided by individual boards. The MOU or MOA shall outline the roles, responsibilities of the regional fiscal agent and each board receiving funding, funding amounts, data and outcomes to be shared with the regional fiscal agent, and how children can access child psychiatry and crisis clinician services. The MOU, MOA, or contract shall be developed by the CSB providing the services, reviewed by the regional fiscal agent, and executed once agreed upon.

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2. If the CSB fiscal agent is providing regional Child Psychiatry and Crisis Clinician Services, then the regional fiscal agent shall develop the MOU, MOA, or contract to be reviewed by each CSB in the region and executed once agreed upon. Each CSB shall have access to a board-certified Child and Adolescent Psychiatrist who can provide assessment, diagnosis, treatment and dispensing and monitoring of medications to youth and adolescents involved with the community services board.
3. The CSB may hire a psychiatric nurse practitioner due to the workforce shortage of child and adolescent psychiatrists or contract within the region to have access.
4. The psychiatrist's role may also include consultation with other children's health care providers in the health planning region such as general practitioners, pediatricians, nurse practitioners, and community service boards' staff, to increase their expertise in the prevention, diagnosis, and treatment of children with mental health disorders.
5. CSBs must include, in the MOA/MOU, a description on how the CSB creates new or enhances existing community-based crisis response services in their health planning region, including, but not limited to mobile crisis response and community stabilization services, with the goal of diverting children from inpatient psychiatric hospitalization to less restrictive services in or near their communities.
6. Funds cannot be used to fund emergency services pre-screener positions if their role is to function as an emergency services clinician.

B. The CSB Responsibilities: In order to implement the CSB Fiscal Agent agrees to comply with the following requirements.

1. The Regional Fiscal Agent shall notify the department of any staffing issues for these services such as a reduction in staffing or an extended vacancy.
2. The Regional Fiscal Agent shall consult with the Office of Child and Family Services about any changes to the services allocation.
3. The CSB may charge an administrative cost in accordance with the role the CSB is serving for the region. The amount of funding that may be retained by the Regional Fiscal Agent for Administrative Costs is as follows:
 - a. If the Regional Fiscal Agent is only passing the funding through to another CSB or service entity and is not entering into a contract or managing the program for which the funds are intended, the Regional
 - b. Fiscal Agent may retain up to 2.5% of the allocation amount for Administrative Costs.
 - c. If the Regional Fiscal Agent is entering into a subcontract with another entity which will allow the third party to administer the service or program, the Regional Fiscal Agent may retain up to 5% of the allocation for Administrative Costs.
 - d. If the Regional Fiscal Agent is directly administering the program or service for which the funds are intended, the Regional Fiscal Agent may retain up to 10% of the allocation for Administrative Costs.
4. The Regional Fiscal Agent shall receive monthly Child Psychiatry reports from each CSB which include: the hours of service provided by the child psychiatrist, the number of children served, and consultation hours with other health providers. This shall occur when the Regional Fiscal Agent is passing the funding to another CSB within the region to manage the responsibility of providing psychiatric services.
5. The Regional Fiscal Agent shall provide the executed MOU, MOA, or contract with each CSB to the Department's Office of Child and Family Services for its review.

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C. The Department Responsibilities: The Department agrees to comply with the following requirements.

1. The Department shall distribute the funds in the regular semi-monthly electronic funds transfers, beginning with the July 1 payment of each state fiscal year.
2. The Department shall establish a mechanism for regular review of reporting Child Psychiatry Services through the Child Psychiatry and Children's Crisis Response Funding expenditures, data, and MOUs/MOAs to include a process by the Office of Child and Family Services and will regularly share this data with the CSB's for proactive programming.
3. The Department will annually review Child Psychiatry and Children's crisis response spending.
4. The Department shall provide Technical Assistance (TA) as needed to the CSB's.

D. Reporting Requirements: For Regional Fiscal Agent for Child Psychiatry and Crisis Response Responsibilities.

1. The CSB shall account for and report the receipt and expenditure of these performance contract restricted funds separately.
2. The CSB shall adhere to the current Core Services Taxonomy descriptions and classifications of services.
3. The CSB shall provide a copy of a signed MOU/MOA to the Department.
4. The CSB should notify the department of staffing issues for these programs, such as a reduction in staffing or an extended vacancy.
5. The CSB may carry-forward a balance in the Child Psychiatry and Children's Crisis Response Fund during the biennium in which the funds were distributed. If the CSB has a balance of 10% or greater, of the current allocation, at the end of the biennium, the CSB shall work with the OCFS to develop a plan to spend the end of the biennium balance.

13.2. System Transformation of Excellence and Performance (STEP – VA)

STEP-VA is an initiative designed to improve the community behavioral health services available to all Virginians. All CSB in Virginia are statutorily required to provide all STEP-VA services. These services include: Same Day Access, Primary Care Screening, Outpatient Services, Crisis Services, Peer and Family Support Services, Psychiatric Rehabilitation, Veterans Services, and Case Management and Care Coordination. Over time, after full implementation of STEP-VA, the Department anticipates fewer admissions to state and private hospitals, decreased emergency room visits, and reduced involvement of individuals with behavioral health disorders in the criminal justice system.

1. Outpatient Services

Scope of Services and Deliverables

Outpatient services are considered to be foundational services for any behavioral health system. The Core Services Taxonomy 7.3 states that outpatient services may include diagnosis and evaluation, screening and intake, counseling, psychotherapy, behavior management, psychiatry, psychological testing and assessment, laboratory and ancillary services. As one of the required services for STEP-VA, the purpose of the Outpatient Services step is to ensure the provision of high quality, evidence-based, trauma-informed, culturally-competent, accessible behavioral health services that addresses a broad range of diagnoses and considers an individual's course of illness across the lifespan from childhood to adulthood.

A. The CSB Responsibilities: The CSB agrees to comply with the following requirements.

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1. The CSB will offer evidence based and best practices as part of their programming and implementation of Outpatient Services to the adults, children and families in the community.
 2. The CSB/BHA shall increase capacity and community access to Children’s Outpatient services.
 3. CSB shall provide an appointment to a high quality CSB outpatient provider or a referral to a non-CSB outpatient behavioral health service within 10 business days of the completed SDA intake assessment, if clinically indicated. The quality of outpatient behavioral health services is the key component of this step.
 4. All CSB will establish a quality management program and continuous quality improvement plan to assess the access, quality, efficiency of resources, behavioral healthcare provider training, and patient outcomes of those individuals receiving outpatient services through the CSB. This may include improvement or expansion of existing services, the development of new services, or enhanced coordination and referral process to outpatient services not directly provided by the CSB.
 5. CSB shall establish expertise in the treatment of trauma related conditions.
 6. CSB should provide a minimum for outpatient behavioral healthcare providers of 8 hours of trauma focused training in treatment modalities to serve adults, children/adolescents and their families within the first year of employment and 4 hours in each subsequent years or until 40 hours of trauma-focused treatment can be demonstrated.
 7. The CSB shall complete and submit to the Department quarterly DLA-20 composite scores through CCS as well as provide training data regarding required trauma training yearly in July when completing federal Block Grant reporting.
- B. The Department Responsibilities:** The Department agrees to comply with the following requirements.
1. Conduct in-person or virtual visits/check-ins at least 2 times a year with the CSB program leadership to ensure compliance with the scope and requirements of the regional services; and to review outcomes, which include challenges and successes of the programs.
 2. Determine the need for site visits based on monitoring, particularly if the Programs are not accomplishing its missions, and/or meeting its goals as described in this document.

2. Primary Care Screening and Monitoring

Scope of Services and Deliverables

Any child diagnosed with a serious emotional disturbance and receiving ongoing CSB behavioral health service or any adult diagnosed with a serious mental illness and receiving ongoing CSB behavioral health service will be provided or referred for a primary care screening on a yearly basis.

- A.** For the implementation of “ongoing behavioral health service” is defined as “child with SED receiving Mental Health Targeted Case Management or adult with SMI receiving Mental Health Targeted Case Management”. These clients are required to be provided with a yearly primary care screening to include, at minimum, height, weight, blood pressure, and BMI. This screening may be done by the CSB or the individual may be referred to a primary care provider to have this screening completed.
- B.** If the screening is done by a primary care provider, the CSB is responsible for the screening results to be entered in the patient’s CSB electronic health record. The CSB will actively support this connection and coordinate care with physical health care providers for all service recipients.
- C.** CSB shall screen and monitor any individual over age 3 being prescribed an antipsychotic

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medication by a CSB prescriber for metabolic syndrome following the American Diabetes Association guidelines.

- D.** Individuals with serious mental illness (SMI), a population primarily served by the CSB, are known to be at higher risk for poor physical health outcomes largely due to unidentified chronic conditions. Therefore, it is important for behavioral health staff to provide primary care screening to identify and provide related care coordination to ensure access to needed physical health care.
- E.** For the population includes all individuals over age 3 who receive psychiatric medical services by the CSB. CSB must report the screen completion and monitoring completion in CCS monthly submission.

3. Same Day Access (SDA)

Scope of Services and Deliverables

SDA means an individual may walk into or contact a CSB to request mental health or substance use disorder services and receive a comprehensive clinical behavioral health assessment, not just a screening, from a licensed or license-eligible clinician the same day. Based on the results of the comprehensive assessment, if the individual is determined to need services, the goal of SDA is that he or she receives an appointment for face-to-face or other direct services in the program clinical circumstances.

- a. SDA emphasizes engagement of the individual, uses concurrent EHR documentation during the delivery of services, implements techniques to reduce appointment no shows, and uses centralized scheduling. If it has received state mental health funds to implement SDA, the CSB shall report SDA outcomes through the CCS Extract outcomes file. The CSB shall report the date of each SDA comprehensive assessment, whether the assessment determined that the individual needed services offered by the CSB, and the date of the first service offered at the CSB for all individuals seeking mental health or substance use disorder services from the CSB.
- b. The Department shall measure SDA by comparing the date of the comprehensive assessment that determined the individual needed services and the date of the first CSB face-to-face or other direct service offered to the individual. SDA benchmarks can be found in Exhibit B of the performance contract.

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4. Service Members, Veterans, and Families (SMVF)

- a. As one of the nine required services for System Transformation Excellence and Performance (STEP-VA), the purpose of the Service Members Veterans and Families (SMVF) step is to ensure SMVF receive needed mental health, substance abuse, and supportive services in the most efficient and effective manner available. Services shall be high quality, evidence-based, trauma-informed, culturally-competent, and accessible. Per the Code of Virginia, CSB core services, as of July 1, 2021 shall include mental health services for members of the armed forces located 50 miles or more from a military treatment facility and veterans located 40 miles or more from a Veterans Health Administration medical facility.
- b. All CSB shall ensure they have clinician(s) who specialize in treatment for post-traumatic stress disorder and other forms of trauma including from military and/or combat service including military sexual trauma and substance use disorders.
- c. CSB shall ensure behavioral health services including but not limited to SMI, SUD, Co-Occurring and Youth/Adolescents. Clinical services for this population shall align with federal clinical guidelines from Veterans Affairs and Department of Defense can be found at <https://www.healthquality.va.gov>.
- d. CSB shall identify and refer SMVF seeking services to internal providers that have been trained in military cultural competency (MCC); collaborate with Military Treatment Facilities (MTFs), Veterans Health Administration (VHA) facilities, Virginia Department of Veterans Services (DVS) programs and other external providers to determine SMVF eligibility for services, and assist SMVF with services navigation.
- e. The CSB shall submit information on SMVF receiving services in CCS monthly submission.

13.3. Case Management Services Training

The CSB shall ensure that all direct and contract staff that provide case management services have completed the case management curriculum developed by the Department and that all new staff complete it within 30 days of employment. The CSB shall ensure that developmental disability case managers or support coordinators complete the ISP training modules developed by the Department within 60 days of their availability on the Department's web site or within 30 days of employment for new staff.

13.4. Developmental Case Management Services Organization

The CSB shall structure its developmental case management or support coordination services so that a case manager or support coordinator does not provide a DD Waiver service other than services facilitation and a case management or support coordination service to the same individual. This will ensure the independence of services from case management or service coordination and avoid perceptions of undue case management or support coordination influence on service choices by an individual.

Access to Substance Abuse Treatment for Opioid Use Disorder (OUD)

The CSB shall ensure that individuals requesting treatment for opioid use disorder ~~drug abuse~~, including prescription pain medications, regardless of the route of administration, receive rapid access to appropriate treatment services, as defined in 45 CFR § 96.126, within 14 days of making the request for treatment or 120 days after making the request if the CSB has no capacity to admit the individual on the date of the request and within 48 hours of the request it makes interim services, as defined in 45 CFR § 96.121, available until the individual is admitted.

13.5. Regional Programs

The CSB shall manage or participate in the management of, account for, and report on regional programs in accordance with the Regional Program Operating Principles and the Regional Program Procedures in the Core

Amendment 1
FY 2024-2025 Community Services Performance Contract
Exhibit G: Community Services Boards Master Programs Services Requirements
Contract No. P1636.1

Services Taxonomy 7.3. The CSB agrees to participate in any utilization review or management activities conducted by the Department involving services provided through a regional program.

Amendment 1**FY 2024-2025 Community Services Performance Contract****Exhibit G: Community Services Boards Master Programs Services Requirements****Contract No. P1636.1**

| 14. CSB CODE MANDATED SERVICES | | |
|--|--|--|
| Services | Mandated | Description |
| Certification of Preadmission Screening Clinicians | VA Code Mandated | The CSB and Department prioritize having emergency custody order or preadmission screening evaluations performed pursuant to Article 16 of Chapter 11 of Title 16.1, Chapters 11 and 11.1 of Title 19.2, and Chapter 8 of Title 37.2 in the Code provided by the most qualified, knowledgeable, and experienced CSB staff. |
| Department of Justice Settlement Agreement (DOJ SA) | Compliance with DOJ SA | See Exhibit M of the performance contract. |
| Discharge Planning | VA Code Mandated | Section 37.2-500 of the Code of Virginia requires that CSB must provide emergency services. |
| Emergency Services Availability | VA Code Mandated | Section 32.2-500 of the code requires the CSB shall have at least one local telephone number, and where appropriate one toll-free number, for emergency services telephone calls that is available to the public 24 hours per day and seven days per week throughout its service area. |
| Preadmission Screening | VA Code Mandated | The CSB shall provide preadmission screening services pursuant to § 37.2-505 or § 37.2-606, § 37.2-805, § 37.2-809 through § 37.2-813, § 37.2-814, and § 16.1-335 et seq. of the Code and in accordance with the Continuity of Care Procedures in Appendix A of the CSB Administrative Requirements for any person who is located in the CSB's service area and may need admission for involuntary psychiatric treatment. The CSB shall ensure that persons it designates as preadmission screening clinicians meet the qualifications established by the Department per section 4.h and have received required training provided by the Department. |
| Preadmission Screening Evaluations | VA Code Mandated | 1.) The purpose of preadmission screening evaluations is to determine whether the person meets the criteria for temporary detention pursuant to Article 16 of Chapter 11 of Title 16.1, Chapters 11 and 11.1 of Title 19.2, and Chapter 8 of Title 37.2 in the Code and to assess the need for hospitalization or treatment. Preadmission screening reports required by § 37.2-816 of the Code shall comply with requirements in that section. |
| STEP-VA | VA Code Mandated and Appropriations Act MM.1 | Pursuant to 37.2-500 and 37.2-601 of the Code, all CSB shall provide the following services as described in the Taxonomy and report data through CCS 3 and CARS as required by the Department. Same Day Mental Health Assessment Services (SDA or Same Day Access) |

Amendment 1
FY 2024-2025 Community Services Performance Contract
Exhibit G: Community Services Boards Master Programs Services Requirements
Contract No. P1636.1

| | | |
|---|-------------------------|--|
| | | <p>Outpatient Primary Care Screening Services</p> <p>Outpatient Behavioral Health and Substance Use Disorder Services</p> <p>Peer Support and Family Support Services</p> <p>Mental Health Services for Military Service Members, Veterans, and Families (SMVF)</p> |
| <p>Virginia Psychiatric Bed Registry</p> | <p>VA Code Mandated</p> | <p>The CSB shall participate in and utilize the Virginia Psychiatric Bed Registry required by § 37.2-308.1 of the Code to access local or state hospital psychiatric beds or residential crisis stabilization beds whenever necessary to comply with requirements in § 37.2-809 of the Code that govern the temporary detention process.</p> |

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | | | | | | | |
|--------------------------|---|---------------------|------|----|---|----|--|----|----------------------------|
| Agenda Title: | Grant Appropriations Approval (3); (VA Rules Summer Camp Grant; DCJS Witness Protection Grant; J.T. Minnie Maude Public Safety Grant) | | | | | | | | |
| Staff Contact(s): | Kim VanDerHyde | | | | | | | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.j. | | | | | | |
| Attachment(s): | <table border="1"> <tr> <td>1.</td> <td>Virginia Rules Summer Camp Grant Program Grant # 009 VARules 24</td> </tr> <tr> <td>2.</td> <td>Witness Protection Grant 527792 FY24 DCJS Letter of Award Dated 18 June 2024</td> </tr> <tr> <td>3.</td> <td>J.T. Minnie Maude-PS Grant</td> </tr> </table> | | | 1. | Virginia Rules Summer Camp Grant Program Grant # 009 VARules 24 | 2. | Witness Protection Grant 527792 FY24 DCJS Letter of Award Dated 18 June 2024 | 3. | J.T. Minnie Maude-PS Grant |
| 1. | Virginia Rules Summer Camp Grant Program Grant # 009 VARules 24 | | | | | | | | |
| 2. | Witness Protection Grant 527792 FY24 DCJS Letter of Award Dated 18 June 2024 | | | | | | | | |
| 3. | J.T. Minnie Maude-PS Grant | | | | | | | | |
| Reviewed By: | JVH | | | | | | | | |

SUMMARY:

The County recently received award notifications for three (3) separate Grants that need to be appropriated to the FY 2025 County Budget. These Grants include a Virginia Rules Summer Camp Grant awarded by the Attorney General's office in the amount \$5,000, a Witness Protection Grant in the amount of \$25,000 awarded by the Department of Criminal Justice Services, and a Public Safety Grant in the amount of \$15,000 awarded by J.T. Minnie Maude. For the Board's review and consideration, Information about these Grants is attached.

FINANCIAL IMPACT AND FUNDING SOURCE:

There is no local match requirement for these Grants.

RECOMMENDATION:

County Staff recommends the Board approve and appropriate a total of \$45,000 to the Grants Fund.

MOTION:

"I make a Motion approving and appropriating a total of \$45,000 to the Grants Fund as presented."



COMMONWEALTH of VIRGINIA
Office of the Attorney General

Jason S. Miyares
Attorney General

202 North 9th Street
Richmond, Virginia 23219
804-786-2071
FAX 804-786-1991
Virginia Relay Services
800-828-1120

June 10, 2024

M.W Taylor
Sheriff
Pittsylvania County Sheriff's Office
21 N. Main St.
Chatham, VA 24531

RE: Virginia Rules Summer Camp Funding

Dear Sheriff Taylor:

Congratulations your organization has been selected to participate in the Office of the Attorney General Virginia Rules Summer Camp Grant Program. I am pleased to advise you that grant number **009-VARULES-24** has been approved in the amount of **\$5,000 in state general funds**. The grant period runs from June 1, 2024, to September 30, 2024.

Enclosed you will find a Statement of Grant Award and General Grant Conditions. To indicate your acceptance of the award and conditions, please sign the Statement of Grant Award acceptance and return it to ceasefire@oag.state.va.us

This is a reimbursement grant. When we receive documentation showing that you have complied with the conditions, you will be eligible to request reimbursement of grant funds awarded under this grant. A formal invoice on department letterhead should be used and contain the following: name of department, point of contact and phone/email, federal tax number, description of item/service purchased, grant number, invoice number, invoice date, and invoice amount. We cannot process your request until we have received and approved all required information.

Please refer to the General Conditions and read this information carefully as it contains further details on submitting a progress report, as well as requesting reimbursement for the awarded funds. If you have any questions about due dates or reporting requirements contact ceasefire@oag.state.va.us.

Sincerely,

A handwritten signature in blue ink that reads "Mark Fero".

Mark Fero
Director of Crime Reduction

GRANT AWARD TERMS AND CONDITIONS

Virginia Attorney General's Office

Virginia Rules Summer Camp Grant

Acceptance of this grant award by the recipient (“subgrantee”) constitutes its agreement that it assumes full responsibility for the management of all aspects of the grant and the activities funded by the grant, including assuring proper fiscal management of and accounting for grant funds.

By signing the Statement of Grant Award/Acceptance, the recipient agrees to:

- use the grant funds to carry out the activities described in the grant application, as modified by the terms and conditions attached to this award or by subsequent amendments approved by the Office of the Attorney General (OAG).
- adhere to the approved budget contained in this award or submitted afterwards and amendments made to it in accord with these terms and conditions; and,
- comply with all terms, conditions and assurances either attached to this award or submitted with the grant application.

1. Use of Funds

a. Due to the scope of this grant program, funding for the following items will not be considered unless otherwise approved:

- Gift cards /gift certificates

Only expenses that are a necessary part of an incidental to an approved project may be paid for with grant funds (an approved project is one that meets all the eligibility and application requirements). Funds may only be used for project-related expenses that are directly camp-related and outlined in the submitted proposal.

The subgrantee agrees that grant funds will be used only for the purposes described in the recipient’s application, unless OAG determines that any of these activities are out of scope or unallowable. The subgrantee must not undertake any work or activities that are not described in the recipient’s application, award documents, or approved budget, and must not use staff, equipment, or other goods or services paid for with grant funds for such work or activities, without prior written approval, from OAG.

2. Period of Performance

The period of performance for this award begins on June 1, 2024, and ends on December 31, 2024. Recipients may use award funds to cover eligible costs incurred during this award period.

3. Reporting Requirements

At camp completion, grant awardees will be required to submit a short narrative report using an approved department letterhead. These reports should include the following:

- Number of youth attendees.

- Lesson plans utilized and outcome of post assessments if used.
- Successfulness of the camp based after completion and evaluation.
- Any additional anecdotal or data-driven information.

Failure to submit these reports in the proper format or in a timely manner may result in the OAG withholding reimbursement or deeming an awardee ineligible to apply for future funding. Further details of this reporting requirement will be provided with grant award notification.

Please submit reports to ceasefire@oag.state.va.us.

4. Maintenance of and Access to Records

a. Records shall be maintained by the recipient for a period of five (3) years after all funds have been expended.

5. Conflicts of Interest

Recipient understands and agrees it must maintain a conflict-of-interest policy.

6. False Statements

Recipient understands that making false statements or claims in connection with this award is a violation of federal law and may result in criminal, civil, or administrative sanctions, including fines, imprisonment, civil damages and penalties, debarment from participating in federal awards or contracts, and/or any other remedy available by law.

7. Publications

The Office of the Attorney General is acknowledged as a sponsor in all camp materials and promotional efforts.

8. Disclaimer

a. The Commonwealth expressly disclaims all responsibility or liability to recipient or third persons for the actions of recipient or third persons resulting in death, bodily injury, property damages, or any other losses resulting in any way from the performance of this award or any other losses resulting in any way from the performance of this award or any contract, or subcontract under this award.

b. The acceptance of this award by the recipient does not in any way establish an agency relationship between the Virginia Office of the Attorney General and the recipient.

9. Additional monitoring requirements

The recipient understands that it may be subject to additional financial and programmatic on-site monitoring, which may be on short notice, and agrees that it will cooperate with any such monitoring.

10. Contract Amendments

Contract amendments must be submitted for review to ceasefire@oag.state.va.us. These contract amendments include, but are not limited to, the following:

- Budget Amendment – Revision
- Budget Amendment – In Line Adjustment
- Project Scope of Work Revision
- Reporting Extension
- Other

No amendment to the approved budget may be made without the prior approval of OAG. No more than two (2) budget amendments will be permitted during the grant period. Budget Revision – Amendment requests, along with accompanying narrative, are to be submitted to the OAG. The submission deadline for budget amendments is 45 days prior to the end of the grant period.

11. Invoices and Payment

- A. The OAG will reimburse the recipient within 30 days of receipt of a proper invoice. Invoices for equipment shall be submitted by the recipient and shall identify the specific items being paid for. Where applicable, copies of receipts, for goods and/or services shall be attached to the invoice. Purchases must be reasonable charges and within the federal and state guidelines against the funds and will be reimbursed at the agreed amount or the actual cost, whichever is lower.
- B. The recipient shall submit the invoice(s) to the OAG. No invoice may include any cost other than those identified in the purchase order referencing the Contract. Invoice(s) shall provide at a minimum:
 - i. Organization
 - ii. Authorized User point of contact and phone/email
 - iii. Description of the services provided
 - iv. Grant number
 - v. Invoice number
 - vi. Invoice date
 - vii. Invoice Amount

12. Availability of Funds

It is understood and agreed between the parties herein that the OAG shall be bound hereunder only to the extent of the funds available, or which may hereafter become available for the purpose of this Agreement.

STATEMENT OF GRANT AWARD (SOGA)

Virginia Attorney General's Office
202 N. 9th Street
Richmond, Virginia

| Virginia Rules Summer Camp Grant | |
|--|----------------------------|
| Subgrantee: Pittsylvania County Sheriff's Office | |
| OAG Grant Number: 009-VARULES-24 | |
| Grant Start Date: 06/01/2024 | Grant End Date: 09/30/2024 |
| Tax ID: 54-6001508 | |

| | |
|----------------------|-----------------|
| Federal Funds: | \$ |
| State General Funds: | \$ 5,000 |
| State Special Funds: | \$ |
| Agency Match: | \$ |
| Total Budget: | \$ 5,000 |

| Project Director | Project Administrator | Finance Officer |
|---|---|---|
| Joseph Martin Sergeant/SRO Pittsylvania County Sheriff's Office 21 N. Main St. Chatham, VA 24531 434-250-4653 Joseph.martin@pittgov.org | M.W Taylor Sheriff Pittsylvania County Sheriff's Office 21 N. Main St. Chatham, VA 24531 434-432-7800 mike.taylor@pittgov.org | Kim Vanderhyde Finance Director Pittsylvania County Sheriff's Office 1 Center St. Chatham, VA 24531 434-432-7742 Kim.Vanderhyde@pittgov.org |

As the duly authorized representative, the undersigned, having received the Statement of Grant Awards (SOGA) and Special Conditions, I hereby accept this grant and agree to the conditions and provisions of all other federal and state laws and rules and regulations that apply to this award.

Signature: _____
Authorized Official (Project Administrator)

Title: _____

Date: _____



COMMONWEALTH of VIRGINIA

Department of Criminal Justice Services

The Honorable Jackson H. Miller
Director

Tracy Louise Winn Banks, Esq.
Chief Deputy Director

Washington Building
1100 Bank Street
Richmond, Virginia 23219
(804) 786-4000
www.dcjs.virginia.gov

June 18, 2024

Stuart Turille
County Administrator
1 Center Street
Chatham, Virginia 24531

RE: 527792-FY24 Witness Protection Grant Program

Dear Stuart Turille:

Congratulations on being a recipient of the above referenced grant program! Your DCJS grant award number is **528610** and was approved for a total award of **\$25,000**, funded through Award Number **2025-WPGP-GRANT**. The project period is **04/15/2024** through **06/30/2025**.

Included with this letter is a Statement of Grant Award/Acceptance (SOGA). Please note hard copies of the General Special Conditions, as well as the Reporting Requirements and Projected Due Dates, are now referred to as **Conditions and Requirements** and are posted online at <https://www.dcjs.virginia.gov/grants/grant-requirements>.

In addition to the general Special Conditions, there may be grant specific Special Conditions related to your Grant Award called Encumbrances. If there are any, you are required to adhere to these conditions via the On-line Grants Management System (OGMS) at <https://ogms.dcjs.virginia.gov/>. If you have not previously done so, you must register in order to use this web-based system. The instructions on *Registering for a New Account* and *Submitting Action Item Encumbrances* are posted here <https://www.dcjs.virginia.gov/grants/ogms-training-resources> along with other resources and training videos. All registrants will be approved within 3 – 5 business days.

We will be happy to assist you in any way we can to assure your project's success. To indicate your acceptance of the award and conditions, please sign the included SOGA and return it electronically within the next 60 days to grantsmgmt@dcjs.virginia.gov. If you have questions, contact your DCJS Grant Monitor **Jordy Nolan** at **(804) 845-1156** or via email at jordy.nolan@dcjs.virginia.gov.

Sincerely,

A handwritten signature in black ink, appearing to read "Jackson H. Miller".

Jackson Miller

STATEMENT OF GRANT AWARD (SOGA)

Virginia Department of Criminal Justice Services
 1100 Bank Street, 12th Floor
 Richmond, Virginia 23219

527792-FY24 Witness Protection Grant Program

Subgrantee: Pittsylvania
 DCJS Grant Number: 528610
 Grant Start Date: 04/15/2024
 Grant End Date: 06/30/2025

 Indirect Cost Rate: _____% *If applicable

Federal Funds:
 State General Funds: **\$25,000**

 Total Budget: **\$25,000**

| Project Director | Project Administrator | Finance Officer |
|---|--|---|
| Billy Chaney Grant Writer/Crime Analyst 21 North Main Street Chatham, Virginia 24531 434-432-7840 billy.chaney@pittgov.org | Stuart Turille County Administrator 1 Center Street Chatham, Virginia 24531 434-432-3054 stuart.turille@pittgov.org | Kim Vanderhyde Director of Finance 1 Center Street Chatham, Virginia 24531 434-432-7742 kim.vanderhyde@pittgov.org |

***Please indicate your ICR in the space provided, if applicable.** As the duly authorized representative, the undersigned, having received the Statement of Grant Awards (SOGA) and reviewing the Special Conditions, hereby accepts this grant and agree to the conditions and provisions of all other Federal and State laws and rules and regulations that apply to this award.

Signature: _____
 Authorized Official (Project Administrator)

Title: _____

Date: _____

App# 013315



Providing the means to succeed

July 11, 2024

Kasey Seay
Pittsylvania County
110 Old Chatham Elementary Lane
Chatham, VA 24531

Dear Ms. Seay:

We are pleased to inform you that the Trustees of the J.T. – Minnie Maude Charitable Trust have reviewed your recent grant request and have made an award to your organization in the amount of \$15,000.00. It is the intention of the Trustees that this grant be used for “video laryngoscopes for Pittsylvania County Public Safety ambulances”.

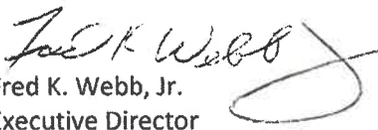
Enclosed you will find a Grant Agreement formalizing our grant relationship. This Grant Agreement explains the responsibilities and expectations of both parties. In order to acknowledge receipt of this agreement, accept its conditions, and be eligible to receive payment of grant funds, PLEASE RETURN TWO SIGNED COPIES OF THE *ENTIRE* AGREEMENT TO THE TRUST. A countersigned copy of the Agreement will be returned with the check payment for your organization’s records. Once the Grant Agreement is received in our office, the grant monies will be dispersed according to the following schedule:

\$15,000 approximately August 15, 2024

As the Grant Agreement indicates, the Trust requests that the enclosed Post Grant Report be completed and submitted within one year following the receipt of grant funds. Supporting documentation for expenditures should be included with the report. Instructions to submit Post Grant Report electronically are included on the enclosed Post Grant Report.

On behalf of the Board of Trustees, the office staff and the late James T. Emerson, whose generosity makes all our awards possible, please know that we are proud to support the important work you are doing to benefit the residents of Danville/Pittsylvania County, Virginia. We wish you much success in your efforts as you undertake the responsibilities of this grant.

Sincerely,


Fred K. Webb, Jr.
Executive Director

Enclosures

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | |
|--------------------------|--|---------------------|------|
| Agenda Title: | Appointment: Beautification Committee (<i>Staunton River District; Judy Simpson</i>) | | |
| Staff Contact(s): | Tim Dudley | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.k. |
| Attachment(s): | None | | |
| Reviewed By: | JVH | | |

SUMMARY:

At its March 19, 2024, Business Meeting, the Board reinstated the County's Beautification Committee ("BC"). Supervisor Dudley desires to appoint Judy Simpson ("Simpson") as the BC's Staunton River District representative for a one (1)-year term beginning on August 20, 2024, and ending on August 20, 2025.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends the Board follow Supervisor Dudey's recommendation and appoint Simpson as the BC's Staunton River District representative for a one (1)-year term beginning on August 20, 2024, and ending on August 20, 2025.

MOTION:

"I make a Motion appointing Simpson as the BC's Staunton River District representative for a one (1)-year term beginning on August 20, 2024, and ending on August 20, 2025."

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Action Item

| | | | |
|--------------------------|---|---|------|
| Agenda Title: | Appointment: Dan River ASAP Board (<i>Full Board Appointment</i>); (<i>Heidi Jones</i>) | | |
| Staff Contact(s): | Board of Supervisors | | |
| Agenda Date: | August 20, 2024 | Item Number: | 7.I. |
| Attachment(s): | 1. | 08-13-2024 Heidi Jones - Dan River ASAP | |
| Reviewed By: | JVH | | |

SUMMARY:

There is currently a vacancy on the Dan River ASAP Board. Heidi Jones ("Jones") is interested in serving, and her interest form is attached. This appointment is a three (3)-year term, and this is an At-Large Appointment. Supervisor Tucker desires to appoint Jones to the Dan River ASAP Board.

FINANCIAL IMPACT AND FUNDING SOURCE:

Not applicable.

RECOMMENDATION:

County Staff recommends appointing Jones to the Dan River ASAP Board.

MOTION:

"I make a Motion appointing Jones to the Dan River ASAP Board."

Serve on a Board or Commission

Submission Date: 08/13/2024

Full Name

Heidi Jones

Full Address

219 Whittle St
Chatham, Virginia 24531

Election District

Banister

Phone

(434) 548-1938

Email

jones.heidilynn22@gmail.com

Board, Committee, or Commission of Interest

Dan River ASAP

Education Background

Associates degree in business management from DCC

Occupation

Deput Clerk for Danville Circuit Court

Why do you want to serve on this Board?

To give back to my community.

What special skills/interests/qualifications would benefit you in this appointment?

I believe my years of experience in the court system working with cases that involved with VASAP can be beneficial to this board.

Agree to complete all required filings and to adhere to the Code of Ethics/Model of Excellence

Yes

If appointed to serve on any Committee, Board, or Commission, I agree to the following: -Complete the required Conflict of Interest Act (COIA) Annual Filings and adhere to the Code of Ethics/Model of Excellence as included in the Pittsylvania County Board of Supervisors Bylaws -Using a County-issued email for communications should one be provided to me -Complete all training as required by the County/State

Agree to all the requirements above:

Yes

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS EXECUTIVE SUMMARY

Information Only

| | | | |
|--------------------------|---|---------------------|------|
| Agenda Title: | General Presentations (<i>Board of Supervisors</i>) | | |
| Staff Contact(s): | Kaylyn McCluster | | |
| Agenda Date: | August 20, 2024 | Item Number: | 8.a. |
| Attachment(s): | None | | |
| Reviewed By: | JVH | | |

The Board will present any Proclamations, Resolutions, and/or Certificates approved/adopted on the August Consent Agenda or at previous Meetings.



**BOARD OF SUPERVISORS
EXECUTIVE SUMMARY**

Rezoning Case

| | | | |
|--------------------------|---|---------------------|---------|
| Agenda Title: | Case R-24-013: Brett and Erin Tooley; Rezoning from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District. (<i>Supervisor Hite</i>) | | |
| Staff Contact(s): | Emily Ragsdale | | |
| Agenda Date: | August 20, 2024 | Item Number: | 10.a.1. |
| Attachment(s): | 1. | R24-013 Tooley App | |
| | 2. | R-24-013 Tooley Map | |
| Reviewed By: | JVH | | |

SUMMARY:

In Case R-24-013, Brett and Erin Tooley (“Petitioners”) have petitioned to rezone 3.85 acres from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, (*to allow a private recreational facility (event space) to be operated on the property*). The subject property is located on State Road 992/Homestead Trail, in the Dan River Election District, and shown on the Tax Maps as GPIN #s 2440-66-8572 and 2440-76-0545. Once the property is rezoned to A-1, all uses listed under Pittsylvania County Code § 35-178 are permitted. On June 4, 2024, the Planning Commission postponed this Rezoning Application to allow the Petitioners time to draft Proffers to be offered with the Rezoning Application. The Petitioners have offered Proffers that are included in the Agenda Packet. On July 2, 2024, the Planning Commission recommended by a 6-0 vote, with opposition, that the Petitioners' request be granted with the Proffers offered by the Petitioners. For the Board's review, the County Staff Summary is attached.

FINANCIAL IMPACT AND FUNDING SOURCE:

None.

RECOMMENDATION:

County Staff recommends approval of Case R-24-013 as submitted with the Proffers offered by the Petitioners. The subject property is adjacent to properties currently zoned A-1, Agricultural District, and R-1, Residential Suburban

Subdivision District, and the rezoning would be consistent with the County's Comprehensive Plan.

MOTION:

“In Case R-24-013, with the included Proffers, I make a Motion approving the rezoning of 3.85 acres from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, to allow a private recreational facility (event space) to be operated on the property.”

STAFF SUMMARY

| | | |
|---|--|---|
| <p><u>CASE</u> R-24-013</p> | <p><u>ZONING REQUEST</u> R-1 to A-1</p> | <p><u>CYCLE</u> May 2024/June 2024</p> |
| <p><u>SUBJECT/PROPOSAL/REQUEST</u> Erin Tooley, is requesting to rezone two (2) properties from R-1, Residential Suburban Subdivision District to A-1, Agricultural District</p> <p>DISTRICT: Dan River</p> | <p>PLANNING COMMISSION: June 4, 2024</p> <p>BOARD OF SUPERVISORS: July 16, 2024</p> <p>ADVERTISED: May 22 & 29, 2024 and June 19 & 26, 2024</p> | |

SUBJECT

Requested by Brett and Erin Tooley, to rezone property located State Road 992/Homestead Trail, in the Dan River Election District and shown on the Tax Maps as GPIN #s 2440-66-8572 and 2440-76-0545. The applicant is requesting to rezone a total of 3.85 acres, from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, to allow a private recreational facility (event space) to be operated on the property.

BACKGROUND/DISCUSSION

Erin Tooley is requesting to rezone two (2) parcels totaling 3.85 acres, from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District, to allow a private recreational facility (event space) to be operated on the property. Under the current R-1, Residential Suburban Subdivision District, zoning classification, a private recreational facility (event venue) is not a permitted use. The applicant is proposing to operate a business hosting tea parties on the property, requiring the rezoning. If the property is rezoned, a Special Use Permit would be required before the event venue could operate. Also, any structure used for this type of use would be required to meet all applicable Building Codes. The applicant has stated that she may host weddings at some point in the future. A site plan is included in the packet.

Once the property is rezoned to A-1, all uses listed under Section 35-178 are a permitted use.

FUTURE LAND USE DESIGNATION

The Comprehensive Plan designates the future land use as Agricultural and Rural Residential.

ZONING AND CURRENT USE OF SURROUNDING PROPERTIES

Adjacent to A-1, Agricultural District, and R-1, Residential Suburban Subdivision District, zoned properties.

SITE DEVELOPMENT PLAN

Included.

RECOMMENDATION

Staff recommends APPROVAL of Case R-24-013, submitted by Brett and Erin Tooley, requesting to rezone two (2) parcels, totaling 3.85 acres, located on State Road 992/Homestead Trail, in the Dan River Election District and shown on the Tax Maps as GPIN #s 2440-66-8572 and 2440-76-0545. The subject property is adjacent to properties currently zoned A-1, Agricultural District, and the rezoning would be consistent with the County's Comprehensive Plan.

PLANNING COMMISSION OPTIONS:

1. Recommend approval of Case R-24-013 as submitted.
2. Recommend denial of Case R-24-013 as submitted.

ATTACHMENTS:

- A. Application
- B. Maps
- C. Letter of Intent
- D. Executive Summary
- E. Petition
- F. Sign Affidavit
- G. Adjacent Parcel Owners

**PITTSYLVANIA COUNTY
APPLICATION FOR REZONING**

Erin Tooley, as owner of the below described property, hereby apply to the Pittsylvania County Board of Supervisors to amend the Pittsylvania County Zoning Maps as hereinafter described:

- 1. Property Owner's Name: Erin Tooley
Address: State Road 992/Homestead Trail
- 2. Location of Property: Homestead Trail
- 3. Tax Map Number: 2440-66-8572 & 2440-66-8572

Telephone: 214-394-8251

- 4. Election District: Dan River
- 5. Size of Property: 3.85 acres

Total Amount: \$334.76

Taken By: [Signature] OK #1365

- 6. Existing Land Use: Single Family
Existing Zoning: R-1, Residential Suburban Subdivision District

- 7. Proposed Land Use: Private recreational facility (event venue)

Proposed Zoning: A-1, Agricultural District

- 8. Are conditions being proffered: Yes X No

- 9. Check completed items:

| | | |
|---|--|--|
| <input checked="" type="checkbox"/> Letter of Application | <input type="checkbox"/> Site Development Plan or Waiver | <input checked="" type="checkbox"/> Legal Forms |
| <input type="checkbox"/> 11"x 17" Concept Plan | <input checked="" type="checkbox"/> Application Fee | <input checked="" type="checkbox"/> List of Adjoining Properties |
| <input checked="" type="checkbox"/> Plat Map | <input type="checkbox"/> Copy of Deed | <input type="checkbox"/> Copy of Deed Restrictions Or Covenants |

Through application for this permit, the owner authorizes a right-of-entry to the designated personnel of Pittsylvania County for the purpose of site evaluation and monitoring for compliance with the Pittsylvania County Zoning Ordinance.

[Signature: Erin Tooley]
Erin Tooley

OFFICE USE ONLY
Application Deadline: 04/25/24
Received By: ESR
B.O.S. Meeting Date: 07/08/24

Application No. R-24-013
P.C. Meeting Date: 06/04/24
Date Received: 04/16/24
Action: _____

May 15, 2024

Mrs. Emily Ragsdale
Director of Community Development
P. O. Drawer D
Chatham, VA 24531

Dear Mrs. Ragsdale:

Erin Tooley, as owner, would like to apply to the Planning Commission/Board of Supervisors to rezone 3.85 acres, GPIN #'s 2440-66-8572 & 2440-76-0545, located at State Road 992/Homestead Trail, in the Dan River Election District.

I am requesting to rezone this parcel from R-1, Residential Suburban Subdivision District, to A-1, Agricultural District to allow for a private recreational facility (event venue).

Sincerely,


Erin Tooley

**VIRGINIA:
BEFORE THE BOARD OF SUPERVISORS OF PITTSYLVANIA COUNTY**

Two (2) parcels totaling 3.85 acres of land, generally located)
at State Road 992/Homestead Trail within)
the Dan River Election District and recorded)
as parcel ID #'s 2440-66-8572 & 2440-76-0545 in the)
Pittsylvania County tax records.)

PETITION

TO THE HONORABLE SUPERVISORS OF PITTSYLVANIA COUNTY:

WHEREAS, your Petitioner, Erin Tooley, respectfully files this petition.
pursuant to Sections 35-806 and 35-807 of the Pittsylvania County Zoning Ordinance and in
accordance with the Code of Virginia, 1950, as amended, and would respectfully show the
following:

- (1) The Petitioner is the Owner of the above-referenced parcel.
- (2) The property is presently zoned under the provisions of the Pittsylvania
County Zoning Ordinance as R-1, Residential Suburban Subdivision
District
- (3) Your petitioner now desires to have the property rezoned to A-1,
Agricultural District.

WHEREFORE, your Petitioner respectfully requests that the Zoning Ordinance of
Pittsylvania County be amended and that the above-referenced parcel of land be rezoned
as set out in Number 3.

FURTHER, your Petitioner respectfully requests that this petition be referred by the
Director of Community Development to the Pittsylvania County Planning Commission
for its consideration and recommendation.

Respectfully submitted,


Erin Tooley

PITTSYLVANIA

COUNTY, VIRGINIA

OFFICE OF COMMUNITY DEVELOPMENT
P.O. DRAWER D
Chatham, Virginia 24531
(434) 432-1771

SIGN AFFIDAVIT

Sec. 35-817. POSTING OF PROPERTY - PLANNING COMMISSION HEARING-

At least fourteen (14) days preceding the Commission's public hearing on a zoning map amendment, there shall be erected on the property proposed to be rezoned, a sign or signs provided by the Zoning Administrator indicating the date, time, and place of the public hearing. The sign shall be erected within ten (10) feet of whatever boundary line of such land abuts a public road and shall be so placed as to be clearly visible from the road with the bottom of the sign not less than two and one-half (2 1/2) feet above the ground. If more than one (1) such road abuts the property, then a sign shall be erected in the same manner as above for each such abutting road. If no public road abuts thereon, then signs shall be erected in the same manner as above on at least two (2) boundaries of the property abutting land not owned by the applicant.

Sec. 35-818. POSTING OF PROPERTY - BOARD OF SUPERVISORS HEARING-

When a public hearing has been scheduled before the Board of Supervisors for a Zoning Map amendment, there shall be erected, at least fourteen (14) days preceding such hearing, a sign or signs provided by the Zoning Administrator indicating the date, time and place of the public hearing. Such sign or signs shall be erected in the same manner as prescribed in Section 35-817 above.

Sec. 35-819. MAINTENANCE AND REMOVAL OF SIGNS.

Any sign erected in compliance with this section shall be maintained at all times by the applicant up to the time of the hearing. It shall be unlawful for any person, except the applicant or the Zoning Administrator or an authorized agent of either, to remove or tamper with any sign furnished during the period it is required to be maintained under this Section. All signs erected under this Section shall be removed by the applicant within fourteen (14) days following the public hearing for which it was erected.

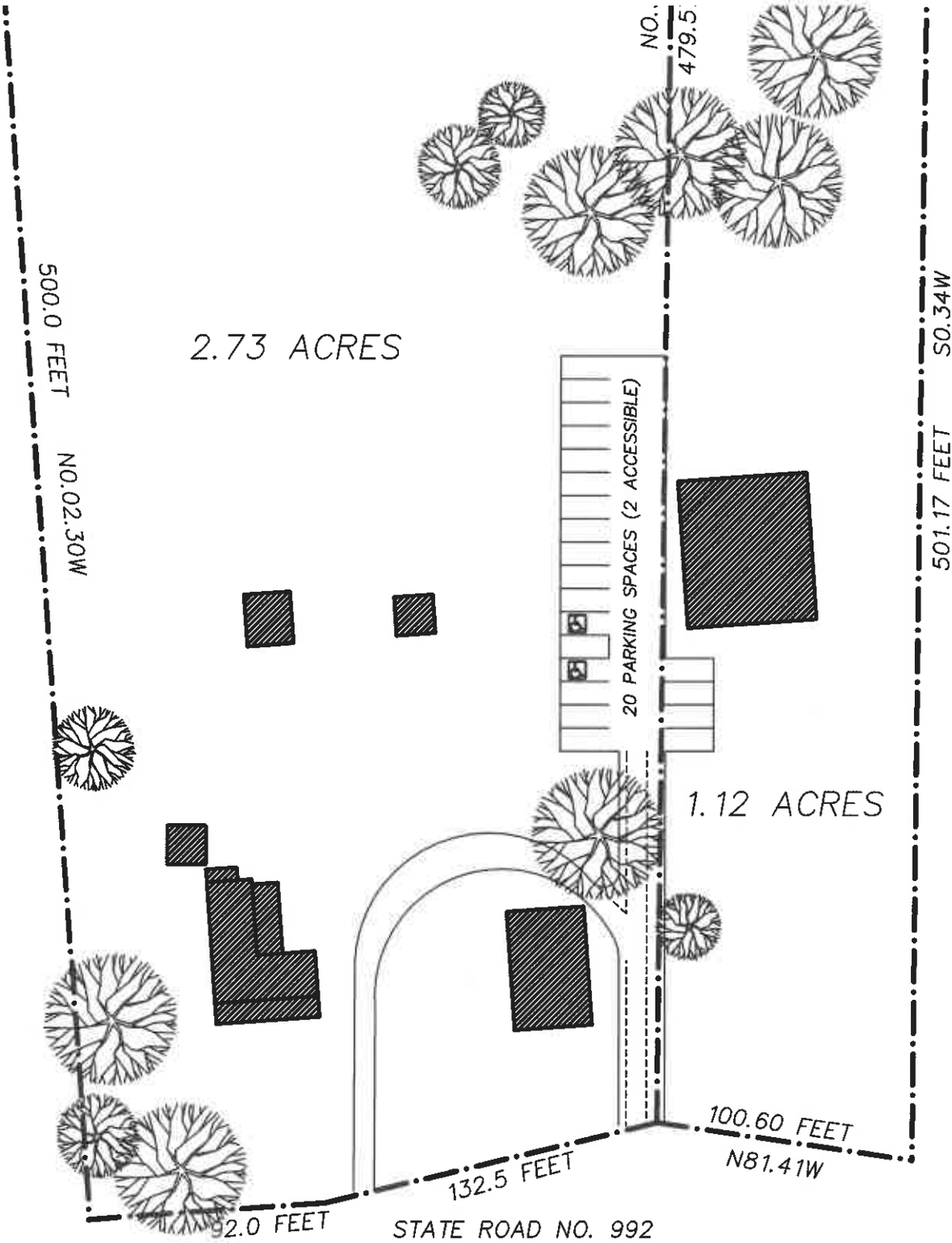
I have read and understand Sections 35-817, 35-818, and 35-819 of the Pittsylvania County Zoning Ordinance. I understand it is my responsibility to post, maintain and remove this/these sign or signs, according to Section 35-817, Section 35-818, and 35-819. If this sign is removed or destroyed, I understand it is my responsibility to obtain another sign from the Zoning office, post the property and maintain the sign(s), according to the above Sections of the Pittsylvania County Zoning Ordinance.

Should the property not be posted and the sign(s) maintained as required above, I understand the board may defer the case.

Case R24-013 Applicant Erin Jolley Date 5-15-24

| GPIN | ACCOUNT HOLDER | ACCOUNT ADDRESS | ACCOUNT_CSZ |
|--------------|-----------------------------|-----------------------|--------------------|
| 2440-67-7215 | Teresa Herdon | 556 Homestead Trail | Ringgold, Va 24586 |
| 2440-66-8130 | Guill Investment Properties | 1370 Piney Forest Rd. | Danville, Va 24540 |
| 2440-76-0057 | Donald Dockery | P.O. Box 1 | Ringgold, Va 24586 |
| 2440-77-0141 | Daniel Gusler | 741 Homestead Trail | Ringgold, Va 24586 |

R-24-013 Erin Tooley



PLAT OF SURVEY SHOWING
 LOT 28, 2.73 ACRES
 AND
 LOT 29A, 1.12 ACRES
 FOR BRETT ALAN TOOLEY
 AND
 ERIN ELIZABETH TOOLEY

COMPILED FROM PLATS
 PROVIDED BY PITTSYLVANIA
 COUNTY, VIRGINIA, AND DATA
 FROM GOOGLE MAPS. ALL
 DIMENSIONS SHOULD BE FIELD
 VERIFIED.

PITTSYLVANIA

COUNTY, VIRGINIA

BOARD OF SUPERVISORS

EXECUTIVE SUMMARY

Public Hearing

| | | | |
|--------------------------|--|--|---------|
| Agenda Title: | Public Hearing: FY 2024 County Budget Amendments | | |
| Staff Contact(s): | Kim VanDerHyde | | |
| Agenda Date: | August 20, 2024 | Item Number: | 10.b.1. |
| Attachment(s): | 1. | 2024 BUDGET YEAREND BUDGET ADJUSTMENTS | |
| Reviewed By: | JVH | | |

SUMMARY:

Annually, Departmental/Fund Budgets are reviewed to determine if sufficient Budget amounts exist to cover expenses until year-end. Most of these items are bookkeeping entries required by the County's Auditors. The attached list shows the amount needed/requested and the reason for the need/request. Said list also contains suggested appropriations for year-end, as well as the categorical changes requested by the School Board. This list has been circulated to all Board members via the Friday Update and has been duly advertised in *The Chatham Star Tribune*. Prior to approval of the attached FY 2024 County Budget Amendments, per the Virginia Code, a Public Hearing is required to be held.

FINANCIAL IMPACT AND FUNDING SOURCE:

See attached list.

RECOMMENDATION:

Following conducting the legally required Public Hearing, County Staff recommends the Board approve the FY 2024 County Budget Amendments as attached and presented. The transfers have no monetary effect on the County Budget, since monies are simply being moved from one (1) line item to the next to cover shortages. The Budget Appropriations included are utilizing 2024 actual revenues that have not been previously budgeted. These appropriations will cover the various line items listed in detail on the attached list.

MOTION:

"I make a Motion approving the FY 2024 County Budget Amendments as attached and presented."

PUBLIC HEARING NOTICE

Pursuant to §15.2-2507, Code of Virginia, 1950, as amended, the Pittsylvania County Board of Supervisors will hold a public hearing on Tuesday, August 20, 2024, at 7:00 p.m., in the Board Meeting Room, 39 Bank Street, SE, Chatham, Virginia, 24531, to receive citizen input on the proposed FY2024 Budget Amendments. Public hearing documents are available for public inspection Monday-Friday, 8 am – 5 pm, in the Pittsylvania County Administration Building, 1 Center Street, Chatham, Virginia, 24531, and on the County’s website, www.pittsylvaniacountyva.gov.

Proposed Budget Amendments 2023-2024

REVENUES

| | |
|---|-------------------------|
| Current Budgeted Revenues | \$302,729,063.53 |
| General Fund Revenues | 88,599.63 |
| General Fund Carryovers/Fund Balance | 858,748.69 |
| School Revenue-(Federal, State, Local) | 3,065,199.07 |
| School Carryovers/Fund Balance-Nutrition | 685,125.70 |
| School Cafeteria Receipts-Nutrition | 760,278.66 |
| School Bus Lease-Interest | 35.20 |
| Library Gifts Fund Revenues | 6,069.77 |
| Capital Improvements Transfer | 85,363.08 |
| Courthouse Maintenance Fees | 7,493.56 |
| Courthouse Security Fees | 2,529.05 |
| Tobacco Opportunities Grant | 770,775.00 |
| Solid Waste Enterprise Bond Fund-Interest | 53,995.49 |
| Rescue Billing Fees | 29,956.52 |
| Proposed Amended Revenues | \$309,143,232.95 |

EXPENDITURES

| | |
|--|-------------------------|
| Current Budgeted Expenditures | \$302,729,063.53 |
| General Fund Operating Budget | 947,348.32 |
| School Operating Budget | 3,065,199.07 |
| School Nutrition Budget | 1,445,404.36 |
| School Bus Lease | 35.20 |
| Library Gifts Fund Budget | 6,069.77 |
| Capital Improvements Projects | 85,363.08 |
| Courthouse Maintenance Projects | 7,493.56 |
| Courthouse Security Projects | 2,529.05 |
| Economic Development Incentives | 770,775.00 |
| Solid Waste Enterprise Fund-Bond Project | 53,995.49 |
| Rescue Billing Distribution | 29,956.52 |
| Proposed Amended Expenditures | \$309,143,232.95 |

Pittsylvania County
FY 2024 Year-End Budget Adjustments

| Department | Line Items Providing Funds | Line Item Description | Amount of Transfer/Appropriation | Reason for Transfer/Appropriation | 2023 Expense Line Item | Amount of Transfer/Appropriation |
|----------------------------|----------------------------|--------------------------------|----------------------------------|---|--|----------------------------------|
| YEAR-END TRANSFERS: | | | | | | |
| General Fund: | | | TRANSFER | Year-End Bookkeeping Budgetary Adjustments | | |
| Animal Control | 100-4-035100-81052 | Capital Outlay-Vehicle Lease | (27,000.00) | | | |
| Animal Control | 100-4-035100-6008 | Vehicle Fuels | (4,000.00) | | | |
| Animal Control | 100-4-035100-6031 | Svc Costs-Labor | (4,000.00) | | 100-4-035110-58491 (Vet Expense) | 35,000.00 |
| E911 | 100-4-035500-3320 | Svc Contracts-Office Equipment | (31,168.64) | | 100-4-035110-5849-60041 (Medical Exp) | 31,168.64 |
| Community Contributions | 100-4-081200-5703 | Drug Court Contribution | (52,762.13) | | 100-4-012515-5841 (Software Support Exp) | 52,762.13 |
| Community Contributions | 100-4-081200-5704 | Summer Intern Program Contrib | (85,363.08) | | 100-4-091200-9104 (Transfer to Capital) | 85,363.08 |
| Non-Departmental | 100-4-091200-8109 | Grants Local Match/Contingency | (9,249.77) | | 100-4-012210-3150 (Legal Services) | 6,336.20 |
| | | | | | 100-4-095100-91684 (Panacea Building Loan) | 2,913.57 |
| | | | APPROPRIATION | | | |
| Animal Control | 100-3-000000-130102 | Dangerous Dog Fee | 245.00 | A dangerous dog fee is required by the state for all citizens who own a dangerous dog. The citizen pays this fee to the County to pass on to the State. | 100-4-035100-5899 | 245.00 |
| | | | APPROPRIATION | | | |
| Sheriff | 100-3-000000-189903 | Project Lifesaver-Donations | 1,400.00 | We receive donations for the Project Lifesaver Program at the Sheriff's office. We received monies during the year that need to be appropriated back to the Project Lifesaver Expenditure line item | 100-4-031200-5882 | 1,400.00 |

Pittsylvania County
FY 2024 Year-End Budget Adjustments

| Department | Line Items Providing Funds | Line Item Description | Amount of Transfer/Appropriation | Reason for Transfer/Appropriation | 2023 Expense Line Item | Amount of Transfer/Appropriation |
|---|----------------------------|---------------------------|----------------------------------|--|------------------------|----------------------------------|
| | | | APPROPRIATION | | | |
| Registrar | 100-3-000000-230600 | Shared Expense-Regitrar | 20,228.56 | The Electoral Board/Registrar's year-end budget was short by \$20,228.56. This shortage was due because of the large number of additional elections that were held during FY2024. Fortunately, we were able to recoup funds for the presidential primary that can be used to cover this overage. | 100-4-013100-1301 | 20,228.56 |
| | | | APPROPRIATION | | | |
| Comp Policy and Management Team | 100-3-000000-410501 | Carryover (2023) | 858,748.69 | A total of \$858,748.69 of appropriated CSA funds remained at the end of 2024. Because of the timing of payments, prior year expenditures were paid in FY2024 causing an overage in program funds. | 100-4-053500-7003 | 858,748.69 |
| | | | APPROPRIATION | | | |
| Community Development | 100-3-000000-189926 | Expenditure Refunds-SOLAR | 36,192.00 | We are requiring solar farms to pay the cost of inspections on their projects. These invoices are paid through the community development budget. | 100-4-081400-3161 | 36,192.00 |
| | | | APPROPRIATION | | | |
| Pittsylvania Soil Water Conservation District | 100-3-000000-240415 | Pittsylvania Soil & Water | 30,534.07 | We are the fiscal agents for the Pittsylvania County Soil & Water District. The County is reimbursed for the salaries of PSWCD employees. An additional amount needs to be appropriated to account for salary increases for the year. | 100-4-082400-1100 | 30,534.07 |
| | | | APPROPRIATION | | | |

Pittsylvania County
FY 2024 Year-End Budget Adjustments

| Department | Line Items Providing Funds | Line Item Description | Amount of Transfer/Appropriation | Reason for Transfer/Appropriation | 2023 Expense Line Item | Amount of Transfer/Appropriation |
|-----------------------------|----------------------------|-------------------------------|----------------------------------|--|------------------------|----------------------------------|
| Schools | 205-3-000000-240202 | School Funds - Regular | 1,242,427.00 | Additional State, Federal and Local revenues were received for PCS as referenced in the attached letter. An appropriation is needed for expenditures of these funds | 205-4-061000-1120 | 116,048.12 |
| | 205-3-000000-240264 | School Misc Receipts | 1,272,962.00 | | 205-4-062000-1800 | (552,864.69) |
| | 205-3-000000-330213 | National School Lunch Program | 549,810.07 | | 205-4-063000-3400 | (303,640.77) |
| | 207-3-000000-410502 | Carryovers/Fund Balance | 685,125.70 | | 205-4-064000-3300 | 1,644,557.84 |
| | 207-3-000000-161204 | School Cafeteria Receipts | 760,278.66 | | 205-4-065000-3179 | 603,852.09 |
| | | | | | 205-4-066000-5600 | 1,945,715.60 |
| | | | | | 205-4-067000-5700 | (388,469.12) |
| | | | | 207-4-065100-5700 | 1,445,404.36 | |
| | | | APPROPRIATION | | | |
| School Bus Lease | 210-3-000000-150101 | Interest | 35.20 | The School Bus Lease Loan earned interest of \$35.20 that needs to be appropriated in order to close this lease out. | 210-4-069000-8105 | 35.20 |
| | | | | | | |
| | | | APPROPRIATION | | | |
| Library-Memorial Gifts Fund | 265-3-000000-150212 | Photocopes-Library | 6,069.77 | The Library has a Memorial Gifts Fund where they deposit donations as well as funds for the use of equipment at the Library. These funds are used to make improvements to the Library facility. At year-end the allotted budgeted was overspent by \$6,069.77. There are sufficient funds in this account to cover the shortage. | 265-4-073320-6003 | 6,069.77 |
| | | | | | | |
| | | | APPROPRIATION | | | |

Pittsylvania County
FY 2024 Year-End Budget Adjustments

| Department | Line Items Providing Funds | Line Item Description | Amount of Transfer/Appropriation | Reason for Transfer/Appropriation | 2023 Expense Line Item | Amount of Transfer/Appropriation |
|-----------------------------|----------------------------|-----------------------------|----------------------------------|--|------------------------|----------------------------------|
| Capital Improvements Fund | 310-3-000000-410503 | Transfer from other Funds | 85,363.08 | Unexpected Expenditures occurred in the IM/IT Departments during FY2024. Funds were needed for new time clocks to support the County's transition to a new time and attendance system. In addition to this expense, IT was forced to upgrade the County's end of life server. Funds for these expenditures can be covered with unused budget funds from Community Contributions line item. | 310-4-094100-8121 | 85,363.08 |
| | | | APPROPRIATION | | | |
| Courthouse Maintenance Fund | 312-3-000000-160302 | Courthouse Maintenance Fees | 7,493.56 | Fees are charged for Courthouse Maintenance thru the Circuit Court Clerk's Office. These funds are used to maintain the Courthouse and needs to be appropriated for recent repairs to the Courthouse. | 312-4-043200-3310 | 7,493.56 |
| | | | APPROPRIATION | | | |
| Courthouse Security Fund | 314-3-000000-160304 | Courthouse Security Fees | 2,529.05 | Fees are charged for Courthouse Security thru the Circuit Court Clerk's Office. These funds are used to cover costs associated with Courthouse Security. These funds need to be appropriated for recent upgrades made to the courthouse scanners. | 314-4-043201-8102 | 2,529.05 |
| | | | APPROPRIATION | | | |
| Industrial Development Fund | 330-3-000000-190211 | Tobacco Opportunities Grant | 770,775.00 | Funds received from the Tobacco Commission's Opportunity Fund for Tyson Farms | 330-4-081500-8223 | 770,775.00 |

Pittsylvania County
FY 2024 Year-End Budget Adjustments

| Department | Line Items Providing Funds | Line Item Description | Amount of Transfer/Appropriation | Reason for Transfer/Appropriation | 2023 Expense Line Item | Amount of Transfer/Appropriation |
|---|----------------------------|----------------------------|----------------------------------|---|------------------------|----------------------------------|
| | | | APPROPRIATION | | | |
| Solid Waste Enterprise Fund-Bond Proceeds | 520-3-000000-150101 | Interest on Investments | 53,995.49 | Interest earned on bond proceeds for FY2023. These funds need to be appropriated to the Landfill Bond Project Fund to cover future expenditures. | 520-4-094151-8133 | 50,453.78 |
| | | | | | 520-4-094151-8212 | 3,541.71 |
| | | | | | | |
| | | | APPROPRIATION | | | |
| Rescue Billing | 530-3-000000-160402 | Rescue Billing-Cool Branch | 29,956.52 | Estimates for the Rescue Billing Fund for FY2024 were underestimated. Therefore, an additional appropriation is needed to balance the Rescue Billing Fund for the year. | 530-4-035501-58992 | 29,956.52 |
| | | TOTAL APPROPRIATION | 6,414,169.42 | | | 6,414,169.42 |



PITTSYLVANIA COUNTY SCHOOLS

P. O. Box 232, 39 Bank Street, SE, Chatham, VA 24531

Dr. Mark R. Jones
Division Superintendent

July 16, 2024

Vincent Shorter, Acting County Administrator
Pittsylvania County Board of Supervisors
P. O. Box 426
Chatham, VA 24531

Mr. Shorter:

Attached please find the June 30, 2024 Year End Financial Statement for Pittsylvania County Schools along with the year-end categorical budget transfers and additional appropriations for the School Operating Fund and School Nutrition. The School Board requests that the Board of Supervisors approve the year end categorical transfers, the additional appropriations and the designated carryovers for June 30, 2024. The School Board also asks that the FY 2024-25 budget be amended by the carryover amount and that the funds be appropriated for spending.

Thank you for your attention on this matter.

Sincerely,

Tracey R. Worley
Chief Financial Officer

Budget Adjustments and Categorical Transfer for FY 2023-24:

Budget Adjustments approved by Board of Supervisors:

| | |
|---|--------------|
| June 2023 Carryover Funds approved 8/15/2023 | 9,597,440.30 |
| August 2023 Amendment based on Skinny Budget with SCAP Award approved 9/19/2023 | 3,181,827.00 |
| Sept 2024 Special Session Amended Budget approved 2/20/24 | 5,877,104.00 |

Total Amendments approved and appropriated by BOS **\$18,656,371.30**

Additional Appropriation for FY 23-24:

| | |
|--|------------|
| School Nutrition Revenues - Federal (\$513,303.02)/State (\$36,506.21) | 549,809.23 |
| Basic Aide - State | 813,375.00 |
| Virginia Preschool Initiative - State | 429,052.00 |
| Sun Tribe Solar - Middle School Roofs - Other | 855,987.00 |
| DMCSP Grant - STEM - Other | 416,975.00 |

\$3,065,198.23

Total Amendments and Appropriations for FY 23-24 **\$21,721,569.53**

2023-2024 Categorical Budget

| Categories | Original Budget Adopted by BOS | Additional Appropriations | Adjusted Budget | Fiscal Yr-End Categorical Transfers | Final Adjusted Budget |
|--|-----------------------------------|------------------------------|-----------------------|---|--------------------------|
| Instruction | 81,060,626.84 | 6,381,099.76 | 87,441,726.60 | 116,047.75 | 87,557,774.35 |
| Attendance/Health Services (General Support) | 5,253,874.00 | -49,289.13 | 5,204,584.87 | -552,864.94 | 4,651,719.93 |
| Pupil Transportation | 7,551,673.00 | 807,109.90 | 8,358,782.90 | -303,640.77 | 8,055,142.13 |
| Operation and Maintenance | 10,901,824.00 | 4,056,635.10 | 14,958,459.10 | 1,644,557.71 | 16,603,016.81 |
| Non-Instructional Operations | 5,892,627.00 | 135,187.00 | 6,027,814.00 | 603,852.09 | 6,631,666.09 |
| Facilities | 2,400,000.00 | 8,195,009.25 | 10,595,009.25 | 1,945,715.56 | 12,540,724.81 |
| Technology | 8,766,812.00 | -869,380.58 | 7,897,431.42 | -388,469.17 | 7,508,962.25 |
| Contingency Reserves | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| Total | 121,827,436.84 | 18,656,371.30 | 140,483,808.14 | 3,065,198.23 | 143,549,006.37 |

Additional Appropriation for School Nutrition for FY 23-24:

| | |
|---|------------|
| Fund Balance | 685,125.70 |
| Revenues - Federal (\$632,014.51)/State (\$12,934.56)/Student, Staff, Other(\$210,469.43) | 760,278.66 |

Total School Nutrition Amendment for FY 23-24 **\$1,445,404.36**

| Categories | Original Budget Adopted by BOS | Additional Appropriations | Final Adjusted Budget |
|------------------|-----------------------------------|------------------------------|--------------------------|
| School Nutrition | 5,997,652.00 | 1,445,404.36 | 7,443,056.36 |