2025 OPIOID ABATEMENT GRANT SUBCONTRACTOR AGREEMENT

This Agreement is a contract, made and entered into this ____ day of _____, 2025 (the "Effective Date"), by and between the City of Norman, a municipal corporation, hereinafter called the "City," and the Virtue Center, a not for profit corporation, hereinafter called "Subcontractor."

WITNESSETH:

WHEREAS, the State of Oklahoma (the "State"), by and through the Office of the Attorney General and the Oklahoma Opioid Abatement Board (the "OAB"), has allocated to the City a total grant award of \$498,000.00 (\$166,000.00 per year for three years) pursuant to the provisions of the Political Subdivisions Opioid Abatement Grants Act (the "Act") for the purpose of promoting and protecting the health of Oklahomans through abating the effects of the Opioid Epidemic in a comprehensive manner within the political subdivision (the "Grant"); and

WHEREAS, the Act outlines the approved purposes for which the City may expend the grant funds and the State, on August 19, 2025, has approved the City's Opioid Abatement Project (the "Project") as confirming with such approved purposes; and

WHEREAS, the State has permitted the City to utilize a partner/subcontractor to assist in the execution of the Project; and

WHEREAS, the City, after soliciting a Request for Proposal (RFP-2425-60), selected the Subcontractor as its partner for the Project; and

WHEREAS, the City and Subcontractor desire to enter into this Agreement so that the City and Subcontractor may carry out the Project to further the purposes of the Grant.

NOW, THEREFORE, in consideration of the mutual covenants and promises herein contained, the parties hereto agree as follows:

1. TERM:

- A) This Agreement shall commence on the Effective Date and will remain in effect until either the date of Project completion or June 30, 2028, whichever is first, unless otherwise terminated pursuant to the terms of this Agreement.
- B) Upon expiration or termination of this Agreement, Subcontractor shall promptly return any funds received under this Agreement that are not expended on valid Project costs and provide closeout documents showing proof of completion of the terms of this Agreement to the City.
- C) Subcontractor agrees to provide any additional information to the City, as may be required by the State, after the expiration or termination of this Agreement for the purpose of showing completion and results of the Project.
- 2. OPIOID ABATEMENT PROJECT: The Project is the proposal that was submitted to and

approved by the State on August 19, 2025, attached hereto and incorporated herein as Exhibit A – Project Description.

3. GRANT FUNDS:

- A) Subcontractor agrees and understands that the grant funds will be distributed from the State to the City on an annual basis and in quarterly installments, and such funds are made available only as authorized by the Act and the terms of the Agreement between the City and the State, attached hereto and incorporated herein as Exhibit C FY 2025 Opioid Abatement Grant Award Agreement.
- B) Subcontractor agrees and understands that the City will only provide funding for budgeted Project costs incurred after the Effective Date and prior to either the date of completion of the Project or June 30, 2028, whichever is first.
- C) The City shall disburse the grant funds to Subcontractor only after it has received the respective \$41,500.00 quarterly installment(s) from the State. The City shall disburse such quarterly installment(s) to Subcontractor as follows:
 - i. The City will disburse an amount of \$13,833.33, such amount equal to one month of the quarterly installment, following receipt of the first quarterly installment from the State to provide upfront funding for initiation of the Project.
 - ii. Thereafter, the City will disburse the grant funds on a monthly basis pursuant to detailed invoices submitted by Subcontractor. Invoices shall be submitted by the first of the month immediately following the month of requested expenditures for such invoice. The City will disburse grant funding for approved invoices by the fifteenth of the same month, with any disputed invoice amounts held by the City until corrected by Subcontractor.
- D) Subcontractor understands that any funds not fully spent by the expiration or earlier termination of this Agreement shall be subject to return to the State, unless granted an extension by the State.
- E) Subcontractor understands and agrees that funds may only be used as defined in the Project and thereby only in compliance with Oklahoma Statutes and OAB issued regulations and guidance regarding the Grant. Subcontractor agrees to repay the City for any expenditures for non-approved purposes, as may be determined by the OAB and requested by the State. In the event of any non-compliance, Subcontractor consents and agrees OAB may impose additional conditions on the receipt of future award of funds, if any, or take other available remedies, including that previous payment(s) may be recouped.
- F) Subcontractor shall not use staff, equipment, or other goods and services paid for with grant funds for any work or activities not described in the Project.

4. SUBCONTRACTOR PERFORMANCE:

- A) Subcontractor agrees to perform the duties and obligations, and carry out the objectives of the Project as described in Exhibit A Project Description. Subcontractor agrees that it will provide to City, upon request, any documentation, information or status updates concerning the progress, status or results of the Project or for assessing compliance with Grant requirements.
- B) Subcontractor agrees that, in addition to the terms of this Agreement, it will conform its performance to any additional obligations contained in Exhibit C FY 2025 Opioid Abatement Grant Award Agreement, as applicable.
- C) Subcontractor agrees that its performance of the Project shall adhere to the approved Project budget, attached hereto and incorporated herein as Exhibit B Project Budget.
- D) Subcontractor shall commence performance of the Project within fifteen (15) days from the date of receipt of the first disbursement of grant funds.
- E) Subcontractor shall not set income eligibility standards and shall not assess fees for assistance or services. Further, services shall be provided without regard to a person's ability to pay. No person otherwise eligible for services provided with funds provided under this Agreement shall be denied treatment or services for inability to pay, and said person must be notified, in a reasonable manner, of this provision. Subcontractor shall not charge a fee for emergency services provided to individuals eligible for services authorized with funds provided under this Agreement, or their dependent household members, nor will SNAP benefits be solicited from individuals in exchange for services.
- F) Subcontractor has full responsibility for the payment of Workers' Compensation insurance, unemployment insurance, social security, State and federal income tax, salaries, benefits, and any other obligations required by law for its employees.
- G) Subcontractor agrees to take appropriate measures to prevent any instance of abuse, neglect, and violation of OAB and/or individual rights, including termination or other appropriate discipline against any employee or agent of Subcontractor found to have abused or neglected, mentally or physically, or otherwise violates the rights of any individual or permitted such violation.

5. RECORDS AND REPORTING:

A) Subcontractor agrees to provide quarterly reports to the City to comply with the Act's OAB oversight requirements. Quarters run by calendar year and quarterly reports are due to the City pursuant to the table below. Further, Subcontractor agrees to comply with any reporting obligations established by the State as related to the Grant. Additional reporting obligations include, but are not limited to, representatives of the Subcontractor making regular and special reports regarding the activities of the Subcontractor, as related to the Grant, as the State may deem needful and proper for the exercise of its duties and functions.

Quarter	Report Due
First Quarter: January 1 – March 30	April 15
Second Quarter: April 1 – June 30	July 15
Third Quarter: July 1 – September 30	October 15
Fourth Quarter: October 1 – December 31	January 15

- B) The reporting period shall commence on the date of the receipt of the first disbursement of grant funds, with the first report due by October 30, 2025. The quarterly reports shall be consistent with OAB rules and shall include, but not be limited to:
 - a. A detailed itemization of the funds spent during the three (3) month reporting period (including the attachment of supporting financial documents and/or invoices to the report);
 - b. An explanation of what was funded under subsection "a" above;
 - c. The remaining balance of the funds provided under this Agreement;
 - d. An explanation of measurement and evaluation tools used to track progress and results;
 - e. An explanation of any observed change in opioid rates or trends because of this project;
 - f. Programmatic performance measures; and
 - g. A brief narrative of the results, successes, and other observations from this reporting period.
- C) Subcontractor shall maintain all books, records, accounts and other documents, including property, personnel, and financial records relative to this Grant for seven (7) years after final payment. All records must properly account for all Project funds and activities associated with the Grant. Subcontractor shall also keep and maintain appropriate books and records reflecting the services performed and costs and expenses incurred in connection with its performance of this Agreement for a period of seven (7) years from the ending date of this Agreement. Subcontractor shall make these records available to the City upon request.
- D) Subcontractor acknowledges and agrees that it will comply with the State, the State Auditor and Inspector, and their representatives relating to an audit of an Opioid Grant Award. Upon notice, which may be short, the State, the State Auditor's Office or their representatives, shall be entitled to access any books, records, and other documents and items pertaining to the Project funds for purpose of audit and examination, at Subcontractor's premises during normal business hours and Subcontractor agrees that it will cooperate with any such review, access or monitoring. In the event any audit,

- litigation, or other action involving records is started before the end of the seven (7) year period, the Subcontractor agrees to retain these records for two (2) years from the date that all issues arising out of the action are resolved or until the end of the seven (7) year period, whichever is later.
- E) Subcontractor hereby agrees to comply with all reporting and auditing requirements related to this Grant, including funds and activities associated therewith, and including requirements that stem from the source of the funds, regardless of whether derived from litigation.
- F) Subcontractor agrees to provide a copy of the Subcontractor's audited financial statements for the fiscal year that covers the grant award to the City so it may provide such copy to the OAB.
- G) This Section 5 shall survive the expiration or termination of this Agreement.
- 6. INDEMNIFICATION: The parties intend that each shall be responsible for its own intentional and negligent acts or omissions to act, with the City's pursuant to the Oklahoma Governmental Tort Claims Act, 51 O.S. §§ 151, et seq., as amended. Subcontractor agrees to defend, indemnify, and hold the City, its officers, officials, employees, agents and volunteers harmless from and against any and all claims, injuries, damages, losses or expenses, including without limitation personal injury, bodily injury, sickness, disease, or death, or damage or destruction of property, which are alleged or proven to be caused in whole or in part by act or omission of the Subcontractor, its officers, directors, employees, and/or agents relating to the Subcontractor's performance or failure to perform under this Agreement. Further, the City shall not be liable or responsible to Subcontractor for any loss or damage to any property or person occasioned by a third party. This Section 6 shall survive the expiration or termination of this Agreement.

7. TERMINATION:

- A) For Cause: This Agreement may be terminated by either party upon written notice in the event of substantial failure by the other party to perform in accordance with its material duties or obligations under this Agreement. The defaulting party shall have sixty (60) days after written notice is given, specifying the event of default under the Agreement, to cure the default. If the default is not cured to the complete satisfaction of the non-defaulting party, such party may terminate the Agreement.
- B) For Convenience: The City may terminate this Agreement for any reason upon thirty (30) days written notice to Subcontractor.
- C) In the event of termination, and in conformance with Section 1(B), Subcontractor shall be entitled to funds for otherwise valid and allowable obligations incurred in good faith prior to notice of termination. Termination of the Agreement shall not relieve the Subcontractor of liability for claims arising under the Agreement.
- **8. NOTICE:** Any notice, demand, or other communication under this Agreement shall be sufficiently given or delivered when it is delivered personally, or within three (3) business days

after it is deposited in the United States mail, registered or certified mail, postage prepaid, return receipt requested, to:

City:

City of Norman Attn: Darrel Pyle, City Manager P.O. Box 370 Norman, OK 73070

With a copy to: City of Norman Attn: Rick Knighton, City Attorney P.O. Box 370 Norman, OK 73070

Subcontractor:

The Virtue Center Attn: Teresa Collado P.O. Box 730 Norman, OK 73070

9. MISCELLANEOUS:

- A) *Counterparts*: This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and constitute the same instrument.
- B) Severability: If any provision of this Agreement is determined to be unenforceable, invalid, or illegal, then the enforceability, validity, and legality of the remaining provisions will not in any way be affected or impaired, and such provision will be deemed to be restated to reflect the original intentions of the parties as nearly as possible in accordance with applicable law.
- C) Governing Law; Venue: This Agreement shall be governed and construed in accordance with the laws of the United States of America and the State of Oklahoma. The venue for any action under this Agreement shall be in the District Court of Cleveland County, Oklahoma, or the United States District Court for the Western District of Oklahoma. The parties agree to submit to the subject matter and personal jurisdiction of said court.
- D) *Binding Effect*: All the terms, covenants and conditions hereof shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto.
- E) Authority: Each party hereto has the legal right, power and authority to enter into this Agreement. Each party's execution, delivery and performance of this Agreement has been duly authorized, and no other action is requisite to the valid and binding execution,

- delivery and performance of this Agreement, except as expressly set forth herein
- F) Relationship of Parties: This Agreement does not create any partnership or joint venture between the parties hereto, or render any party liable for any of the debts or obligations of the other party. Neither party shall be deemed to be an agent or representative of the other.
- G) Entire Agreement; Amendments: This Agreement constitutes the entire agreement among the parties hereto and may not be amended or modified, except in writing, signed by each of the parties hereto.
- H) Assignment: Subcontractor shall not assign or transfer any of its interests in or obligations under this Agreement without the prior written consent of the City.
- I) Conflict of Interest: The Subcontractor certifies that no officials or employees of the parties have any personal interest, direct or indirect, in the Project or Grant which would give rise to a conflict of interest, and that none shall acquire any such interest during the Term.
- J) Non-waiver: No failure on the part of either party to exercise, and no delay in exercising, any right hereunder shall operate as a waiver thereof; nor shall any single or partial exercise by either party of any right hereunder preclude any other or future exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedy available to either party at law or in equity.
- K) Nondiscrimination: Subcontractor agrees further that it will conform to the provisions of the Federal Civil Rights Act of 1964, as amended, the Americans with Disabilities Act, the Fair Housing Act and the Oklahoma Central Purchasing Act; and that it will not discriminate against any persons on the basis of race, color, religion, ancestry, national origin, age, place of birth, disability, sex, sexual orientation, gender identity or expression, familial status, or marital status, including marriage to a person of the same sex.
- L) Non-Collusion: Subcontractor certifies that it has not offered or received any kickbacks or inducements from the City, the State, or any other grant recipient under the Act in connection with or to submit for the Project or Grant, and that it has not conferred on any public employee having official responsibility for the Project or Grant any payment, loan, subscription, advance, deposit of money, services or anything of more than nominal value, present or promised, unless consideration of substantially equal or greater value was exchanged.
- M) Compliance with Laws, Guidelines; False Statements:
 - i. Subcontractor shall comply with all federal, state, and local, laws, rules, and regulations, including but not limited to the requirements set forth in Section

- 14 of Exhibit C FY 2025 Opioid Abatement Grant Award Agreement.
- ii. Subcontractor understands that knowingly making a false statement or claims in connection with the Grant and as a part of any investigation by the State is a violation of law and may result in criminal and other sanctions.
- N) Background Checks: Prior to the commencement of any services, Subcontractor shall obtain national criminal history background checks and criminal history investigations of its employees who will be providing services. In no instance shall a potential employee have access to facilities, data and information prior to completion of background verification acceptable to the parties.
- O) *Publications*: Because any material produced in whole or in part because of this Agreement may be subject to the Open Records Act of Oklahoma, any publication produced with funds from the Grant must display the following language: "This project [is being] [was] supported, in whole or in part, by funding made available by the Oklahoma Opioid Abatement Board."; and the Oklahoma Attorney General shall have the authority to publish, disclose, distribute or otherwise use any materials prepared under this Agreement.

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of

In Witness Whereof, the parties hereunto set their hands and seal the date first above written. The parties agree that they may conduct the transaction by electronic means and hereby state that electronic signature is valid and shall have the same force and effect as an original signature.

SUBCONTRACTOR

BY:		
BY: Teresa Collado, Executive Dire	ctor	
<u>A</u> (CKNOWLEDGEMENT	
STATE OF		
COUNTY OF)	SS:	
Before me, a Notary Public in and , 2025, personally appear	I for the State of	, on this day of , to me known
, 2025, personally appear to be the identical person who subscr and voluntary deed for the uses and p		istrument as their free act
	NOTARY PUBLIC	
My Commission No.	Expires:	[SEAL]
CITY OF NORMAN		
APPROVED this day of	, 2025 by the Norman Cit	y Council.
	Stephen T. Holman, Mayor	
	Stephen 1. Honnan, wayor	
ATTEST:		
Brenda Hall, City Clerk	-	
APPROVED as to form and legality	this day of, 2	025.
	City Attorney	

EXHIBIT A Project Description

Project Description

The Virtue Center is a trusted community-based provider of outpatient substance use and mental health treatment services, dedicated to offering help and hope to individuals and families impacted by addiction. Through a comprehensive continuum of care—including individual, group, and family therapy, peer recovery support, education, and case management—the Virtue Center develops individualized treatment plans tailored to each client's unique needs.

This proposal seeks funding to enhance and supplement The Virtue Center's existing programs as part of its ongoing collaboration with the City of Norman and other partners utilizing opioid abatement resources. These funds will allow us to expand outreach, increase access to treatment, and amplify public education efforts as we address the devastating effects of opioid misuse in our community.

Funds from this proposal will be used to:

- Expand outpatient treatment services focused specifically on opioid use disorder (OUD), with a particular emphasis on emerging threats like fentanyl contamination.
- Increase access to Medication for Opioid Use Disorder (MOUD) in partnership with Solace Psychiatry and Wellness.
- Enhance peer recovery and case management services to ensure clients are supported throughout the continuum of care.
- Provide public awareness and education initiatives, including in-person presentations, health fairs, a robust social media campaign, and the distribution of free Naloxone and Fentanyl test strips to individuals, agencies, and community partners.
- Implement a new program, Strengthening Families Program (SPF). SPF is a
 science-based family skills training program designed to increase resilience and
 reduce risk factors for behavioral, emotional, academic, and social problems. SFP
 builds on protective factors by improving family relationships, parenting skills, and
 improving the youth's social and life skills. The SFP curriculum includes three 14week courses: Parent Training, Children's Skills Training and Family Life Skills
 Training.

Parents learn to increase desired behaviors in children by using attention and rewards, clear communication, effective discipline, substance use education, problem solving, and limit setting. Children learn effective communication, understanding feelings, social skills, problem solving, resisting peer pressure,

consequences of substance use, and compliance with parental rules. During the second hour families engage in structured family activities, practice therapeutic child play, conduct family meetings, learn communication skills, practice effective discipline, reinforce positive behaviors in each other, and plan family activities together.

This is an enhancement of existing programs that are already demonstrating results, enabling us to broaden our reach and deepen our impact as well as implementing a new evidence-based program Strengthening Families.

This project will directly contribute to the City of Norman's efforts to reduce opioid misuse and related harms by:

- Discouraging and preventing opioid use and dependency through comprehensive behavioral treatment, public education, and early intervention.
- Reducing the number of people suffering from opioid use disorder by providing accessible, evidence-based treatment tailored to individual needs.
- Lowering the local opioid prescription rate through coordinated care and nonpharmaceutical interventions, paired with education on alternative pain management strategies.
- Reducing opioid overdose deaths by increasing public access to Naloxone and improving awareness of the dangers of synthetic opioids, especially fentanyl-laced substances.
- Reducing the overall distribution and presence of opioids in Norman through education, early intervention, and recovery-focused care that supports long-term abstinence.

The Virtue Center serves individuals and families across the Norman community affected by substance use and mental health challenges. Our target population for this project includes:

- Individuals actively struggling with opioid use disorder, including those unknowingly exposed to fentanyl through other substances.
- Family members and loved ones affected by OUD.
- Community members, businesses, and service organizations seeking education and prevention tools.
- At-risk individuals in underserved and vulnerable populations who may not yet have access to treatment or information.

We anticipate that this initiative will directly serve approximately 9,500 individuals over a three-year period, including clients enrolled in treatment services, participants in public education events, and those receiving harm reduction tools like Naloxone and fentanyl test strips. Indirectly, the broader Norman community will benefit from increased awareness, early intervention, and reduced strain on emergency and public health resources.

Requested Amount of Funding

We are requesting \$166,000 per year for the next three years for a total of \$498,000.

Description of Anticipated Effect of Program in Norman

The implementation of this program in Norman is expected to significantly strengthen the city's response to the opioid crisis by building upon existing efforts, closing service gaps, and enhancing coordination among community partners. Norman already benefits from a foundation of initiatives aimed at reducing opioid misuse, such as public education campaigns, access to naloxone through first responders, and partnerships with healthcare providers. However, there remain critical needs related to prevention, early intervention, treatment accessibility, and sustained recovery support.

Anticipated Effects

- Expanded Access to Treatment: By integrating evidence-based treatment services—such as Medications for Opioid Use Disorder (MOUD)—with wraparound supports, the program will increase access for individuals who might otherwise face barriers related to cost, stigma, or transportation. It will complement current local services by filling treatment gaps, especially for underinsured and uninsured populations.
- Improved Coordination Across Systems: The program will enhance collaboration among law enforcement, healthcare providers, schools, and community organizations. A shared referral and tracking system will reduce duplication of efforts and improve continuity of care for individuals transitioning between crisis response, treatment, and recovery services.
- Strengthened Prevention and Early Intervention: With a focus on youth and atrisk populations, the program will implement targeted educational efforts in schools
 and community centers. These efforts will align with existing public health
 campaigns in Norman, reinforcing consistent, evidence-based messaging about
 opioid risks and prevention.
- Increased Naloxone Distribution and Overdose Response Training: Building on the existing availability of naloxone, the program will expand training efforts and

make overdose reversal kits more accessible across the city. This includes equipping community-based organizations and non-traditional responders with life-saving tools.

• **Support for Long-Term Recovery:** The program will promote sustainable recovery by connecting individuals with peer recovery coaches, housing resources, job training, and mental health support. These services will complement existing recovery organizations in Norman and help reduce rates of relapse and recidivism.

Overall Impact

The anticipated outcome is a more resilient and responsive community system that not only treats opioid use disorder but also addresses its root causes and long-term consequences. By leveraging and enhancing Norman's current initiatives, the program aims to reduce overdose deaths, improve quality of life for affected individuals and families, and establish a model for comprehensive, community-based opioid response

Approved Purpose

The Virtue Center will utilize grant funding to fulfill the following approved purposes, aimed at reducing the impact of the opioid crisis and improving public health outcomes:

1. Expand Treatment Availability

We will increase access to evidence-based treatment for individuals affected by opioid use disorders, co-occurring substance use, and mental health issues. This includes enhancing clinical capacity and expanding the reach of our services to underserved populations.

2. Opioid Use Prevention Strategies

Our programs will develop, promote, and deliver opioid prevention strategies rooted in current evidence-based practices. This includes community engagement, risk education, and early intervention for at-risk individuals.

3. Awareness and Education Campaigns

The Virtue Center will provide targeted education to raise awareness of opioid use disorder, its warning signs, and strategies for prevention. This includes outreach efforts in schools, community centers, and workplaces.

4. Recovery Support Services

We will offer comprehensive recovery support services, including peer mentoring, case management, and connection to housing, employment, and other essential resources. Services will be administered by qualified and appropriately licensed professionals.

5. Treatment and Early Intervention

We will implement programs that provide early intervention, screening, and counseling to individuals at risk of or currently experiencing opioid misuse. These services will be designed to provide timely and accessible care pathways.

6. Recovery and Reintegration Programs

Our initiatives will support individuals currently in treatment or in long-term recovery. Services include group therapy, relapse prevention programming, and community-based reintegration support.

7. Justice-Involved Individuals

The Virtue Center will collaborate with local judicial systems to address the unique needs of justice-involved individuals affected by opioid use. We will support prearrest and post-arrest diversion programs, drug courts, and reentry services that prioritize treatment over incarceration.

8. Support for Pregnant and Parenting Women

Specialized programs will serve pregnant and parenting women experiencing opioid use disorder. Services include prenatal care coordination, parenting support, and family therapy to promote the well-being of both mothers and children.

9. Overdose Prevention Initiatives

To reduce opioid-related harms, we will increase the availability and distribution of naloxone and provide training to first responders, individuals at risk, and community stakeholders. Our programs will emphasize swift response and harm reduction strategies.

10. Youth Education Initiatives

The Virtue Center will deliver age-appropriate, fact-based education to youths to inform them of the risks associated with opioid use and misuse. Programs will be implemented in partnership with schools and youth-serving organizations.

11. Workforce Training and Development

Funding will support ongoing training and development for our staff and community partners, ensuring alignment with the latest standards in opioid treatment, prevention, and recovery support.

By integrating clinical services with community-based support, prevention, and education, The Virtue Center aims to comprehensively address the opioid crisis at every level—from prevention to long-term recovery. Funding will enable us to expand our reach, improve health equity, and save lives.

Use of Funds

The Virtue Center has budged 5% of the funds to be used towards indirect costs. The indirect costs will cover a small portion of the executive director, chief operations officer, and development director. The positions provide oversight of the grant and marketing, accounting/payroll, and supervision of key staff members. The indirect costs cover a portion of our customer relations manager who answers the phone, schedules appointments, and handles other customer-related tasks. In addition, the indirect costs cover a portion of building maintenance and repairs.

Budget

See the attached budget.

Timelines and Benchmarks

Month 1-36: Continue collaboration with Solace Psychiatry and Wellness to provide Medication for Opioid Use Disorder to 100 community members annually and up to 300 community members total in a 3-year period.

Month 1-36: Provide on-going specific opioid treatment services for 50 people annually and up to 150 people total in a 3-year period.

Month 1-36: Continue annual distribution of 2,000 containers of Narcan to the public and up to 6,000 people total in a 3-year period.

Month 1-12: Continued opioid education and awareness to 1,000 community members. Annually and up to 3,000 total in a 3-year period.

Month 6: Train up to 10 staff members and/or volunteers in the evidenced-based program Strengthening Families.

Month 12-36: Provide Strengthening Families to a total of 30 families.

Year 1/2/3: The results of outcome measures are put in a final report for each year and shared with partners and the community.

Key Staff

Connie Branch is the Clinical Director and will provide oversight over the clinical programs. Connie will provide direct supervision of the Program Director. She will also provide services. Connie is a Licensed Alcohol/Drug Counselor with a specialty in Mental Health (LADC/MH). She has been with The Virtue Center for over 10 years.

Ricki Hoover is a Licensed Clinical Social Worker specializing in court treatment services with a Master of Social Work (MSW). She has been with The Virtue Center for three years and will provide direct services.

Patrick Outlaw is a Senior Case Manager and Peer Recovery Support Specialist. He will provide case management and peer support services. Patrick has been with The Virtue Center for three years.

Jessica Collett is an Advanced Practice Registered Nurse with over 15 years' experience in women's health, psychiatry, forensic nursing, and IV therapy. Jessica is the owner of Solace Psychiatry and Wellness and provides Medications for Opioid Use Disorder (MOUD) that is housed at The Virtue Center.

Resumes are attached.

Relevant Experience with Similar Projects

The Virtue Center has over 50 years of experience delivering high-quality outpatient treatment services to individuals and families facing substance use disorders, mental health challenges, and problem gambling. Serving more than 1,200 people annually, The Virtue Center was the first state-funded outpatient treatment center in Oklahoma, established in 1975. The organization has a longstanding reputation for collaborative and effective service delivery, demonstrated through successful partnerships with a wide range of community stakeholders. These include the City of Norman, Norman Public School District, the University of Oklahoma, Central Oklahoma Community Mental Health Center, and the Cleveland County Health Department. Through these partnerships, The Virtue Center continues to expand its reach and impact, ensuring that comprehensive behavioral health services are accessible and responsive to the needs of the community.

Program Assessment

- a. The Virtue Center will track the number of Narcan distributed in the community.
- b. The Virtue Center will track the number of community members who receive education.
- c. The Virtue Center will track client information in the program to determine the following:
 - i. Elimination or reduction of opiate use
 - ii. Increased understanding of the dangers of opiate use
 - iii. Improvement of coping skills
 - iv. Improvement of family relationships
 - v. Improvement in employment/school
 - vi. Improvement in making positive life changes

- vii. Reduction in Homelessness
- viii. Reduction in Arrests
- d. The Virtue Center will track Medications for Opioid Use Disorder (MOUD) statistics through our electronic health records and in collaboration with Solace Psychiatry and Wellness.
- e. The Virtue Center will work with Strengthening Families to provide pre- and posttests to participants and evaluate the outcomes.

Evidence Base for Proposed Project

Our treatment approach addresses the multifactorial nature of opioid use disorder (OUD) by incorporating evidence-based, wraparound services, including:

- Individual Therapy
- Group Therapy
- Family Therapy
- Educational Sessions
- Peer Recovery Support
- Case Management
- Medications for Opioid Use Disorder (MOUD)

Rationale: According to SAMHSA and NIDA, combining behavioral therapies with MOUD (such as buprenorphine or methadone) significantly improves treatment retention and recovery outcomes.

We will continue and expand strategic partnerships.

- Continuing our partnership with Solace Psychiatry and Wellness to provide on-site and virtual support for clients and maintaining successful programming.
- Continuing our clinical internship partnership with the OU Health Sciences Center to train Nurse Practitioners in behavioral health, thereby increasing our clinical capacity and ensuring workforce sustainability.

Rationale: Academic-medical partnerships ensure long-term staffing pipelines and allow for incorporation of best practices from research into clinical practice.

The Virtue Center will continue use of evidenced practice in treating opioid use disorders.

• Cognitive Behavioral Therapy (CBT): Focused on identifying and changing unhelpful thinking patterns and behaviors that contribute to substance use.

• Dialectical Behavior Therapy (DBT): Enhances emotional regulation, distress tolerance, and interpersonal effectiveness, which are especially beneficial for individuals with co-occurring mental health conditions.

Rationale: CBT and DBT are both endorsed by the National Institute on Drug Abuse (NIDA) and shown to reduce substance use, prevent relapse, and improve psychological functioning.

The Virtue Center will continue the professional development of clinical team members and expand programming.

- Implement an evidenced-based curriculum Strengthening Families to provide to parents who have substance use disorders and their children.
- Invest in ongoing professional development through formal certification in CBT, DBT, trauma-informed care, and harm reduction strategies.
- Implement supervision structures and clinical case reviews to ensure fidelity and improve outcomes.

Rationale: Continuous clinical training improves treatment fidelity, therapist confidence, and client outcomes, and is aligned with ASAM (American Society of Addiction Medicine) best practices.

The Virtue Center will provide harm reduction practices.

- Adoption of harm reduction practices, including fentanyl testing strips, naloxone distribution, and education to reduce overdose and disease transmission.
- Stage-of-change model integration into treatment planning to meet clients where they are and reduce drop-out rates.

Rationale: Harm reduction is proven to engage hard-to-reach populations and reduce overall healthcare burden, and it complements long-term recovery goals.

The Virtue Center will provide Data-Driven Program Monitoring and Evaluation.

- Implement outcome tracking using validated instruments (e.g., GAIN-I, ASI, PHQ-9, Strengthening Families).
- Monitor retention, relapse rates, overdose incidents, and client satisfaction.
- Use data to refine service delivery and ensure accountability.

Rationale: Evidence-based programs must demonstrate measurable outcomes. A robust evaluation framework increases credibility with funders and supports sustainability.

The requested funding will support the implementation and expansion of these evidence-based strategies to create a sustainable, integrated, and effective outpatient OUD treatment program. Through collaboration, training, and a whole-person approach, we will significantly improve recovery outcomes and reduce the impact of opioid addiction in our community.

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Docusigned by:

Amy Singuton

EDF53E41A60849B...

Amy Singleton, Board President, The Virtue Center

Attested by

Signed by:

Jan Astani.

15F8061A3FC7470

Jan Astani, Secretary, The Virtue Center

EXHIBIT B Project Budget

City of Norman Opioid Abatement Funds The Virtue Center EY2026 - EY2028

FY2026 - FY2028		FY2026		FY2027		FY2028	
Income							
	Opioid Abatement Funds - For Services, MOUD and Education	\$ 166,000.00	\$	166,000.00	\$	166,000.00	
Total Income		\$ 166,000.00	\$	166,000.00	\$	166,000.00	
Expenditure Catego	ry	FY2026		FY2027		FY2028	
Personnel Salary	Clinical Director Supervision (15%)	\$ 12,000.00	\$	12,000.00	\$	12,000.00	
Personnel Salary	Therapist (100%)	\$ 68,000.00	\$	68,000.00	\$	68,000.00	
Personnel Salary	Case Manager (100%)	\$ 45,000.00	\$	45,000.00	\$	45,000.00	
Contract	Nurse Practitioner for MOUD Clinic: Consult	\$ 12,000.00	\$	12,000.00	\$	12,000.00	
Contract	Nurse Practitioner for MOUD Clinic: Supervision	\$ 12,000.00	\$	12,000.00	\$	12,000.00	
	Total Salaries & Contract	\$ 149,000.00	\$	149,000.00	\$	149,000.00	
Training	Strengthening Families Clinical Training (FY2026)	\$ 3,600.00	\$	-	\$	-	
Travel	Strengthening Families: Travel (FY2026)	\$ 3,000.00					
Supplies	Strengthening Families: Evaluation Survey Fee (FY27-28)		\$	600.00	\$	600.00	
Supplies	Gift Card Incentives for Families (FY27-28)	\$ -	\$	6,000.00	\$	6,000.00	
Marketing	Public Education Materials	\$ 2,500.00	\$	2,500.00	\$	2,500.00	
Fee for Service	Service Fees for clients	\$ 7,900.00	\$	7,900.00	\$	7,900.00	
Total		\$ 166,000.00	\$	166,000.00	\$	166,000.00	
Net Income		\$ 	\$		\$		

EXHIBIT C FY 2025 Opioid Abatement Grant Agreement



FY 2025 OPIOID ABATEMENT GRANT AWARD AGREEMENT

This agreement including any incorporated documents and appendices *õAgreementö+."is made between the State of Oklahoma, by and through the Office of Attorney General *õOAGö+"and the Oklahoma Opioid Abatement Board (collectively the õStateö"or õOABö+."and Norman, City of *õRecipientö+0"The State agrees to provide a grant of funds (the õGrantö+"to Recipient for the purpose of promoting and protecting the health of Oklahomans through abating the effects of the Opioid Epidemic in a comprehensive manner in accordance with the terms and conditions provided in this contract and pursuant to the provisions of the Political Subdivisions Opioid Abatement Grants Act *õActö+0"Recipient agrees to carry out the opioid abatement project or projects (the õProject(s)ö+""approved by the State on August 19, 2025, in good faith and to abide by all terms and conditions of this Agreement.

1. AMOUNT AND PURPOSE OF FUNDS

The State is providing \$498,000.00 to Recipient in the form of the Grant for its use to fund the Project(s) to abate the effects of the Opioid Epidemic within the political subdivision.

2. AVAILABILITY AND USE OF FUNDS

- a. Funds are distributed to Recipient, who shall be responsible for the payment of all expenses incurred by Recipient and any subcontractor/partner in performing under this Agreement. Funding is made to available to Recipient only as authorized by the Act and the terms of this Agreement. Unless otherwise provided in this Agreement, funds shall not be expended for expenses incurred prior to, or after, the term of this Agreement. Recipient shall only use funds awarded for Project approved purposes, which are those specified in the Recipientøs application for Grant funds (the õApplicationö+0"The Application is fully incorporated into this Agreement. Additionally, in consideration of the Grant and prior to any award of funds, Recipient shall execute a release of legal claims in the form as that in Appendix õAö"to this Agreement. Further, funds shall not be utilized or expended by Recipient until Recipient has memorialized and adopted the utilization or expenditure in a resolution or its equivalent government action. Recipient shall maintain Grant funds in a segregated account and shall not comingle the funds with any other of Recipientøs funds.
- b. Recipient understands and agrees that the funds disbursed under this award may only be used in compliance with Oklahoma Statutes, any OAB regulations, and guidance issued by the OAB regarding the Grant.
- c. Recipient must have and maintain institutional, managerial, and financial capability to ensure proper planning, management, and completion of the Project(s). By signing

this Grant contract, Recipient affirms that it is capable to plan, manage, and complete the Project(s).

- d. Funds made available through the Oklahoma Opioid Abatement Revolving Fund shall be used to supplement, and not supplant, other federal, state, and local funds. The supplement, not supplant, requirement ensures that Grant funds are expended to benefit the intended population defined in the Application, rather than being used to cover expenses that the Recipient would have paid out of other funds if Grant funds were not available.
- e. Recipient must not use staff, equipment, or other goods or services paid for with Grant funds for any work or activities not described in the Application without prior written approval from the State.
- f. Unless otherwise specified in the Application, Recipient is not required to provide matching funds.

3. TERM OF AGREEMENT

- a. This Agreement is effective upon the date last signed by the parties (the õEffective Dateö+"and shall automatically expire June 30, 2028, unless mutually extended and ratified by the Parties in writing (the õTermö+0"Prior to expiration of the Term, the Parties may ratify the Agreement for a period not to exceed one year.
- b. If the funds are not fully spent by the expiration or earlier termination of this Agreement, Recipient shall return all unencumbered funds to State, unless the State, in writing, grants an extension.

4. PERIOD OF PERFORMANCE

Recipients may only charge to the award allowable costs incurred during the period of performance, which is defined to commence on the Effective Date and conclude at 12:00 a.m. on June 30, 2028, or the date listed on the Notice of Award. Funds will only be awarded on an annual basis, provided in quarterly installments and continue so long as the Recipient remains in compliance and upon the Parties extending and ratifying the Agreement as provided herein.

5. ORDER OF PRIORITY

- a. Agreement documents shall be read to be consistent and complementary. Any conflict among the Agreement documents shall be resolved by giving priority to Agreement documents in the following order of precedence:
 - i. any Addendum.
 - ii. the terms contained in this Agreement Document.
 - iii. the Notice of Award
 - iv. any applicable Request for Proposal.
 - v. any successful grant application as may be amended through negotiation and to

the extent the application does not otherwise conflict with the Solicitation or applicable law.

- vi. any statement of work, work order, or other similar ordering document as applicable; and
- vii. other mutually agreed Agreement documents.
- b. If there is a conflict between the terms contained in this Agreement document or in Agreement-specific terms and an agreement provided by or on behalf of Recipient including but not limited to linked or supplemental documents which alter or diminish the rights of the OAB, the conflicting terms provided by Recipient shall not take priority over this Agreement. In no event will any linked document alter or override such referenced terms except as specifically agreed in an Addendum.
- c. Any Agreement document shall be legibly written in ink or typed. All Agreement transactions, and any Agreement document related thereto, may be conducted by electronic means pursuant to the Oklahoma Uniform Electronic Transactions Act.

6. STATE PERFORMANCE

In accordance with the terms of this Agreement, the State will provide funding for the Project up to the total amount detailed in Appendix õBö"(Project budget). Funds will only be awarded on an annual basis, provided in quarterly installments and continue so long as the Recipient remains in compliance and upon the Parties extending and ratifying the Agreement as provided herein.

7. <u>RECIPIENT PERFORMANCE</u>

- a. Recipient agrees to perform those duties, obligations and representations contained in this Agreement and to be bound by the provisions of this Agreement, and all amendments thereto, which were submitted to the State.
- b. In no event shall any subcontractor of the Recipient incur any obligation on the part of State or beyond the terms of this Agreement.
- c. Recipient shall commence implementation of the project described this Agreement within sixty (60) days from the date of receipt of funds unless otherwise agreed to in writing by State.
- d. Recipient agrees to cooperate with, and provide information to, any third-party evaluator for the purpose of tracking results of the Opioid Grant Award or assessing compliance with the Grant requirements.
- e. Prior to being restored to good standing with the Board (i.e., removed from suspension), Recipient shall repay the Board for any expenditures for nonapproved purposes. Repayment shall be made within thirty (30) calendar days of the OAG sending written demand to Recipient.
- f. Recipient agrees to take appropriate measures to prevent any instance of abuse,

- neglect, and violation of OAB and/or individual rights, including termination or other appropriate discipline against any employee or agent of Recipient found to have abused or neglected, mentally or physically, or otherwise violates the rights of any individual or permitted such violation.
- g. For services rendered with funds provided under this Agreement, Recipient shall not set income eligibility standards and shall not assess fees for assistance or services. Further, services shall be provided without regard to a personøs ability to pay. No person otherwise eligible for services provided with funds provided under this Agreement shall be denied treatment or services for inability to pay, and said person must be notified, in a reasonable manner, of this provision. Recipient shall not charge a fee for emergency services provided to individuals eligible for services authorized with funds provided under this Agreement, or their dependent household members, nor will SNAP benefits be solicited from individuals in exchange for services. To the extent any housing or facility programming or services are authorized under this Agreement, such program and services shall provide room, food, bathing and laundry facilities. Furthermore, such programs shall provide and maintain basic food items available for daily breakfast, lunch, dinner, and snacks.
- h. Recipient has full responsibility for the payment of Workersø Compensation insurance, unemployment insurance, social security, State and federal income tax, salaries, benefits, and any other obligations required by law for its employees.

8. ASSIGNMENT AND PERMITTED SUBCONTRACTOR

- a. Recipientøs obligations under the Agreement may not be assigned or transferred to any other person or entity without the prior written consent of the State. Any delegation or assignment of responsibility for carrying out grant-funded activities to any entity must be pursuant to a written memorandum of understanding or contract by which the implementing organization agrees to comply with all applicable Grant terms, conditions, and assurances. Any such delegation notwithstanding, the Recipient acknowledges that it has ultimate responsibility for compliance with all terms, conditions, and assurance of the Grant.
- b. If the Recipient is permitted to utilize a subcontractor in support of the Agreement, the Recipient shall remain solely responsible for its obligations under the terms of the Agreement, for its actions and omissions and those of its agents, employees and subcontractors and for payments to such persons or entities. Prior to any subcontractors being utilized by the Recipient, the Recipient shall obtain written approval of the State of such subcontractors and each employee proposed for use by the Recipient. Such approval is within the sole discretion of the State. Any proposed subcontractors shall be identified by entity name, and by employee name, in the applicable proposal and shall include the nature of the services to be performed. As part of the approval request, the Recipient shall provide a copy of a written agreement executed by the Recipient and subcontractors setting forth that such subcontractors are bound by and agrees, as applicable, to perform the same covenants and be subject to the same conditions and make identical certifications to the same facts and criteria, as the Recipient under the terms of all applicable Agreement Documents. Recipient

agrees that maintaining such agreement with any subcontractors and obtaining prior written approval by the State of any subcontractors and associated employees shall be a continuing obligation. The State further reserves the right to revoke approval of a subcontractors or an employee thereof in instances of poor performance, misconduct or for other similar reasons. Further, if an assignment or transfer is approved, the Recipient shall be liable for any act or omission of the subcontractor, including any act or omission that constitutes a breach of this Agreement.

9. NO-CONFLICT COVENANT

Recipient covenants that no officers or employees of recipient have any interest, direct or indirect, and that none shall acquire any such interest during their tenure that would conflict with the full and complete execution of this Agreement. Recipient further covenants that no employee of State received anything of value in connection to this Agreement. Recipient further understands and agrees that it must maintain a conflict-of-interest policy consistent with Oklahoma laws and regulations and that such policy is applicable to each activity funded under the Grant. Recipients must disclose in writing to the OAB any potential conflict of interest affecting the grant or award of funds. Further, if the Recipient has an obligation under the Agreement, any plan, preparation, or engagement in any such activity or interest shall not occur without prior written approval of the State. Any conflict of interest shall, at the sole discretion of the State, be grounds for partial or whole termination of the Agreement. In determining whether a conflict of interest exists, the State will rely on Okla. Ethics R. 4.7.

10. PUBLICATIONS AND OTHER MATERIALS

- a. Any material produced in whole or in part because of this Agreement may be subject to the Open Records Act of Oklahoma. OAG shall have authority to publish, disclose, distribute and otherwise use any reports, data or other materials prepared under this Agreement.
- b. Any publication produced with funds from the Grant must display the following language: õThis project [is being] [was] supported, in whole or in part, by funding made available by the Oklahoma Opioid Abatement Board.ö

11. PROCUREMENT

Recipient agrees and is responsible for ensuring that procurement, management, and disposition of property acquired with grant funds shall be governed by any applicable federal and State laws, including any competitive bidding requirements and requirements for the accounting of public funds.

12. RECORDS, REPORTS, AND DOCUMENTATION

a. Section 7 of the Act also requires that Board to maintain oversight over the expenditure of award proceeds. Therefore, all recipients of opioid grant proceeds are required to file quarterly reports with the Board by filing them with the Office of the Attorney General. Quarterly reports are due by the last day of the month immediately

following the conclusion of a quarter, as provided in the table below. Quarters run by calendar year. Further, Recipient agrees to comply with any reporting obligations established by the State as related to the Grant. Additional reporting obligations include, but are not limited to, representatives of the Recipient making regular and special reports regarding the activities of the Recipient, as related to the Grant, as the State may deem needful and proper for the exercise of its duties and functions.

Quarter	Report due		
First Quarter (January 1 - March 31)	April 30		
Second Quarter (April 1 ó"June 30)	July 31		
Third Quarter (July 1 ó"September 30)	October 31		
Fourth Quarter (October 1 ó"December 31)	January 31		

- b. The first report shall be due October 31, 2025. The report shall be consistent with the Boardøs rules. The reporting period shall commence on the date of the receipt of funds. The reports shall include, but not be limited to, the following information:
 - i.—A detailed itemization of the funds spent during the three (3) month reporting period (including the attachment of supporting financial documents to the report);
 - ii.—An explanation of what was funded under subsection õi,ö"above;
 - iii.—The remaining balance of the funds provided under this Agreement;
 - iv.—An explanation of measurement and evaluation tools used to track progress and results;
 - v.—An explanation of any observed change in opioid rates or trends because of this project;
 - vi. Programmatic performance measures; and
 - vii.—A brief narrative of the results, successes, and other observations from this reporting period.

The method for reporting to the OAB is subject to change during a grant cycle and may include the usage of an online software platform.

- e0""Cu"wug f"kp"vj ku"C i tgg o gpv"cp f"rwtuwcpv"vq"89"Q0U0"È425."õrecordö"includes a document, book, paper, photograph, microfilm, computer tape, disk, record, sound recording, film recording, video record, accounting procedures and practices, and other data, regardless of type and regardless of whether such items are in written form, in the form of computer data, or in any other form.
- d. The Recipient shall maintain all books, records, accounts and other documents, including property, personnel, and financial records relative to this grant for seven (7) years after final payment. Recipient shall make these records available to State upon request. All records must properly account for all project funds and activities associated with the grant.
- e. Recipient shall keep and maintain appropriate books and records reflecting the services performed and costs and expenses incurred in connection with its

- performance of this Agreement for a period of seven (7) years from the ending date of vjku"Citgg o gpv0"
- f. Receipt acknowledges and agrees that it will comply with State, the State Auditor and Inspector, and their representatives relating to an audit of an Opioid Grant Award. Upon notice, which may be short, the State, the State Auditorøs Office or their representatives, shall be entitled to access any books, records, and other documents and items pertaining to the project funds for purpose of audit and examination, at Recipientøs premises during normal business hours and Recipient agrees that it will eqqrgtcvg" ykvj "cp{"uwej "tgxkg y ."ceeguu"qt" o qpkvqtkp i 0""Kp"vjg"gxgpv"cp{"cwfkv." litigation, or other action involving records is started before the end of the seven (7) year period, the Recipient agrees to retain these records for two (2) years from the date that all issues arising out of the action are resolved or until the end of the seven (7) year period, whichever is later.
- g. Recipient shall provide any status updates during the term of this Agreement to State upon request.
- h. The recipient hereby agrees to comply with all reporting and auditing requirements related to this grant, including funds and activities associated therewith, and including requirements that stem from the source of the funds, regardless of whether derived from litigation.
- i. The recipient agrees to forward a copy to the OAB of the recipientøs audited financial statements for the fiscal year that covers the grant award. Such information shall be forward to the OAB within thirty (30) calendar days of recipientøs receipt of the information.

13. BACKGROUND CHECKS AND CRIMINAL HISTORY INVESTIGATIONS

a.—Prior to the commencement of any services, Recipient shall obtain a national criminal history background checks and criminal history investigations of the Recipientøs employees and subcontractors who will be providing services. In no instance shall a potential employee or subcontractor have access to facilities, data and information prior to completion of background verification acceptable to the Recipient.

14. COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS

a.—In addition to the laws, regulations and requirements set forth herein, Recipient agrees to comply with the requirements of Oklahoma Statutes, any OAB regulations, and guidance issued by the OAB regarding the Grant. Recipient also agrees to comply with all other applicable federal or state laws, regulations, executive orders, including but not limited to those relating to non-disclosure of confidential information, the provisions of this Agreement and any Addendum attached hereto, and Recipient shall provide for compliance by other parties in any agreements it enters with other parties relating to this award. In addition to any requirements imposed in this Agreement, including those in Section 10, to the extent Recipient has subcontracted, assigned or otherwise transferred any of its rights or obligations under this Agreement, Recipient

shall require the party assuming the rights or obligations to comply with all applicable statutes, regulations, guidance, and ordinances.

b. "Non-Discrimination

By submitting their proposals, Recipient certifies to OAB that they will conform to the provisions of the Federal Civil Rights Act of 1964, as amended, the Americans with Disabilities Act and the Oklahoma Central Purchasing Act. Recipient shall not discriminate against any recipient of goods, services, or disbursements made pursuant to the Agreement on the basis of the recipientøs religion, religious belief, refusal to participate in a religious practice, or on the basis of race, age, color, gender or national origin and shall be subject to the same rules as other organizations that Agreement with public bodies to account for the use of the funds. If that Recipient is a faith-based organization and it segregates public funds into separate accounts, only the accounts and programs funded with public funds shall be subject to audit by the public body.

- c.—Recipient will comply with the Fair Housing Act, Title VIII of the Civil Rights Act qh"3;8:"*64"W0U0E0"EE"5823"gv"ugs0+." y jkej"rtqjkdkvu"fkuetkokpcvkqp"kp"jqwukpi"qp"vjg" basis of race, color, religion, national origin, sex, familial status, or disability.
- d.—Recipient will also comply with Title II of the Americans with Disabilities Act of 3; ;2."cu"c o gpfgf"*64"W0U0E0"ÈÈ"34323"gv"ugs0+." y jkej"rtqjkdkvu"fkuetk o kpcvkqp"qp"vjg" basis of disability under programs, activities, and services provided or made available by state and local governments or instrumentalities or agencies thereto.

e. E-Verify

Kp"eq o rnkcpeg" y kv j "47" Q0U0" È "3535." tg i kuvtcvkqp" cp f "wug" qh "hg f g tcn" g o rnq { o gpv" eligibility verification program is required as set forth below:

- i.—For purposes of this section, õE-Verify programö"means the electronic verification of work authorization program of the Illegal Immigration Reform and Kookitcpv"Tgurqpukdknkv{"Cev"qh"3;;8"*R0N0"326/42:+."Fkxkukqp"E."Vkvng"KX."È"625 (a), as amended, operated by the U.S. Department of Homeland Security, or a successor work authorization program designated by the U.S. Department of Homeland Security or other federal agency authorized to verify the work authorization status of newly hired employees under the Immigration Reform and Control Act of 1986 (P.L. 99-603) and includes the free Employee Verification Program available at www.dhs.gov/e-verify.
- ii.—Any employer with more than an average of 50 employees for the previous 12 months entering into an agreement in excess of \$50,000 with any agency of the State to perform work or provide services pursuant to such Agreement shall register and participate in the E-Verify program to verify information and work authorization of its newly hired employees performing work pursuant to such public Agreement.
- iii.—Any such employer who fails to comply with the provisions of subsection ii shall be debarred from agreeing with any agency of the State for a period up to

one year. Such debarment shall cease upon the employerøs registration and participation in the E-Verify program.

f. Non-Collusion

By submitting their proposals, recipients certify that their proposals are made without collusion or fraud and that they have not offered or received any kickbacks or inducements from any other recipient, Recipient, manufacturer or sub-agreement or in connection with their proposal, and that they have not conferred on any public employee having official responsibility for this proposal any payment, loan, subscription, advance, deposit of money, services or anything of more than nominal value, present or promised, unless consideration of substantially equal or greater value was exchanged.

g.—Immigration Reform and Control Act of 1986

By submitting their proposals, recipients certify that they do not and will not during their performance of this award employ an unauthorized alien as defined in the Federal Immigration Reform and Control Act of 1986.

h.---Debarment Status

By submitting their proposals, recipients certify that they will not subcontract with organizations currently debarred by the State of Oklahoma or the U.S. Government from submitting proposals on Agreements for the type of goods and/or services covered by this award, nor are they an agent of any person or entity that is currently so debarred.

- i.—Recipient shall comply with the requirements of the Health Insurance Portability and Accountability Act of 1996; Health Information Technology for Economic and Clinical Health Act; Payment Card Industry Security Standards; Criminal Justice Information System Security Policy and Security Addendum; and Family Educational Rights and Privacy Act.
- j.—Recipient agrees to abide by all laws related to the use of any tobacco product, electronic cigarette or vaping device on all properties owned, leased, or agreed for use by the State, including but not limited to all buildings, land and vehicles owned, leased, or agreed for use by agencies or instrumentalities of the State.

k.—Additional certifications by Recipient

- **i.**—<u>Egtvkhkecvkqp"Tgswktgf"d{"96"Q0U0"È"7:4</u>. By executing this Contract, the Recipient certifies that it does not boycott goods or services from Israel and will not boycott Israel during the term of this Contract.
- ii.—<u>Egtvkhkecvkqp"Tgswktgf"d{"96"Q0U0"È"34227</u>. By executing this Contract, Recipient certifies that it does not boycott energy companies and will not boycott energy companies during the term of this Contract.

iii. "Egtvkhkecvkqp"Tgswktgf"d{"96"Q0U0"È": 7064*D+. The parties to this Contract certify that no person who has been involved in any manner in the development of this Contract while employed by the State of Oklahoma will be employed to fulfill any of the services provided for under this Contract.

1. Litigation and claims.

Recipient represents that, to the best of its knowledge, any litigation or claim or any threat thereof involving Recipient has been disclosed in writing to the State and Recipient is not aware of any other litigation, claim, or threat thereof.

15. REMEDIAL ACTIONS

In the event of recipientøs noncompliance with this Agreement, the Grant, use of funds, applicable laws and regulations, or any term or condition, Recipient consents and agrees OAB may impose additional conditions on the receipt of future award of funds, if any, or take other available remedies, including that previous payment(s) may be recouped.

16. FALSE STATEMENTS

Recipient understands that knowingly making a false statement or claims in connection with this Grant and as a part of any State investigation is a violation of law and may result in criminal or other sanctions, including fines, imprisonment, damages, and penalties.

17. <u>INDEMNIFICATION</u>

a.—Acts or Omissions.

The parties intend that each shall be responsible for its own intentional and negligent cevu"qt"q o kuukqpu"vq"cev0""QC I "ujcm"dg"tgurqpukdng"hqt"vjg"cevu"cpf"q o kuukqpu"vq"cev" of its officers and employees while acting within the scope of their employment ceeqtfkpi"vq"vjg" I qxgtp o gpvcn"Vqtv"Enck o u"Cev."73"Q0U0"ÈÈ"373"gv"ugs0"Tgekrkgpv" shall be responsible for any damages or personal injury caused by the negligent acts or omissions to act by its officers or employees acting within the scope of their authority or employment.

In the event that the OAG determines that an agent of the Recipient violated the terms of this Agreement, the Recipient shall be responsible for engaging in all reasonable efforts to recover the funds not expended in compliance with this Agreement through any remedy authorized by Oklahoma law.

b. Limitations of Liability

With respect to any claim or cause of action arising under or related to the Contract, the State shall not be liable to Recipient for lost profits, lost revenue, lost sales or business expenditures, investments, or commitments in connection with any business, loss of any goodwill, or for any other indirect, incidental, punitive, special or

consequential damages, even if advised of the possibility of such damages.

Notwithstanding anything to the contrary in the Contract, no provision shall limit damages, expenses, costs, actions, claims, and liabilities arising from or related to property damage, bodily injury or death caused by Recipient or its employees, agents or subcontractors; indemnity, security or confidentiality obligations under the Contract; the bad faith, negligence, intentional misconduct or other acts for which applicable law does not allow exemption from liability of Recipient or its employees, agents, or subcontractors.

18. DISCLAIMER

The State expressly disclaims all responsibility or liability to Recipient or third persons for the actions or omissions of Recipient or third persons resulting in death, bodily injury, property damages, or any other losses resulting in any way from the performance of the Grant or any other losses resulting in any way from the performance of the Grant or any contract, or subcontract under the Grant.

19. **** MODIFICATION OR AMENDMENT

- a.—This Agreement is subject to such modification as may be required by law or regulation. Any such modification may be done unilaterally by the State or jointly by the Parties. Any change to the Agreement, including the addition of work or materials, the revision of payment terms, or the substitution of work or materials made unilaterally by the Recipient, is a material breach of the Agreement. Unless otherwise specified by applicable law or rules, such changes, including without limitation, any unauthorized written Agreement modification, shall be void and without effect and the Recipient shall not be entitled to any claim under the Agreement based on those changes. No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in the Agreement.
- b.—Revisions to the Agreement must be approved in writing in advance by the State.
- c.—A waiver by the State to any provision in this Agreement must be signed and in writing by the State.

20. CLOSING OUT OF AGREEMENT

- a.—At the conclusion of the Period of Performance or termination, as applicable, Recipient shall promptly return to State any funds received under this Agreement that are not expended for the agreed purposes under this Agreement. At the conclusion of the Period of Performance or termination, as applicable, Recipient shall submit any closeout documents showing proof of completion of the terms of this Agreement to State.
- b.—Recipient agrees to provide any additional information required by State after the expiration or termination of this Agreement, as applicable, for the purpose of showing completion and results of the project.

21. RELATIONSHIP OF THE PARTIES

In the performance of all services rendered under this Agreement, the Recipient shall act solely as an independent contractor and nothing herein shall at any time be construed to create the relationship of employer and employee, partnership, principal and agent, or joint venture between the Parties.

22. INTERPRETATION, REMEDIES, VENUE, CHOICE OF LAW

- a. The Parties agree that their authorized representatives will timely meet and negotiate in good faith to resolve any problems or disputes that may arise in the performance of the terms and provisions of this Agreement.
- b. This Agreement shall be construed and interpreted pursuant to Oklahoma law.
- c. Venue for any disagreement or cause of action arising under this Agreement shall be Oklahoma County, Oklahoma.

23. "TERMINATION OR SUSPENSION

- a. This Agreement may be terminated or suspended in whole or in part at any time by written agreement of the parties. Provided, however, any termination of the Agreement does not dissolve any waiver of liability signed by Recipient to receive the Grant funds.
- b. The State may terminate the Agreement, in whole or in part, for convenience if it is determined that termination is in the Stateøs best interest. In the event of a termination for convenience, Recipient will be provided at least thirty (30) days written notice. Any partial termination of the Agreement shall not be construed as a waiver of, and shall not affect, the rights and obligations of any party regarding portions of the Agreement that remain in effect. Upon receipt of notice of such termination, Recipient shall immediately comply with the notice terms and take all necessary steps to minimize the incurrence of costs allocable to the work affected by the notice.
- c. This Agreement may be terminated or suspended by State in whole or in part, for cause, after notice and an opportunity for Recipient to present reasons why such action should not be taken. Grounds for cause include, but are not limited to:
 - i.—Recipient fails to commence implementation of the terms of this Agreement within 60 days or as otherwise agreed in writing.
 - ii.—Recipient fails to comply with the terms of this Agreement or with any applicable laws or regulations or is unduly dilatory in executing its commitments under this Agreement.
 - iii.—Purposes for the funds have not been or will not be fulfilled or would be illegal to carry out.

- iv. The Recipient has submitted incorrect or incomplete documentation pertaining to this Agreement.
- d. In the event of termination or suspension, Recipient shall be entitled to payment for otherwise valid and allowable obligations incurred in good faith prior to notice of termination or suspension. Provided, termination of the Agreement shall not relieve the Recipient of liability for claims arising under the Agreement.

24. SEVERABILITY

If any provision of this Agreement is held invalid by any court of competent jurisdiction, such invalidity does not affect any other provision of this Agreement that can be given effect.

25. POINT OF CONTACT

Correspondence and contact to the State shall be made through the primary and secondary contact persons listed below:

Primary Contact Name: Jill Nichols

Title: Opioid Response and Grants Coordinator

Phone Number: (405) 522-3314 Email: grants@oag.ok.gov

Secondary Contact Name: Traci Ballard

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Phone Number: (918) 581-2588

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26. COUNTERPARTS

The Parties may execute this Agreement in one or more counterparts, each of which will be deemed an original and all of which, when taken together, will be deemed to constitute one and the same agreement. Any signature page delivered by facsimile machine or electronic mail (including any pdf format) shall be binding to the same extent as an original signature page.

27. ENTIRE AGREEMENT

C	nstitutes the entire agreen ions assumed by the Part	ment between the Parties relating to ies hereunder.	the rights
Agreed to the	day of	, 2025.	
X Norman, City of			
XFirst Assistant Attor	 rney General, Oklahoma	Office of Attorney General	