## Contract Number: R0232

## FEDERALLLY FUNDED SUBAWARD AND GRANT AGREEMENT

2 C.F.R. $\$ 200.92$ states that a "subaward may be provided through any form of legal agreement, including an agreement that the pass-through entity considers a contract."

As defined by 2 C.F.R. §200.74, "pass-through entity" means "a non-Federal entity that provides a subaward to a Sub-Recipient to carry out part of a Federal program."

As defined by 2 C.F.R. $\$ 200.93$, "Sub-Recipient" means "a non-Federal entity that receives a subaward from a pass-through entity to carry out part of a Federal program."

As defined by 2 C.F.R. §200.38, "Federal award" means "Federal financial assistance that a non-Federal entity receives directly from a Federal awarding agency or indirectly from a pass-through entity."

As defined by 2 C.F.R. $\$ 200.92$, "subaward" means "an award provided by a pass-through entity to a SubRecipient for the Sub-Recipient to carry out part of a Federal award received by the pass-through entity."

The following information is provided pursuant to 2 C.F.R. $\S 200.331$ (a)(1):

Sub-Recipient's name:
Sub-Recipient's unique entity identifier:
Federal Award Identification Number (FAIN):
Federal Award Date:
Subaward Period of Performance Start and End Date:
Amount of Federal Funds Obligated by this Agreement:
Total Amount of Federal Funds Obligated to the Sub-Recipient by the pass-through entity to include this Agreement:
Total Amount of the Federal Award commltted to the Sub-Recipient by the pass-through entity:
Federal award project description (see FFATA):
Name of Federal awarding agency:
Name of pass-through entity:
Contact information for the pass-through entity:

Catalog of Federal Domestic Assistance (CDFA Number and Name

## Whether the award is $R \& D$ :

Indirect cost rate for the Federal award:

City of Miami Fire Rescue
072220791
EMW-2020-SS-00035-S01
9/1/2020 - 08/31/2023
DOE - 12/31/2022
$\$ 14,012,500,00$
$\$ 18,179,804.42$
\$14,012,500.00
See Article 1. Agreement Articles:
Dept, of Homeland Security
EL. Division of Emergency Mamt. 2555 Shumard Oak Boulevard
Tallahassee, Florida 32399
97.067-Homeland Security,

Grant Program
NO (N/A)
34.50\%

THIS AGREEMENT is entered into by the State of Florida, Division of Emergency Management, with headquarters in Tallahassee, Fiorida (hereinafter referred to as the "Division"), and City of Miami Fire Rescue, (hereinafter referred to as the "Sub-Recipient").

For the purposes of this Agreement, the Division serves as the pass-through entity for a Federal award, and the Sub-Reciplent serves as the recipient of a subaward.

THIS AGREEMENT IS ENTERED INTO BASED ON THE FOLLOWING REPRESENTATIONS:
A. The Sub-Recipient represents that it is fully qualified and eligible to recelve these grant funds to provide the services identified herein;
B. The State of Florida received these grant funds from the Federal government, and the Division has the authority to subgrant these funds to the Sub-Recipient upon the terms and conditions outlined belaw; and,
C. The Division has statutory authority to disburse the funds under this Agreement.

THEREFORE, the Division and the Sub-Recipient agree to the following:
(1) APPLICATION OF STATE LAW TO THIS AGREEMENT

2 C.F.R. $\$ 200.302$ provides: "Each state must expend and account for the Federal award in accordance with state laws and procedures for expending and accounting for the state's own funds." Therefore, section 215.971, Florida Statutes, entifled "Agreements funded with federal or state assistance", applies to this Agreement.
(2) LAWS, RULES, REGULATIONS AND POLICIES
a. The Sub-Recipient's performance under this Agreement is subject to 2 C.F.R. Part 200, entitled "Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards."
b. As required by Section $215.971(1)$, Florida Statutes, this Agreement includes:
i. A provision specifying a scope of work that clearly establishes the tasks that the Sub-Recipient is required to perform.
ii. A provision dividing the agreement into quantifiable unlts of delverables that must be received and accepted in writing by the Division before payment. Each delverable must be directly related to the scope of work and specify the required minimum level of service to be performed and the criteria for evaluating the successful completion of each deliverable.
iii. A provision specifying the financial consequences that apply if the SubRecipient fails to perform the minimum level of service required by the agreement.
iv. A provision specifying that the Sub-Recipient may expend funds only for allowable costs resulting from obligations incurred during the specified agreement pertod.
v. A provision specifying that any balance of unobligated funds which has been advanced or pald must be refunded to the Division.
vi. A provision specifying that any funds pald in excess of the amount to which the Sub-Recipient is entitled under the terms and conditions of the agreement must be refunded to the Division.
c. In addition to the foregoing, the Sub-Recipient and the Division shall be governed by all applicable State and Federal laws, rules and regulations, inciuding those identified in Attachment D. Any express reference in this Agreement to a particular statute, rule, or regulation in no way implies that no other statute, rule, or regulation applies.
(3) CONTACT
a. In accordance with section 215.971(2), Florida Shatutes, the Division's Grant Manager shall be responsible for enforcing performance of this Agreement's terms and conditions and shall serve as the Division's liaison with the Sub-Recipient. As part of his/her duties, the Grant Manager for the Division shall:
i. Monitor and document Sub-Recipient periormance; and,
ii. Review and document all deliverables for which the Sub-Recipient requests payment.
b. The Division's Grant Menager for this Agreement is:

## Kizzy K. Caban

2555 Shumard Oak Boulevard
Tallahassee, Florida 32399
Telephone: (850) 815-4348
Email:Kizzy.Caban@em,myflorida.com
c. The name and address of the Representetive of the Sub-Recipient responsible for the administration of this Agreement is:

| Chief Robert Hevia |
| :--- |
| M44 SW 2nd Avenue, 10th FI |
| Melami, FL 33130 |
| Fax: $\frac{305-569-4070}{\text { Email: Rab.Heviacomlamigov.com }}$ |

d. In the event that different representatives or addresses are designated by either party after execution of thls Agreement, notice of the name, title and address of the new representative will be provided to the other party.

## (4) TERMS AND CONDITIONS

This Agreement contains all the terms and conditions agreed upon by the partios.
(5) EXECUTION

This Agreement may be executed in any number of counterparts, any one of which may be taken as an original.
(6) MODIFICATION

Either party may request modification of the provisions of this Agreement. Changes which are agreed upon shall be valid only when in writing, signed by each of the partias, and attached to the original of this Agreement.
(7) SCOPE OF WORK.

The Sub-Recipient shall perform the work in accordance with the Budget and Scope of Work, Attachments $A$ and $B$ of this Agreement.
(8) PERIOD OF AGREEMENT.

This Agreement shall begin on upon execution by the parties and will end December 31, 2022 unless terminated earlier in accordance with the provisions of Paragraph (17) of this Agreement. Consistent with the definition of "period of performance" contained in 2 G.F.R. §200.77, the term "period of agreement" refers to the time during which the Sub-Recipient "may incur new obligations to carry out the work authorized under" this Agreement. In accordance with 2 C.F.R. $\$ 200,309$, the Sub-Recipient may receive reimbursement under this Agreement only for "allowable costs incurred during the period of performance." In accordance with section 215.971(1)(d), Forida Statutes, the Sub-Reciplent may expend funds authorized by this Agreement "only for allowable costs resulting from obigations incurred during" the perlod of agreement.
(9) FUNDING
a. This is a costreimbursement Agreement, subject to the availability of funds.
b. The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature, and subject to any modification in accordance with either Chapter 216, Florida Statutes, or the Florida Constitution.
c. The Division will reimburse the Sub-Recipient only for allowable costs incurred by the Sub-Recipient in the successful completion of each deliverable. The maximum reimbursement amount for each deliverable is outlined in Attachment A and B of this Agreement ("Budget and Scope of Work"). The maximum reimbursement amount for the entirety of this Agreement is \$14,012,500.00.
d. As required by 2 C.F.R. $\S 200.415(a)$, any request for payment under this Agreement must include a certification, signed by an official who is authorized to legally bind the Sub-Recipient, which reads as follows: "By signing this report, I certify to the best of my knowiedge and beliaf that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and condiltions of the Federal award. I am aware that any false, fictitious, or fraudutent information, or the omission of any material fact, may subject me to criminal,
civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812)."
e. The Division will review any request for reimbursement by comparing the documentation provided by the Sub-Recipient against a performance measure, outhed in Attachment $B_{1}$ that clearly delineates:

1. The required minimum acceptable level of service to be performed; and,
ii. The criteria for evaluating the successful completion of each deliverable.
f. The performance measure required by section $215.971(1)(b)$, Florida Statutes, remains consistent with the requirement for a "performance goal", which ts defined in 2 C.F.R. $\S 200.76$ as "a target level of performance expressed as a tangible, measurable objective, against which actual achievement can be compared." It also remains consistent with the requirement, contained in 2 C.F.R. $\$ 200.301$, that the Division and the Sub-Recipient "relate financial data to performance accomplishments of the Federal award."
g. If authorized by the Federal Awarding Agency, then the Division will reimburse the Sub-Recipient for overtime expenses in accordance with 2 C.F.R. $\$ 200.430$ ("Compensation-mpersonal services") and 2 C.F.R. $\$ 200.431$ ("Compensation--fringe behefits"). If the Sub-Recipient seeks reimbursement for overtime expenses for periods when no work is performed due to vacation, holiday, illness, failure of the employer to provide sufficient work, or other similar cause (see 29 U.S.C. $\S 207(e)(2)$ ), then the Division will treat the expense as a fringe benefit. 2 C.F.R. $\S 200.431$ (a) defines fringe benefits as "allowances and services provided by employers to their employees as compensation in addition to regular salaries and wages." Fringe benefits are allowable under this Agreement as long as the benefits are reasonable and are required by law, Sub-Reciplent-employee agreement, or an established policy of the Sub-Reciplent. 2 C.F.R. $\$ 200.431$ (b) provides that the cost of fringe benefits in the form of regular compensation paid to employees during periods of authorized absences from the jab, such as for annual leave, family-related leave, sick leave, holidays, court leave, military leave, administrative leave, and other similar benefits, are allowable if all of the following criteria are met:
2. They are provided under established written leave policies;
ii. The costs are equitably allocated to all related activitles, including Federal
awards; and,
iii. The accounting basis (cash or accrual) selected for costing each type of leave is consistently followed by the non-Federal entity or specified grouping of employees.
h. If authorized by the Federal Awarding Agency, then the Division will reimburse the Sub-Recipient for travel expenses in accordance with 2 C.F.R. $\$ 200.474$. As required by the Reference Guide for State Expenditures, reimbursement for travel must be in accordance with section 112.061, Florida Statutes, which inciudes submission of the claim on the approved state travel voucher. If the SubRecipient seeks reimbursement for travel costs that exceed the amounts stated in section $112.061(6)(b)$,

Florida Statutes ( $\$ 6$ for breakfast, $\$ 11$ for lunch, and $\$ 19$ for dinner), then the Sub-Recipient must provide documentation that:

1. The costs are reasonable and do not exceed charges normally allowed by the Sub-Recipient in its regular operations as a result of the Sub-Recipient's written travel policy; and,
ii. Participation of the individual in the travel is necessary to the Federal award.
i. The Division's grant manager, as required by section 215.971 (2)(c), Florida Statutes, shall reconcile and verlfy all funds received against all funds expended during the grant agreement period and produce a final reconcliation report. The final report must identlfy any funds paid in excess of the expenditures incurred by the Sub-Recipient.
j. As defined by 2 C.F.R. $\S 200.53$, the term "improper payment" means or includes:
i. Any payment that should not have been made or that was made in an incorrect amount (including overpayments and underpayments) under statutory, contractual, administrative, or other legally applicable requirements; and,
fl. Any payment to an ineligible party, any payment for an ineligible good or service, any dupllcate payment, any payment for a good or service not received (except for such payments where authorized.by law), any payment that does not account for credit for applicable discounts, and any payment where insufficient or lack of documentation prevents a reviewer from discerning whether a payment was proper.
k. Any advance payment under this Agreement is subject to section 216.181(16), Florlda Statutes. The amount of advanced funds may not exceed the expected cash needs of Subrecipient within the first ( 90 ) days of the term of this Agreement. If an advance payment is requested, the budget data on which the request is based, and a justification statement shall be included with this Agreement as indicated In Attachment E, Justification of Advance Payment. Attachment E must specify the amount of advance disbursement requested and provide an explanation of the necessity for and proposed use of the funds.
(10)RECORDS
a. As required by 2 C.F.R. $\S 200.336$, the Federal awarding agency, Inspectors General, the Comptroller General of the United States, and the Division, or any of their authorized representatives, shall enjoy the right of access to any documents, papers, or other records of the Sub-Recipient which are pertinent to the Federal award, in order to make audits, examinations, excerpts, and transcripts. The right of access also includes timely and reasonabie access to the Sub-Recipient's personnel for the purpose of interview and discussion related to such documents. Finally, the right of access is not limited to the required retention period but lasts as long as the records are retained.
b. As required by 2 C.F.R. $\$ 200,331$ (a)(5), the Division, the Chief Inspector General of the State of Florida, the Florida Auditor General, or any of their authorized representatives, shall enjoy the right of access to any documents, financial statements, papers, or other records of the Sub-Recipient which are pertinent to this Agreement, in order to make audits, examinations, excerpts, and transcripts.

The right of access also includes timely and reasonable access to the Sub-Recipient's personnel for the purpose of interview and discussion related to such documents.
c. As required by Florida Department of State's record retention requirements (Chapter 119 , Florida Statutes) and by 2 C.F.R. $\$ 200.333$, the Sub-Recipient shall retain sufficient records to show Its compliance with the terms of this Agreement, as well as the compliance of all subcontractors or consultants paid from funds under this Agreement, for a period of five (5) years from the date of submission of the final expenditure report. The following are the only exceptions to the five (5) year requirement:
i. If any litigation, claim, or audit is started before the expiration of the 5-year period, then the records must be retained untii all litigation, claims, or audit findings involving the records have been resolved and final action taken.
ii. When the Division or the Sub-Recipient is notified in writing by the Federal awarding agency, cognlzant agency for audit, oversight agency for audit, cognizant agency for indirect costs, or pass-through entity to extend the retention period.
iil. Records for real property and equipment acquired with Federal funds must be retained for 5 years after final disposition.
iv. When records are transferred to or maintained by the Federal awarding agency or pass-through entity, the 5 -year retention requirement is not applicable to the Sub-Recipient.
v. Records for program income transactions after the period of performance. In some cases, reciplents must report program income after the period of performance. Where there is such a requirement, the retention period for the records pertaining to the earning of the program income starts from the end of the non-Federal entity's fiscai year in which the program income is earned.
vi. Indirect cost rate proposals and cost allocations plans. This paragraph applies to the following types of documents and their supporting records: indirect cost rate computations or proposals, cost allocation plans, and any similar accounting computations of the rate at which a particular group of costs is chargeable (such as computer usage chargeback rates or composite fringe beneflt rates).
d. In accordance with 2 C.F.R. $\$ 200.334$, the Federal awarding agency must request transfer of certain records to its custody from the Division or the Sub-Recipient when it determines that the records possess long-term retention value.
e. In accordance with 2 C.F.R. $\$ 200.335$, the Division must always provide or accept paper versions of Agreement information to and from the Sub-Recipient upon request. If paper coples are submitted, then the Division must not require more than an original and two copies. When original records are electronic and cannot be altered, there is no need to create and retain paper copies. When original records are paper, electronic versions may be substituted through the use of duplication or other forms of electronic media provided that they are subject to periodic quality control reviews, provide reasonable safoguards against alteration, and remain readable.
f. As required by 2 C.F.R. $\$ 200,303$, the Sub-Recipient shall take reasonabie measures to safeguard protected personally identifiable information and other information the Federal awarding agency or the Division designates as sensitive or the Sub-Recipient considers sensitive consistent with applicable Federal, state, local, and tribal laws regarding privacy and obligations of confidentiality.
g. Florida's Government in the Sunshine Law (Section 286.011, Florida Statutes) provides the citizens of Florida with a right of access to governmental proceedings and mandates three, basic requirements: (1) meetings of public boards or commissions must be open to the public; (2) reasonabie notice of such meetings must be given; and, (3) minutes of the meetings must be taken and promptly recorded. The mere receipt of public funds by a private entity, standing alone, is insufficient to bring that entify within the ambit of the open government requirements. However, the Government in the Sunshine Law applles to private entities that provide services to governmental agencies and that act on behalf of those agencles in the agencies' performance of their public duties. If a public agenoy delegates the performance of its public purpose to a private entity, then, to the extent that private entity is performing that public purpose, the Government in the Sunshine Law applies. For example, if a volunteer fire department provides firefighting services to a governmental entity and uses facilites and equipment purchased with public funds, then the Government in the Sunshine Law apples to board of directors for that volunteer fire department. Thus, to the extent that the Government in the Sunshine Law applies to the Sub-Recipient based upon the funds provided under this Agreement, the meetings of the SubRecipient's governing board or the meetings of any subcommittee making recommendations to the governing board may be subject to open government requirements. These meetings shall be publicly noticed, open to the public, and the minutes of all the meatings shall be public records, available to the public in accordance with Chapter 119, Florida Statutes.
h. Florida's Public Records Law provides a right of access to the records of the state and local governments as well as to private entities acting on their behalf. Unless specifically exempted from disclosure by the Legislature, all materials made or received by a governmental agency (or a private entity acting on behalf of such an agency) in conjunction with official business which are used to perpetuate, communicate, or formalize knowledge qualify as public records subject to public inspection. The mere receipt of public funds by a private entity, standing alone, is insufficient to bring that entiky within the amblt of the public record requirements. However, when a public entity delegates a public, function to a private entity, the records generated by the private entity's performance of that duty become public records. Thus, the nature and scope of the services provided by a private entity determine whether that entity is acting on behalf of a public agency and is therefore subject to the requirements of Florida's Public Records Law.
i. The Sub-Recipient shall maintain all records for the Sub-Recipient and for all subcontractors or consultants to be paid from funcs provided under this Agreement, including documentation of ali program costs, in a form sufficient to determine compliance with the requirements
and objectives of the Budget and Scope of Work - Attachment A and B - and all other applicable laws and regulations.

## IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: (850) 815-4156, Records@em.myflorida.com, or 2555 Shumard Oak Boulevard, Tallahassee, FL 32399.

a. The Sub-Recipient shall comply with the audit requirements contained in 2 C.F.R.

Part 200, Subpart F.
b. In accounting for the recelpt and expenditure of funds under this Agreement, the Sub-Recipient shall follow Generally Accepted Accounting Principles ("GAAP"). As defined by 2 C.F.R. $\$ 200.49$, GAAP "has the meaning specified in accounting standards issued by the Government Accounting Standards Board (GASB) and the Financlal Accounting Standards Board (FASB)."
c. When conducting an audit of the Sub.Recipient's performance under this Agreement, the Division shall use Generally Accepted Government Auditing Standards ("GAGAS"). As defined by 2 C.F.R. $\$ 200.50$, GAGAS, "also known as the Yellow Book, means generally accepted government auditing standards issued by the Comptroller General of the United States, which are applicable to financial aucits."
d. If an audit shows that all or any portion of the funds disbursed were not spent in accordance with the conditions of this Agreement, the Sub-Recipient shall be heid liable for reimbursement to the Division of all funds not spent in accordance with these applicable regulations and Agreement provisions within thirty days after the Division has notified the Sub-Reciplent of such noncompliance.
e. The Sub-Recipient shall have all audits completed by an independent auditor, which is defined in section 215.97(2)(i), Florida Statutes, as "an independent certified public accountant licensed under chapter 473." The independent auditor shall state that the audit complied with the applicable provisions noted above. The audit must be received by the Division no later than nine months from the end of the Sub-Recipient's fiscal year.
f. The Sub-Recipient shall send coples of reporting packages for audits conducted in accordance with 2 C.F.R. Part 200, by or on behalf of the Sub-Recipient, to the Division at the following address:

DEMSingleAudit@em.myflorida.com
OR
Office of the Inspector Generai 2555 Shumard Oak Boulevard

Tallahassee, Florida 32399-2100
g. The Sub-Recipient shall send the Single Audit reporting package and Form SF-SAC to the Federal Audit Clearinghouse by submission online at: http://harvester.census.gov/fac/collect/ddeindex.html
h. The Sub-Recipient shall send any management letter issued by the auditor to the Division at the following address:

> DEMSingleAudit@em.myflorida.com

OB
Office of the Inspector General
2555 Shumard Oak Boulevard
Tallahassee, Florlda 32399-2100
(12)REPORTS
a. Consistent with 2 C.F.R. $\S 200.328$, the SubuRecipient shall provide the Division with quarterly reports and a close-out report. These reports shall include the current status and progress by the Sub-Recipient and all subcontractors in completing the work described in the Scope of Work and the expenditure of funds under this Agreement, in addition to any other information requested by the Division.
b. Quarterly reports are due to the Division no later than 30 days after the end of each quarter of the program year and shall be sent each quarter until submission of the close-out report. The ending dates for each quarter of the program year are March 31, June 30, September 30 and December 31.
c. The close out report is due 60 days after termination of this Agreement or 30 days after completion of the activities contained in this Agreement, whichever first occurs.
d. If all required reports and copies are not sent to the Division or are not completed in a manner acceptable to the Division, then the Division may withhold further payments until they are completed or may take other action as stated in Paragraph (16) REMEDIES. "Acceptable to the Division" means that the work product was completed in accordance with the Budget and Scope of Work.
e. The Sub-Recipient shall provide additional program updates or information that may be required by the Division.
f. The Sub-Recipient shall provide additional reports and information identified in Attachment B.

## (13)MONITORING.

a. The Sub-Recipient shall monltor its performance under this Agreement, as well as that of its subcontractors and/or consultants who are paid from funds provided under this Agreement, to ensure that time schedules are being met, the Schedule of Deliverables and Scope of Work are being accomplished within the specified time periods, and other performance goals are being achieved. A review shall be done for each function or activity in Attachment $B$ to this Agreement and reported in the quarterly report.
b. In addition to reviews of audits, monitoring procedures may inciude, but not be limited to, On-site visits by Division staff, fimited scope audits, and/or other procedures. The SubmRecipient agrees to comply and cooperate with any monitoring procedures/processes deemed appropiate by the Division. In the event that the Division determines that a limited scope auclit of the Sub-Recipient is appropriate, the Sub-Recipient agrees to comply with any additional instructions provided by the Division to the Sub-Reciplent regarding such audit. The Sub-Recipient futher agrees to comply and cooperate with any inspections, reviews, investigations or audits deemed necessary by the Florida Chief Financial Officer or Auditor Genaral. In addition, the Division will monitor the performance and financlal management by the Sub-Recipient throughout the contract term to ensure timely completion of all tasks.

## (14) LIABILITY

a. Unless Sub-Reciplent is a State agency or subdivision, as defined in sector
$768.28(2)$, Floflda Statutes, the Sub-Reclpient is solely responsible to parties it deals with in cerrying out the terms of this Agreement; as authorized by section $768.28(19)$, Florida Statutes, Sub-Recipient shall hold the Diviston harmless against all clams of whatever nature by third parties anlsing from the work performance under this Agreement. For purposes of this Agreement, Sub-Recipient agrees that it is not an employee or agent of the Division but is an independent contracior.
b. As required by section $768.28(19)$, Florida Statutes, any Sub-Fecipient which is a state agency or subdivision, as defined in section 768.28(2), Florida Statutes, agrees to be fully responsible for its negilgent or tortous acts or omissions which result in clains or suits against the Division, and agrees to be liable for any damages proximately caused by the acts or omissinns to the extent set forth in Section 768,28, Fioricla Stetutes. Nothing herein is intended to serve as a waiver of sovereign immunity by any Sub-Recipient to which sovereign immunity applies. Nothing herein shall be construed as consent by a state agency or subdiviston of the State of Florida to be sued by third parties in any matter artsing ott of any coritract.
(15)DEEALLT

If any of the following events occur ("Events of Defauit", all obligations on the part of the Division to make further payment of funds shall teminate and the Dlvision has the option to exercise any of its remedies set forth in Paragraph (16); however, the Division may make payments or partial payments affer any Events of Default whout walving the right to exercise such remedies, and without becoming liable to make any further payment if:
a. Any warranty or representation made by the Sub-Recipient in thls Agreement or any provious egreement with the Division is or becomes false or misleading in any respect, or if the SubRecipient falls to keep or perform any of the obligations, terms or covenants In this Agreement or any previous agreement with the Division aid has not cured them in timely fastion, or is unabie or unwilling to meet its obligations under this Agreement;
b. Material adverse changes occur in the financial condition of the Sub-Reciplent at any time during the term of this Agreement, and the Sub-Recipient fails to cure this adverse change within thirty days from the date written notice is sent by the Division;
c. Any reports required by this Agreement have not been submitted to the Division or have been submitted with incorrect, incomplete or insufficlent information; or,
d. The Sub-Recipient has failed to perform and complete on time any of its obligations under this Agreement.
(16)REMEDIES

If an Event of Default occurs, then the Division shall, after thirty calendar days written notice to the Sub-Recipient and upon the Sub-Recipient's failure to cure within those thirty days, exercise any one or more of the following remedies, elther concurrently or consecutively:
a. Terminate this Agreement, provided that the Sub-Reciplent is given at least thirty days prior writien notice of the termination. The notice shall be effective when placed in the United States, first class mail, postage prepaid, by registered or certified mail-return receipt requested, to the address in paragraph (3) herein;
b. Begin an appropriate legal or equitable action to enforce performance of this

Agreement;
c. Withhold or suspend payment of all or any part of a request for payment;
d. Require that the Sub-Recipient refund to the Division any monies used for ineligible purposes under the laws, rules and regulations governing the use of these funds.
e. Exercise any corrective or remedial actions, to include but not be limited to:
i. Request additional information from the Sub-Recipient to determine the reasons for or the extent of non-compliance or lack of performance,
ii. Issue a written warning to advise that more serious measures may be taken if the situation is not corrected,
III. Advise the Sub-Recipient to suspend, discontinue or refrain from incurring costs for any activities in question or
iv. Require the Sub-Recipient to reimburse the Division for the amount of costs incurred for any items determined to be ineligible;
f. The Division may Administratively close an Agreement. The Division may use the administrative close-out process when a Sub-Recipient is not responsive to reasonable efforts to collect required reports needed to complete the standard close-out process. The Division will make three written attempts to collect required reports before initiating administrative close-out. In addition, if an agreement is administratively closed, the Division may clecide to impose remedies for noncompliance per 2 C.F.R. $\S 200.338$, consider this information in reviewing future award applications, or apply special conditions to existing or future awards. If the Division needs to administratively close an agreement, this may negatively impact a Sub-Recipient's ability to obtain future funding.
g. Exercise any other rights or remedies which may be available under law.

Pursuing any of the above remedies will not stop the Division from pursuing any other remedies in this Agreement or provided at law or in equity. If the Division waives any right or remedy in this Agreement or fails to insist on strict performance by the Sub-Reciplent, it will not affect, extend or waive any other right or remedy of the Division, or affect the later exercise of the same right or remedy by the Division for any other default by the Sub-Recipient.

## (17)TERMINATION

a. The Division may terminate this Agreement for cause atter thirty days (30) written notice. Cause can include misuse of funds, fraud, lack of compliance with applicable rules, laws and regulations, fallure to perform on time, and refusal by the Sub-Recipient to permit public access to any document, paper, letter, or other material subject to disclosure under Chapter 119, Florida Statutes, as amended.
b. The Division may terminate thls Agreement for convenience or when it determines, in its sole discretion, that continuing the Agreement would not produce beneficial results in line with the further expenditure of funds, by providing the Sub-Recipient with thirty calendar days prior written notice.
c. The parties may agree to terminate this Agreement for their mutual convenience through a written amendment of this Agreement. The amendment will state the effective date of the termination and the procedures for proper closeout of the Agreement.
d. In the event that this Agreement is terminated, the Sub-Recipient will not Incur new obligations for the terminated portion of the Agreement after the Sub-Reciplent has received the notification of termination. The Sub-Reciplent will cancel as many outstanding obligations as possible. Costs incurred after receipt of the termination notice will be disallowed. The Sub-Reciplent shall not be relieved of liability to the Divisior because of any breach of Agreement by the Sub-Recipient. The Division may, to the extent authorized by law, withhold payments to the Sub-Recipient for the purpose of set-off until the exact amount of damages due the Division from the Sub-Recipient is determined.
(18)PROCUREMENT
a. The Sub-Recipient shall ensure that any procurement involving funds authorized by the Agreement complies with all applicable fecleral and state laws and regulations, to include 2 C.F.R. $\$ \$ 200.318$ through 200.326 as well as Appendix II to 2 C.F.R. Part 200 (entitled "Contract Provisions for Non-Federal Entity Contracts Under Federal Awards").
b. As required by 2 C.F.R. $\$ 200.318$ (i), the Sub-Recipient shall "maintain records sufficient to detail the history of procurement. These records will include but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price."
c. As required by 2 C.F.R. $\S 200.318(b)$, the Sub-Recipient shall "maintain oversight to ensure that contractors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders." In order to demonstrate compliance with this requirement, the Sub-

Recipient shall document, in its quarterly report to the Division, the progress of any and all subcontractors performing work under this Agreement.
d. Except for procurements by micro-purchases pursuant to 2 C.F.R. $\$ 200.320(a)$ or procurements by small purchase procedures pursuant to 2 C.F.R. $\$ 200.320$ (b), if the Sub-Reciplent chooses to subcontract any of the work requifed under this Agreement, then the Sub-Recipient shall forward to the Division a copy of any solicitation (whether competitlve or non-competitive) at least ten (10) days prior to the publication or communication of the solicitation. The Division shall review the solicitation and provide comments, if any, to the Sub-Recipient within seven (7) business days. Consistent with 2 C.F.R. $\$ 200.324$, the Division will review the sollcitation for compliance with the procurement standards outlined in 2 C.F.R. $\S \$ 200.318$ through 200.326 as well as Appendix II to 2 C.F.R. Part 200. Consistent with 2 C.F.R. $\$ 200.318(\mathrm{k})$, the Division will not substitute its judgment for that of the Sub-Recipient. While the Sub-Recipient does not need the approval of the Division in order to publish a competitive solicitation, this review may allow the Division to identify deficiencies in the vendor requirements or in the commodity or service specifications. The Division's review and comments shall not constitute an approval of the solicitation. Regardless of the Division's review, the Sub-Recipient remains bound by all applicable laws, regulations, and agreement terms. If during its review the Division identifies any deficiencies, then the Division shall communicate those deficiencies to the Sub-Recipient as quickly as possible within the seven (7) business day window outlined above. If the Sub-Recipient publishes a competitive solicitation after receiving comments from the Division that the solicitation is deficient, then the Division may:
i. Terminate this Agreement in accordance with the provisions outlined in paragraph (17) above; and,
ii. Refuse to reimburse the Sub-Reciplent for any costs associated with that solicitation.
e. Except for procurements by micro-purchases pursuant to 2 C.F.R. $\$ 200.320$ (a) or procurements by small purchase procedures pursuant to 2 C.F.R. $\$ 200.320(\mathrm{~b})$, if the Sub-Recipient chooses to subcontract any of the work required under this Agreement, then the Sub-Recipient shall forward to the Division a copy of any contemplated contract prior to contract execution. The Division shall review the unexecuted contract and provide comments, if any, to the Sub-Reciplent within seven (7) business days. Consistent with 2 C.F.R. $\$ 200.324$, the Division will review the unexecuted contract for compliance with the procurement standards outined in 2 C.F.R. $\$ \$ 200.318$ through 200.326 as well as Appendix II to 2 C.F.R. Part 200. Consistent with 2 C.F.R. $\$ 200.318(\mathrm{k})$, the Division will not substitute its judgment for that of the Sub-Reciplent. Whlle the Sub-Recipient does not need the approval of the Division in order to execute a subcontract, this review may allow the Division to Identify deficiencies in the terms and conditions of the subcontract as well as deficiencies in the procurement process that led to the subcontract. The Division's review and comments shall not constitute an approval of the subcontract. Regardless of the Division's review, the Sub-Recipient remains bound by all applicable laws, regulations,
and agreement terms. If during its review the Division identifies any deficiencies, then the Division shall communicate those deficiencies to the Sub-Recipient as quickiy as possible within the seven (7) business day window outlined above. If the Sub-Recipient executes a subcontract after receiving a communication from the Division that the subcontract is non-compliant, then the Division may:
i. Terminate this Agreement in accordance with the provisions outined in paragraph (17) above; and,
ii. Refuse to reimburse the Sub-Recipient for any costs associated with that subcontract.
f. The Sub-Recipient agrees to Include in the subcontract that (i) the subcontracior is bound by the terms of this Agreement, (ii) the subcontractor is bound by all applicable state and federal laws and regulations, and (lii) the subcontractor shall hold the Division and Sub-Recipient harmless against all claims of whatever nature arising out of the subcontractor's performance of work under this Agreement, to the extent allowed and required by law. effected
g. As required by 2 C.F.R. $\S 200.318(\mathrm{c})(1)$, the Sub-Recipient shall "maintain written standards of conduct covering conflicts of interest and governing the actions of its employees engaged in the selection, award and administration of contracts."
h. As required by 2 C.F.R. $\$ 200.319$ (a) contractors that develop or draft specifications, requirements, statements of work, or Invitations for bids or requests for proposals must be excluded from competing for such procurements. The Sub-Recipient or pass-thru entity must disclose to the Division, in writing, any real or potential conffict of interest that may arise during the administration of the federat award, as defined by federal statutes or regulations, or their own existing policles, within five (5) days of learning of the conflict of interest. "Conflict of interest" is considered as any situation where an employee, officer, or agent, any members of his or her immedlate family, or ins or her partner has a close personal relationship, business relationship, or professional relationship, with a recipient or subrecipient.

1. As required by 2 C.F.R. $\$ 200.319$ (a), the Sub-Recipient shall conduct any procurement under this agreement "in a manner providing full and open competition." Accordingly, the Sub-Recipient shall not:
2. Place unreasonable requirements on firms in order for them to qualify to do business:
3. Require unnecessary experience or excessive bonding;
iii. Use noncompetitive pricing practices between firms or between affiliated companies; contracts;
v. Authorize, condone, or ignore organizational conficts of interest;
vi. Specify only a brand name product without allowing vendors to offer an equivalent;
vii. Specify a brand name product instead of describing the performance, specifications, or other relevant requirements that pertain to the commodity or service solicited by the procurement;
viii. Engage in any arbitrary action during the procurement process; or,
ix. Allow a vendor to bid on a contract if that bidder was involved with developing or drafting the specifications, requirements, statement of work, invitation to bid, or request for proposals.
4. "[E]xcept in those cases where applicable Federal statutes expressiy mandate or encourage" otherwise, the Sub-Recipient, as required by 2 C.F.R. $\$ 200.319$ (b), shall not use a geographic preference when procuring commodities or services under this Agreement.
k. The Sub-Reciplent shall conduct any procurement involving invitations to bid (i.e. sealed bids) in accordance with 2 C.F.R. $\$ 200.320$ (c) as well as section 287.057 (1)(a), Florida Statutes.
l. The Sub-Recipient shall conduct any procurement involving requests for proposals (l.e. competitive proposals) in accordance with 2 C.F.R. $\S 200.320$ (d) as well as section 287.057 (1)(b), Florida Statutes.
m. For each subcontract, the Sub-Recipient shall provide information to the Division as to whether that subcontractor is a minority business enterprise, as defined in Section 288.703, Florida Statutes on the required Procurement Method Report (Form 5). Additionally, the Sub-Recipient shall comply with the requirements of 2 C.F.R. $\$ 200.32$ ' ("Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms").
n. FEMA has developed helpful resources for Sub-Recipients using federal grant funds for procurements. These resources are generally available at https://www.fema.goviprocurement-disaster-assistance-team. FEMA perlodically updates this resource page so please check back for the latest information. While not alf the provisions discussed in the resources are applicable to this subgrant agreement, the Sub-Recipient may find these resources helpful when drafting its solicitation and contract for compliance with the Federal procurement standards outlined in 2 C.F.R. $\$ \$ 200.318$ through 200.326 as well as Appendlx II to 2 C.F.R. Part 200. FEMA provides the following hands-on resources for Sub. Reciplents of federal funding:
i. 2018 PDAT Procurement Compliance Checklist for Public Assistance Applicants available at https://www.fema.gov/media-library-data/1569959172327. 92358d63e00d17639d5do4de015184c9/PDAT ProcurementChecklist 11-21-2018.pdf
ii. 2019 PDAT Contract Provisions Template available at https://www fema govimedia-library-data/1569969119092. 92358d63e00d17639d5db4de01518409/PDAT ContractProvisionsTemplate 9-30-19.pdf (19)ATTACHMENT'S AND EXHIBITS
a. All attachments to this Agreement are incorporated as if set out fully.
b. In the event of any inconsistencies or conflict between the language of this Agreement and the attachments, the language of the attachments shall control, but only to the extent of the conflict or inconsistency.
c. This Agreement has the following attachments:
i. Exhibit 1 - Funding Sources
il. Attachment A - Program Budget
iii. Attachment B - Scope of Work
iv. Attachment $C$-Deliverables and Performance
v. Attachment D-Program Statutes and Regulations
vi. Attachment E-Justfication of Advance Payment
vii. Attachment $F-$ Warranties and Representations
viii. Attachment © - Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
ix, Attachment H - Statement of Assurances
x. Attachment 1 - Mandatory Contract Provisions
xi. Attachment $J$ - Financial and Program Monitoring Guldelines
xii. Attachment K - EHP Guidelines
xiii. Attachment L. - Rembursement Checklist
xiv. Attachment M - Certification Regarding Lobbying
xv. Attachment N - Reporting Forms
(20)PAYMENTS
a. If the necessary funds are not available to fund this Agreement as a result of action by the United States Congress, the federal Office of Management and Budgeting, the Stete Chief Financial Officer or under subparagraph (9)b. of this Agreement, all obligations on the part of the Division to make any further payment of funds shall terminate, and the Sub-Recipient shall submit its closeout report within thrty days of receiving notice from the Division.
b. Invoices shall be submitted at least quarterly and shall include the supporting documentation for all costs of the project or services. The final invoice shall be submitted within thirty ( 30 ) days after the expiration date of the agreement. An explanation of any circumstances prohibiting the submittal of quarterly involees shall be submitted to the Division grant manager as part of the SubRecipient's quarterly reporting as referenced in Paragraph (12) of this Agreement.
c. Any advance payment under this Agreernent is subject to 2 C.F.R. $\$ 200.305$ and, as applicable, section 216.181(16), Florida Statutes. All requests for advance payments will be reviewed and considered on a case by case basis. All advances are required to be held in an interest-bearing account. If an advance payment is requested, the budget data on which the request is based, and a justification statement shall be included in this Agreement as Aftachment E. Attachment E will specify the amount of advance payment needed and provide an explanation of the necessity for and proposed use of these
funds. No advance shall be accepted for processing if a reimbursement has been paid prior to the submittal of a request for advanced payment. After the initial advance, if any, payment shall be made on a reimbursement basis as needed.
(21)REPAYMENTS
a. All refunds or repayments due to the Division under this Agreement are to be made payable to the order of "Division of Emergency Management", and mailed directly to the following address:

Division of Emergency Management
Cashier
2555 Shumard Oak Boulevard
Tallahassee FL 32399-2100
b. In accordance with Section 215.34(2), Florida Statutes, if a check or other draft is returned to the Division for collection, Sub-Reciplent shall pay the Division a service fee of $\$ 15.00$ or $5 \%$ of the face amount of the returned check or draft, whichever is greater.

## (22)MANDATED CONDITIONS

a. The validity of this Agreement is subject to the truth and accuracy of all the information, representations, and matertals submitted or provided by the Sub-Recipient in this Agreement, in any later submission or response to a Division request, or in any submission or response to fulfill the requirements of this Agreement. All of said information, representations, and materials are incorporated by reference. The inaccuracy of the submissions or any material changes shall, at the option of the Division and with thity days written notice to the Sub-Recipient, cause the termination of this Agreement and the release of the Division from all its obligations to the Sub-Recipient.
b. This Agreement shall be construed under the laws of the State of Florida, and venue for any actions arising out of this Agreement shall be in the Circuit Court of L.eon County, If any provision of this Agreement is in conflict whth any applicable statute or rule, or is unenforceable, then the provision shall be null and void to the extent of the conflict, and shall be severable, but shall not invalidate any other provision of this Agreement.
c. Any power of approval or disapproval granted to the Division under the terms of this Agreement shall survive the term of this Agreement.
d. The Sub-Recipient agrees to comply with the Americans With Disabilities Act (Public Law 101-336, 42 U.S.C. Section 12101 et seq.), which prohibits discrimination by public and private entities on the basis of disability in employment, public accommodations, transportation, State and local government services, and telecommunicatlons.
e. Those who have been placed on the convicted vendor list following a conviction for a public entity crime or on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the
construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with a public entity, and may not transact business with any public entity in excess of $\$ 25,000.00$ for a period of 36 months from the date of being placed on the convicted vendor list or on the discriminatory vendor list.
f. Any Sub-Recipient which is not a local government or state agency, and which receives funds under this Agreement from the federal government, certifies, to the best of its knowledge and belief, that it and its principals:
i. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by a federal department or agency;
ii. Have not, within a five-year period preceding this proposal been convicted of or had a civil judgment rendered against them for fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under pubilc transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
iii. Are not presently indicted or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any offenses enumerated in paragraph (22) f. il. of this certification; and,
iv. Have not within a five-year period preceding this Agreement had one or more public transactions (federal, state or local) terminated for cause or default.
g. If the Sub-Recipient is unable to certify to any of the statements in this centification, their the Sub-Recipient shall attach an explanation to this Agreement.
h. In addition, the Sub-Recipient shall send to the Division (by email or by facsimile transmission) the completed "Certiffcation Regarding Debarment, Suspension, Ineitgibility and Voluntary Exclusion" (Attachment G) for each intended subcontractor which SubRecipient plans to fund under this Agreement. The form must be received by the Division before the Sub-Reciplent enters into a contract with any subcontractor.
i. The Division reserves the right to unilaterally cancel this Agreement if the SubRecipient refuses to allow public access to all documents, papers, letters or other material subject to the provisions of Chapter 119, Florida Statutes, which the Sub-Recipient created or received under this Agreement.
j. If the Sub-Recipient is allowed to temporarily invest any advances of funds under this Agreement, any interest income shall either be returned to the Division or be applied against the Division's obligation to pay the contract amount.
k. The State of Florida will not intentionally award publicly-funded contracts to any contractor who knowingly employs unauthorized alien workers, constituting a violation of the employment provisions contained in 8 U.S.C. Section 1324a(e) [Section 274A(e) of the Immigration and Nationality Act
("INA")]. The Division shall consider the employment by any contractor of unauthorized aliens a violation of Section 274A(e) of the INA. Such violation by the Sub-Recipient of the employment provisions contalned in Section 274A(e) of the INA shall be grounds for unilateral cancellatlon of thls Agreement by the Division.
I. Section 287.05805 , Florida Statutes, requires that any state funds provided for the purchase of or improvements to real property are contingent upon the contractor or political subdivision granting to the state a security interest in the property at least to the amount of state funds provided for at least 5 years from the date of purchase or the completion of the improvements or as further required by law.
m . Unless preempted by federal law, the Division may, at its option, terminate the Contract if the Contractor is found to have submitted a false certification as provided under section 287,135(5), F.S., or been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or been engaged in business operations in Cuba or Syria, or to have been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of israel.

## (23) LOBBYING PROHIBITION

a. 2 C.F.R. $\$ 200.450$ prohibits reimbursement for costs associated with certain lobbying activities.
b. Section 216.347, Florida Statutes, prohibits "any disbursement of grants and aids appropriations pursuant to a contract or grant to any person or organization unless the terms of the grant or contract prohiblt the expenditure of funds for the purpose of lobbying the Legislature, the judicial branch, or a state agency."
c. No funds or other resources received from the Division under this Agreement may be used directly or indirectly to influence legislation or any other official action by the Florida Legislature or any state agency.
d. The Sub-Recipient certifies, by its signature to this Agreement, that to the best of his or her knowledge and belief:
i. No Federal appropriated funds have been paid or will be pald, by or on behalf of the Sub-Recipient, to any person for influencing or atfempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan or cooperative agreement.
ii. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in
connection with this Federal contract, grant, loan or cooperative agreement, the Sub-Recipient shall complete and submit Standard Form-LLLL, "Dlsciosure of Lobbying Activitles."
iii. The Sub-Recipient shall require that this certification be included in the award documents for all subawards (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all Sub-Recipients shall certify and disclose.
iv. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who falls to flle the required certification shall be subject to a civil penalty of not less than $\$ 10,000$ and not more than $\$ 100,000$ for each such fallure.
v. If this subgrant agreement amount is $\$ 100,000$ or more, the Sub-Reciplent, and subcontractors, as applicable, shall sign Attachment $M$-Certification Regarding Lobbying.
(24)COPYRIGHT, PATENT AND TRADEMARK

EXCEPT AS PROVIDED BELOW, ANY AND ALL PATENT RIGHTS ACCRUING UNDER OR IN CONNECTION WITH THE PERFORMANCE OF THIS AGREEMENT ARE HEREBY RESERVED TO THE STATE OF FLORIDA; AND, ANY AND ALL COPYRIGHTS ACCRUING UNDER OR IN CONNECTION WITH THE PERFORMANCE OF THIS AGREEMENT ARE HEREBY TRANSFERRED BY THE SUB-RECIPIENT TO THE STATE OF FLORIDA.
a. If the Sub-Recipient has a pre-existing patent or copyright, the Sub-Recipient shall retain all rights and entitlements to that pre-existing patent or copyright unless the Agreement provides otherwise.
b. If any discovery or invention is developed in the course of or as a result of work or services performed under this Agreement, or in any way connected with it, the Sub-Recipient shall refer the discovery or invention to the Division for a determination whether the State of Florida will seek patent protection in Its name. Any patent rights accruing under or in connection with the performance of this Agreement are reserved to the State of Florida. If any books, manuals, films, or other copyrightable material are produced, the Sub-Recipient shall notify the Division. Any copyrights acciuing under or in connection with the performance under this Agreement are transferred by the Sub-Recipient to the State of Florida.
c. Within thirty days of execution of this Agreement, the Sub-Recipient shail disclose all intellectual properties relating to the performance of this Agreement which he or she knows or should know could give rise to a patent or copyright. The Sub-Reciplent shall retain all rights and entitlements to any pre-existing intellectual property which is disclosed. Failure to disclose will indicate that no such property exists. The Dlvision shall then, under Paragraph (24) b., have the right to all patents and copyrights which accrue during performance of the Agreement.
d. If the Sub-Reciplent qualifies as a state university under Florida law, then, pursuant to section 1004.23, Florida Statutes, any Invention conceived exclusively by the employees of the Sub-

Recipient shall become the sole property of the Sub-Recipient. In the case of joint inventions, that is inventions made jointly by one or more employees of both parties hereto, each party shall have an equal, undivided interest in and to such joint inventions. The Dlvision shall retain a perpetual, irrevocable, fully. paid, nonexclusive license, for its use and the use of its contractors of any resulting patented, copyrighted or trademarked work products, developed solely by the Sub-Recipient, under this Agreement, for Florida government purposes.

## (25)LEGAL AUTHORIZATION

The Sub-Recipient certifies that it has the legal authority to receive the funds under this Agreement and that its governing body has authorized the execution and acceptance of this Agreement. The SubRecipient also certifies that the undersigned person has the authority to legally execute and bind SubRecipient to the terms of this Agreement.

## (26)EQUAL OPPORTUNITY EMPLOYMENT

a. In accordance with 41 C.F.R. $\S 60-1,4(\mathrm{~b})$, the Sub-Recipient hereby agrees that it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, as defined in the regulations of the Secretary of Labor at 41 CFR Chapter 60 , which is paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to a grant, contract, loan, insurance, of guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following equal opportunity clause:

During the performance of this contract, the contractor agrees as follows:

1. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, aveilable to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
i1. The contractor will, in all solicitations or advertisements for employees placed by or on behali of the contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
iif. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or
applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.
iv. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section and shall post coples of the notice in conspicuous places available to employees and applicants for employment.
v. The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
vl. The contractor will furnish all information and roports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
vii. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
viii. The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor lssued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the contractor may request the United States to enter Into such litigation to protect the interesis of the United States.
b. The Sub-Recipient further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.
c. The Sub-Recipient agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the complance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that It will furnish the administering agency and the Secretary of Labor such Information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.
d. The Sub-Reciplent further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24,1965 , with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agenoy or the Secretary of Labor pursuant to Part II, Subpart D of the Executive order, in addition, the Sub-Recipient agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the Sub-Recipient under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such Sub-Recipientr and refer the case to the Department of Justice for appropriate legal proceedings.

## (27)COPELAND ANTI-KICKBACK ACT

The Sub-Recipient hereby agrees that, unless exempt under Federal law, it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, the following clause:
i. Contractor. The contractor shall comply with 18 U.S.C. § 874 , 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.
ii. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as the FEMA may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.
ill. Breach. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

## (28)CONTRACT WORK HOURS AND SAFETY STANDARDS

If the Sub-Recipient, with the funds authorized by this Agreement, enters into a contract that exceeds $\$ 100,000$ and involves the employment of mechanics or laborers, then any such contract must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are appilicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation.
(29)CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT

If the Sub-Recipient, with the funds authorized by this Agreement, enters into a contract that exceeds $\$ 150,000$, then any such contract must include the following provision:

Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401.7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387) and will report violations to FEMA and the Regional Office of the Environmental Protection Agency (EPA).
(30)SUSPENSION AND DEBARMENT

If the Sub-Recipient, with the funds authorized by this Agreement, enters into a contract, then any such contract must include the following provisions:
i. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such the contractor is required to verify that none of the contractor, Its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are exciuded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
ii. The contractor must comply with 2 C.F.R. pt. 180, subpart C. and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
iii. This certification is a material representation of fact relied upon by the Divislon. If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180 , subpart C and 2 C.F.R. pt. 3000 , subpart C, in addition to remedies available to the Division, the Federal Government may pursue avallable remedies, including but not limited to suspension and/or debarment.
iv. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

## (31)BYRD ANTI-LOBBYING AMENDMENT

If the Sub-Recipient, with the funds authorized by this Agreement, enters into a contract, then any such contract must include the following clause:

Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended). Contractors who apply or bid for an award of $\$ 100,000$ or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with nonFederal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient.

If the Sub-Recipient enters into a contract with a subcontractor for an award of $\$ 100,000$ or more, the subcontractor shall sign Attachment $M$-Cerificication Regarding Lobbying.
(32) CONTRACTING WITH SMALL AND MINORITY BUSINESSES, WOMEN'S BUSINESS ENTERPRISES. AND LABOR SURPLUS AREA FIRMS
a. If the Sub-Recipient, with the funds authorized by this Agreement, seeks to procure goods or services, then, in accordance with 2 C.F.R. §200.321, the Sub-Recipient shall take the following affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used whenever possible:
i. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
ii. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
ill. Dividing total requirements, when ecanomically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
iv. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;
v. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and
vi. Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs I . through v . of this subparagraph.
b. The requirement outlined in subparagraph a . above, sometimes referred to as "socioeconomic contracting," does not impose an obligation to set aside either the solicitation or award of a contract to these types of firms. Rather, the requirement only imposes an obligation to carry out and document the six affirmative steps identified above.
c. The "socioeconomic contracting" requirement outlines the affirmative steps that the Sub-Recipient must take; the requirements do not preclude the Sub-Recipient from undertaking additional steps to involve small and minority businesses and women's business enterprises.
d. The requirement to divide total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises, does not authorize the Sub-Recipient to break a single project down into smaller components in order to circumvent the micro-purchase or small purchase thresholds so as to utilize streamlined acquisition procedures (e.g. "project splitting").
33. ASSURANCES.

The Sub-Recipient shall comply with any Statement of Assurances incorporated as
Attachment H .

IN WITNESS WHEREOF, the parties hereto have executed this Agreement.


If signing electronically: By providing this electronic signature, I am attesting that I understand that electronic signatures are legally binding and have the same meaning as handwritten signatures. I am also confirming that internal controls have been maintained, and that policies and procedures were properly followed to ensure the authenticity of the electronic signature.

This statement is to certify that I confirm that this electronic signature is to be the legally binding equivalent of my handwritten signature and that the data on this form is accurate to the best of my knowledge.

## STATE OF FLORIDA

DIVISION OF EMERGENCY MANAGEMENT
By: FMM, res
Txpaxdren $B C$
Name and Hitle'on KEVIN GUTFFRIE. DIRELTOR
Date:


THE CITY OF MIAMI, a municipal
Corporation of the State of Florida
ATTEST:


APPROVED AS TO FORM AND


APPROVED AS TO INSURANCE
REQUIREMENTS

By:
Ann-Marie Sharpe, Director
Department of Risk Management

Counterparts and Electronic Signatures. This Agreement may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts shall together constitute but one and the same Agreement. The parties shall be entitled to sign and transmit an electronic signature of this Agreement (whether by facsimile, PDF or other email transmission), which signature shall be binding on the party whose name is contained therein. Any party providing an electronic signature agrees to promptly execute and deliver to the other parties an original signed Agreement upon request.

## EXHIBIT-1

## THE FOLLOWING FEDERAL RESOURCES ARE AWARDED TO THE SUB-RECIPIENT UNDER THIS AGREEMENT:

## Federal Program: Urban Area Security Inltiative (UASI) <br> Federal Agency: US. Daparment of Homeland Secuifiv. Federal Emergency Management <br> Cataiog of Federal Domestic Assistance title and number: 97.067 <br> Award amount: \$14,012,500,00 <br> THE FOLLOWING COMPLIANCE REQUIREMENTS APPLY TO THE FEDERAL RESOURCES AWARDED UNDER THIS AGREEMENT:

## Federal Prograin: Urban Area Security Initlative (UASI)

List applicable compliance requirements as follows:

1. Sub-Fecipient is to use funding to perform elligible activties as dentifed FY 2020 Department of thomeland Security Notice of Funding Opportunlty.
2. Sub-Rociplent is subject to all adiministrative and financlal requirements as set forth in thls Agreement or will not be in compliance with the terins of the Agreement.
3. Sub-Recipient must comply with specific laws, rules, or reguations that pertain to how the awarded resources must be used or how elligibility determinations are to be made.

NOTE: 2 C.F.R. Part 200, and Seaton 215.97(5)(a), Florida Statutes, require that the information about Federal Programs and State Projects included in Exhibit 1 be provided to the Sub-Recipient.

## ATTACHMENT A

## Program Budget

Beiow is a general budget which outlines eligible categories and their allocation under this award. The Sub-Recipient is to utilize the "Program Budget" as a guide for completing the "Budget Detail Worksheet" below.

The Equipment category will require Authorized Equipment List (AEL) reference number. The Authorized Equipment List (AEL) is a list of approved equipment types allowed under FEMA's preparedness grant programs. The intended audience of this tool is emergency managers, first responders, and other homeland security professionals. The list consists of 21 equipment categories divided into sub-categories, tertiary categories, and then individual equipment items. The AEL can be found at http://www.fema.gov/authorized-equipment-list.

At the discretion of the Sub-recipient, funds allocated to Management and Administration costs (as described in the "Proposed Program Budget") may be put towards Programmatic costs instead. However, no more than $5 \%$ of each Sub-recipient's total award may be expended on Management and Administration costs.

The transfer of funds between the categories listed in the "Program Budget and Scope of Work" is permitted. However, the transfer of funds between Issues is strictly prohibited.


## BUDGET DETAIL WORKSHEET

The Sub-Recipient is required to provide a completed budget detall worksheet, to the Division, which accounts for the total award as described in the "Proposed Program Budget".

If any changes need to be made to the "Budget Detall Worksheet", after the executton of this agreement. contact the Grant Manager ilsted In this agreement via email or letter.

|  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Developing hazard/threat-specific annexes that incorporate the range of prevention, protection, response, and recovery activities |  |  |  |  |
| Developing and implementing homeland security support programs and adopting ongoing DHS/FEMA national initiatives |  |  |  |  |
| Developing related terrorism and other catastrophic event prevention activitios |  |  |  |  |
| Developing and enhancing plans and protocols |  |  |  |  |
| Cross-Cutting - Planning (Plaining, Training and Exercise); Line Item 2020-05 | 1 | \$583,433.00 | \$563,433.00 | 5 |
| Developing or conducting assessments |  |  |  |  |
| Protection - Cybersecurity (Cybersecurity Threat Assessments to Include Election Security); Line item 2020001 | 1 | \$266,500.00 | \$206,500.00 | 1 |
| Soft Taryet/Crowded Places - Protection ~ Risk Management for Protection Programs (Risk/Vulnerability Assessment of Cl for Election Security); Line item 2020-02 | 1 | \$50,000.00 | \$50,000,00 | 2 |
| Hiring of full or part-time staff or contractors/consultants to assist with planning activities not for the purpose of hiring public safety persornel fuffiling traditional public safety duties) |  |  |  |  |
| Protection - Cybersecurity (Cybersecurity Response Plans and Exercises); Line Item 2020-01 | 1 | \$37,750,00 | \$37,750.00 | 1 |
| Intel \& Info Sharing - Prevention - Intelligence and Information Sharing (LPR Analyst); Line Item 2020-03 | 1 | \$62,000.00 | \$62,000.00 | 3 |
| Intel 8 Info Sharing - Prevention - Intelligence and Information Sharing (Metadata Planner); Line item 2020-03 | 1 | \$43,000.00 | \$43,000.00 | 3 |
| Cross-Cutting - Planning (Planners and Consultants); Line Item 2020-05 | 1 | \$796,441.00 | \$796,441.00 | 5 |


| Response - Public Health, Healthcare and EMS (Closed POD Training Video); Line Item 2020-12 | 1 | \$80,615.00 | \$80,615.00 | 7 |
| :---: | :---: | :---: | :---: | :---: |
| Materials required to conduct planning activities |  |  |  |  |
| Soft Target/Crowded Places - Prevention ~ Public Information and Warning; Line Item 2020-02. | 1 | \$10,000.00 | \$10,000,00 | 2 |
| Travel/per diem related to planning activities |  |  |  |  |
| Overiime and backfill costs (in accordance with operational Cost Guidance) |  |  |  |  |
| Issuance of WHTT-compliant Tribal Identification cards |  |  |  |  |
| Activitles to achieve planning inclusive of people with disabilities and others with access and functional needs and limited English proficiency |  |  |  |  |
| Coordination with Citizen Corps Coundils for public information/education and development of volunteer programs |  |  |  |  |
| Update governance structures and processes and plans for emergency communications |  |  |  |  |
| Development, review and revision of continuity of operations plans |  |  |  |  |
| Development, review and revision of the THIRASPR continuity of operations plans |  |  |  |  |
|  |  |  |  |  |
| Program management |  |  |  |  |
| Development of whole community partherships |  |  |  |  |
| Structures and mechanisms for information sharing between the public and private sector |  |  |  |  |
| Implementing models, programs, and workforce enhancement initiatives |  |  |  |  |
| Tools, resources, and activities that faciltate shared situational awareness between the public and private sectors |  |  |  |  |
| Operational support |  |  |  |  |
| Soft Target/Crowded Places - Protection Interdiction and Disruption (Operational OT); Line item 2020-02; | 1 | \$22,000,00 | \$22,000.00 | 2 |
| Utifization of standardized resource management concepts |  |  |  |  |
| Responding to an increase in the threat level under the Natlonal Terrorism Advisory System (NTAS), or needs in resulting from a National Special Security Event |  |  |  |  |



| tape, non-sterile masks, and disposable protective equipment). |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Interoperable communications exercises |  |  |  |  |
| Activities to achieve planning inclusive of people with limited English profictency |  |  |  |  |
|  |  |  |  | 26 |
| Overtime and backfill for emergency preparedness and response personnel attending DHS/FEMA-sponsored and approved fraining classes |  |  |  |  |
| Overtime and backfill expenses for part-time and volunteer emergency response personnel participating in DHS/FEMA training |  |  |  |  |
| Training Workshops and Conferences |  |  |  |  |
| Protection - Cybersecurity (Trainings); Line ltem $2020-01$ | 1 | \$10,000.00 | \$10,000,00 | 1 |
|  |  |  |  |  |
| Response - On Scene Security, Protection and LE (SWAT Specialty Unit Traling); Line item 2020-11 | 1 | \$45,726.00 | \$45,726.00 | 7 |
| Activities to achleve training inclusive of people with disablilites and others with access and functional needs and limited English proficiency |  |  |  |  |
| Full or Parl-Time Staff or Contractors/Consultants |  |  |  |  |
| Soft Target/Crowded Places - Prevention - Pubilc Information and Warning; Line ltem 2020-02 | 1 | \$20,130.00 | \$20,130,00 | 2 |
| Cross-Cutting - Planning (Tralning Classes); Line item 2020-05 | 1 | \$171,823.00 | \$171,823,00 | 5 |
| Travel |  |  |  |  |
| Supplies are items that are expended or consumed during the course of the planining and conduct of the exercise project(s) (e,g, copying paper, gloves, tape, non-sterile masks, and disposable protective equipment). |  |  |  |  |
| Instructor certification/re-certification |  |  |  |  |
| Coordination with Citizen Corps Counclls in conducting training exercises |  |  |  |  |
| Interoperable communications tralning |  |  |  |  |
| Activates to achleve training inclusive peopie with limited English proficiency |  |  |  |  |
| Immigration enforcement training |  |  |  |  |
|  |  | , |  |  |



| Response - On Scene Security and LE (Night Vision); Line Item 2020-11; AEL H03OE-02-TILA | 1 | \$459,363.00 | \$459,363.00 | 7 |
| :---: | :---: | :---: | :---: | :---: |
| Response - Situational Assessment (SUAS); Line Ifem 2020-13; AEL \#03OE-07-SUAS | 1 | \$175,000.00 | \$175,000.00 | 7 |
| Response Communications - Interoperable Communications (Mobile Message Boards); Line item 2020-14; AEL \#03OE-03-SIGN | 1 | \$40,000.00 | \$40,000.00 | 8 |
|  |  |  |  |  |
| Intel \& Info Sharing - Provention - Intelligence and Information Sharing (GIS Dashboard for Fusion Center); Line fiem 2020-03; AEL \#04AP-03-GISS | 1 | \$152,713.00 | \$152,713.00 | 3 |
| Intel \& Info Sharing - Prevention - Intelligence and Information Sharing (Raal Time Crime Center Bulld Out): Line lfem 2020.03; AEL $\$ 04 \mathrm{HW}-01$-INHW | 1 | \$269,293.00 | \$259,293.00 | 3 |
| Cross-Cutting - Oparational Coordination (ICS Software/WebEOC); Line Item 2020-06; AEL \#04HW-01-INHW, 04SW-04-NETW, 04AP-05-CDSS, 04AP-01CADS, 04AP-03-GISS | 1 | \$277,875,00 | \$277,875,00 | 5 |
| Response - Situational Assessment (GIS System for Fire); Line item 2020-13; AEL \#04AP-03-GISS, 04HW-01-INHW, 04MD-03-DISP | 1 | \$34,605,00 | \$34,605.00 | 7 |
|  |  |  |  |  |
| Protection - Cybersecurity (Cybersecurity Threat Assessments to Include Election Security and software); Lime Item 2020.01; AEL $\$ 05$ NP-00-IDPS | - | \$16,160.00 | \$16,160.00 | 1 |
| Protection - Cybersecurity (Cybersecurity <br> Equipment); Line Item 2020-01; AEL \#05NP-00-IDPS, 05HS-00-MALW; 05NP-00-FWAL | 1 | \$338,965.00 | \$338,955.00 | 1 |
|  |  |  |  |  |
| Response Communications - Interoperable Communications (Interoperable Comms); Line item 2020-14; AEL \#06GP-01-PORT, 06CP-03-PRAC, $04 \mathrm{HW}-01-\mathrm{NHW} 10 \mathrm{CC}-00-\mathrm{BATT}, 06 \mathrm{CP}-01-\mathrm{MOBL}$, $21 G N-00-I N S T, 06 C P-02$-BRDG, 06CC-03-SATB, 06P. 01-REPT, 12TR-00-TEQP | 1 | \$1,385,691.00 | \$1,386,591.00 | 8 |
|  |  |  |  |  |
| Emerging Threats - Prevention - Screening, Search and Detection (Hazmat Detectors); Line item 2020-04; AEL \#07RD-02-PRDA, 07RD-02-HHSM | 1 | \$200,240.00 | \$200,240,00 | 4 |
| Becontaninaton Equmont $\square$ |  |  |  |  |


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| Soft Target/Crowded Places - Prevention Screaning, Search and Detection (Survellance Vehicles); Line item 2020-02; AEL \#12VE-00-M1SS; 04HW-01-INHW; 04MD-01-VCAM; 04AP.02-DCPS | 1 | \$305,776,00 | \$305,776.00 | 2 |
| Response-Critical Transportation (Response Vehicles), LIne Item 2020-09; AEL \#12 VE-00-CMDV, 12VE-00-MISS | 1 | \$788,877,00 | \$788,877,00 | 7 |
|  |  |  |  | 2 |
| Soft Target/Crowded Places - Prevention Screening, Search and Detection (Surveillance Equipment); Line Item 2020-02; AEL H13 $^{2}$ LE-00-SURV | 1 | \$53,760.00 | \$53,760.00 |  |
| Response Communications - Interoperable Communications (Emergency Notification System); Line ferm $2020-14$; AEL \# $131 T-00-A L R T$ | 1 | \$47,698.00 | \$47,698.00 | 8 |
|  |  |  |  | x, |
| Soff Target/Crowded Places - Protection - Access Control and Identity Verification (Access Card Readers and Credentialing Systems); Line Item 2020$02 ;$ AEL \#148W-01-VIDA, 14SW01-PACS, 21GN-00INST, 21GN-00-CNST, 04HW-01-INHW, 04AP-05-GRED | 1 | \$237,763,00 | \$237,763.00 | 2 |
| Soft Target/Crowded Places - Protection $\sim$ Physical Protective Measures (CCTV Systems); Line item 2020-02; AEL ;14SW-01-VIDA, 14SWOI-PACS, 21GN-00-INST, 04MD-03-DISP, 04HW-01-INHW, 14SW-01ALRM, 10GE-00-GENR; 21 GN -00-CNST; 21GN-00. MAIN | 1 | \$1,394,946,00 | \$1,394,946.00 | 2 |
| Saft Target/Crowded Places - Protection - Physical Protectivo Measures (Portable Vehicle Barriers); Line ftem 2020-02; AEL \#14SW-01-WMLL | 1 | \$240,000,00 | \$240,000.00 | 2 |
| Emerging Threats - Prevention -- Interdiction and Disruption (Maritime Radar); Line litem 2020-04; AEL *14SW-02-RADR | 1 | \$150,382.00 | \$150,382,00 | 4 |
| Recovery - Infrastructure System (Egt1 Backup Ethernet); Line item 2020-15; AEL \#14Cl-01-COOP | 1 | \$20,000.00 | \$20,000.00 | 8 |


| Inspection and Screening Systems |  |  |  | 2 |
| :---: | :---: | :---: | :---: | :---: |
| Soft Target/Crowded Places - Protection - Physical Protective 縕easures (Magnometers); Line Item 2020 02; AEL M6SCm00mPSSS | 1 | \$35,000,00 | \$35,000.00 |  |
|  |  |  |  |  |
| Animal Care and Forelgn Animal Disease |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
| Response - Gritical Transportation (Response Vessels), Line ftem 2020-09; AEL H17WC-00-BOAT | 1 | \$336,000.00 | \$336,000.00 | 7 |
| CBRNE Aviation Equipment |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  | 4 |
| Emerging Threats - Prevention - Forensics and Attribution (Laser Scarner for Crime Scene Recreating); Line Stem 2020-04; AEL \#20CS-02-UVLT | 1 | \$43,166.00 | \$43,166.00 | 4 |
| Critical emergency supplos |  |  |  |  |
|  <br>  |  |  |  |  |
| Intel \& Info Sharing -- Prevention - Intelligence and Information Sharing (Fusion Center Operations); Line <br>  13IT-00-ALRT | 1 | \$240,000.00 | \$240,000,00 | 3 |
|  |  |  |  |  |
| Mifigation - Conmunity Resilience (CERT Planning, Training and Equipment); Line Item 2020-07; AEL \#21GN-00-CCEQ, 19GN-00-BGPK, 21CR-00-MEDI, 06CP-01.PORT | 1 | \$490,700,00 | \$490,700,00 | 6 |
| Mitigation - Long Term Vulnerability Reduction (Malntenance and Sustainment); Line item 2020-08; AEL. $21 \mathrm{IGN}-00-\mathrm{MAIN}$ | 1 | \$277,471.00 | \$277,471.00 | 6 |
| TOTAL EQUIPMENT EXPENDITURES |  |  | \$ $10,652,442,00$ |  |


| Ta |  | Nhasa | Tiow |  |
| :---: | :---: | :---: | :---: | :---: |
| Hiring of full-time or part-time staff or contractors/consultants: <br> to assist with the management of the respective grant program; application requirements, and compliance with reporting and data collection requirements |  |  |  |  |
| M\&A Salary Personnel, Line item 2020-16 | 1 | \$500,000.00 | \$500,000.00 |  |
| Development of operating plans for information collection and processing necessary to respond to DHS/FEMA data calls |  |  |  |  |
| Overtime and backfill costs - Overtime expenses are defined as the result of personnel who worked over and above 40 hours of weekly work time in the performance of FEMA - approved activities within the scope of this grant. Backfill Costs also called "Overtime as Backfill" are defined as expenses from the result of personnel who are working overtime in order to perform the duties of other personnel who are temporarily assigned to FEMA approved activities outside their core responsibilities. Neither overtime nor backfill expenses are the result of an increase of Full - Time Equivalent (FTEs) employees. |  |  |  |  |
| Travel expenses |  |  |  |  |
| M\&A Travel, Line item 2020-16 | 1 | \$10,500.00 | \$10,500.00 |  |
| Meeting-related expenses |  |  |  |  |
| Authorized office equipment: including personal computers, laptop computers, printers, LCD projectors, and other equipment or software which may be required to support the implementation of the homeland security strategy. |  |  |  |  |
| Office Supplies, Line item 2020-16 | 1 | \$25,000.00 | \$25,000.00 |  |
| The following are allowable only within the agreement period: <br> Recurring fees/charges associated with certain equipment, such as cell phones, faxes. Leasing and/or renting of space for newly hired personnel to administer programs within the grant program. |  |  |  |  |
| Recurring Expenses (Fedex, storage fees, etc), Line item 2020-16 | 1 | \$25,000.00 | \$25,000.00 |  |
|  | W\%\% |  | \$680500.00 |  |
| TOTAL | AWARD E | XPENDITURES | \$14,012,500 |  |

## ATTACHMENT E

## SCOPE OF WORK

Sub-Recipients must comply with all the requirements in 2 C.F.R. Part 200 (Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards).

Funding is provided to perform eligible activlies as Identifled in the Domestic Homeiand Security Federal Emergency Management Agency Natlonal Preparedness Directorate Fiscal Year 2020 Homeland Security Grant Program (HSGP), consistent with the Department of Homeland Security State Strategy. Eligible activlties are outlined in the Scope of Work for each category below:

## I. Issue and Project Description

losue 45; The Urban Area Security Initiative (UASI) has allowable Management and
Administration (M\&A) costs associated with it. The Division of Emergency Management, as the designated State Administrative Agency, will retain flve (5) percent of the total UASl amount allocated to Florida for M\&A purposes. These funds will provide the SAA with the means to manage and administer the UASI grant. The proper management and administration of these funds ensures that each project listed will be fulfilled, or partially fulfiled, more efficiently whife remaining in compliance with the DHS Federal Fiscal Year 2020 Homeland Security Grant Program Guldance.

## II. Categories and Eligible Activities

FY 2020 allowable costs are divided into the following categorles for this agreement: Planning, Organizational, Exercise, Training, Equipment and Management and Administration. Fach category's allowable costs have been listed in the "Budget Detall Worksheet" above.

## A. Allowable Planning Related Costs

HSGP funds may be used for a range of emergency preparedness and management plarning activitles such as those associated with the development, review, and revision of the THIRA, SPR, continulty of operations plans, and other planning activitles that support the Goal and placing an emphasis on updating and maintaining a current EOP that conforms to the guidelines outlined in CPG $101 \vee 2.0$.

- Developing hazard/threat-specific annexes that incorporate the range of prevention, protection, response, and recovery activities;
- Developing and implementing homeland security support programs and adopting DHS/FEMA national inithatives;
- Developing related terrorism and other catastrophic event prevention ectivities;
- Developing and enhancing plans and protocols;
- Developing or conducting assessments;
- Hiring of ftillor part-time staff or contract/consultants to assist with planning activities (not for the purpose of hiring public safety personnel fulfilling traditional public safety duties);
- Materials required to conduct planning activities;
- Travelfor diam related to planning activities;
- Overtime and backfill costs (in accordance with operational Cost Guidance);
- Issuance of WHTI-complent Tribal Identification card;
- Activities to achieve planning inclusjve of people with disabilities;
- Coordinatlon with Citizen Corps Councils for public information/education and development of volunteer programs;
- Update governance structures and processes and plans for emergency communications; and
- Activities to achieve planning inclusive of people with flmited English proflciency.


## B. Allowable Organization Reiated Costs (HSGP and UASI OnIy)

Sub-Recipients proposed axpenditures of SHSP or UASl funds to support organization activites include:

- Program Management.
- Development of whote communify partnerships, through groups such as Citzen Corp Councils:
- Structures and mechanisms for information shaxing between the puplio and private sector;
- Implementing models, programs, and workforce enhancement inititives to address ideologlically Inspired radicalization to violence in the homeland;
- Toofa, resolirces, and activikies that faclitate shafed situational awareness between the public and prlvate sectors:
- Operational Support;
- Utilzation of atandardized resource managernerit concepts such as typing, Inventorying, orgarizing, and tracking to faciltate the dispatch, deployment, and recovery of resources before, during: and after an incident;
- Responding to an increase in the threat level under the National Terrorism Advisory System (NTAS) or heeds resulting from National Special Security Event; and
- Paying salarios and benofits for personnel to serve as qualfled Intelligence Analysts. Per the Personnel Reimbursement for Inteiligence Cooperation and 苔mhancement (PRICE) of Homeland Security Act, Pub. L., No. 110-412, §2, codified in relevant part, as amended, at 6 U.S.C. $\$ 609(a)$ HSGP and UASl funds may be used to hire new staff and/or contractor positions to serve as litelligence analysits to enable informationinteiligence shaning capabilitios, as well as support existhig intelligence analysts previously covered by HSGP or UABI funding. See 6 U.S.C. $\$ \mathrm{GO日(a)}$. To be hired as an intelligence analyst, staff andor contractor personnel must mest at least one of the following criteria:
- Complete training to ensure baceline proftoiency in intelligence analysls and production within six months of being hired; and/or,
- Previously served as an inteligence anadyst for a minimum of two yoars ether in a federal intelligence agency, the military, or state and/or local law enforcement intellgance tinlt.

Intelligence Analyst Actlvitles Allowable Costs (HSGP and UASI)
All fusion center anaiytical personnel must ciemonstrate qualifications that meet or exceed competencies identifled in the Conmon Comperencles for state, local, and trlbai finteligence Analysta, which outlines the minimum categorles of training needed for intellijence analysts, A centificate of completton of such training must be on file with the SAA and must be made availeble to the recipient's respective FEMA HQ Program Analyst upon request. States and Urban Areas must fustify proposed axpenditures of HSGP or UASI funds to support organization activitios within thelr IJ submisston. All SAAs are allowed to utize up to 50 percent ( $50 \%$ ) of their HSCP funding and ail Urben Areas are allowed up to 50 percent ( $60 \%$ ) of their UASi funding for personnel costs. At the request of a Sub-Recipient of a grant, the FEMA Adminstrator may grant a waiver of the 50 parcent ( $50 \%$ ) timblation noted above. Request for waivers to the personnel cap must be submitted by the SAA to GPD in writing on officla lettarhead, with the following information:

- Dooumentation explaining why the cap should bo waived;
- Condiftons under which the request is being submitted; and
- A budget and method of calculation of personnel costs both in parcentages of the grant award and in total dollar amount. To avold supplanting issues, the request must also include a threeyear stafling history for the requesting entity.

Law Enforcement Terrorism Prevention (L,ETP) Activites Allowable Costs (HSGP and UASI)
LETP Activities eigible for use of LETPA focused funds inciude but are not limited to:

- Maturation and enhancement of designated state and major Urban Area fusion centers, including Information sharing and analysis, threat recognition, terrorist interdiction, and training/ hiring of intellgence analysts;
- Coordination between fusion centers and other analytical and investigative efforts including, but not limited to Joint Terrorism Task Forces (JTTFs), Field Intelligence Groups (FiGs), High Intensity Drug Trafficking Areas (HIDTAs), Regional Information Sharing Systems (RISS) Centers, criminal intelligence units, and real-time crime analysis centers;
- Implementation and maintenance of the Nationwide SAR Initiative, including training for front line personnel on identifying and reporting suspicious activities; and
- Implementation of the "If You See Something, Say Something" campaign to raise public awareness of indlcators of terrorism and terrorism-related crime and associated efforts to increase the sharing of information with public and private sector partners, including nonprofit organizations.
- Note: DHS requires that all public and private sector partners wanting to implement and/or expand the DH's "If You See Something, Say Something(8)" campaign using grant funds work directly with the DHS Office of Partnership and Engagement (OPE) to ensure all public awareness materiais (e.g. videos, posters, tri-folds, etc.) are consistent with the DHS's messaging and strategy for the campaign and compllant with the initiatlve's trademark, which is licerised to DHS by the New York Metropolitan Transportation Authority. Coordination with OPE, through the Campaign's Office (seesay@hq.dhs.gov), must be facillfated by FEMA.
- Increase physical security, through law enforcement personnel and other protective measures, by implementing preventive and protective measures at critcal infrastructure site or at-risk nonprofif organizations; and
- Building and sustaining preventive radlological and nuclear detection capabilities, including those developed through the Securing the Cities initiative.


## Organizational activities under HSGP and UASI Include:

Operational Overtime Costs. In support of efforts to enhance capabilities for detecting, deterring, disrupting, and preventing acts of terrorism and other catastrophic events, operational overtime costs are allowable for increased protective security measures at critical infrastructure sites or other high-risk locations and to enhance public safety during mass gatherings and high-profile events, in that regard, HSGP Sub-Recipients are urged to consider using grant funding to suppori soft target preparedness activities. HSGP or UASI funds may be used to support select operational expenses assoclated with increased security measures in the authorized categories cited below:

- Backfll and overtime expenses for staffing State or Major Urban Area fusion centers;
- Hiring of contracted security for critical infrastructure sites;
- Participation In Reglonal Resiliency Assessment Program (RRAP) activities;
- Public safety overtime:
- Title 32 or State Active Duty Natlonal Guard deployments to protect critical infrastructure sifes, including all resources that are part of the standard National Guard deployment package (Note: Consurnable costs, such as fuel expenses, are not allowed except as part of the standard Natlonal Guard deployment package);
- Increased border securify activities in coordination with CBP:
- National Terrorism Advisory System;
- National Security Events;
- Special Event Assessment Rating (SEAR) Level 1 through 4 Events
- States of Emergency;
- National Critical Infrastructure Prioritization Program (NCIPP);
- Directed Transit Patrols; and
- Operational Support to a Federal Agency.


## Operational Overtime Requests:

- Except for an elevated NTAS alert, HSGP or UASI funds may only be spent for operational overtime costs upon prior written approval by FEMA. The SAA must submit operational overtime requests in writing to its assigned FEMA Program Analyst (PA). FEMA will consider requests for special event actlvities up to one year in advance. However, such requests must be within the award's current period of performance and must not result in the need for a request to extend the period of performance.
- All operational overtime requests must clearly explain how the request meets the criteria of one or more of the categories listed in the table above. Requests must address the threat environment as it relates to the event or actlvity requiring operatlonal overtime support and explain how the overtime actlvity is responsive to the threat.
- Post-event operational overtime requests will only be considered on a case-by-case basis, where it is demonstrated that exigent circurnstances prevented submission of a request in advance of the event or activity.
- Under no circumstances may DHS/FEMA grant funding be used to pay for costs already supported by fundirig from another federal source.
- States with UASI jurisdictions can use funds retained at the state level to reimburse eligible operatlona! overtime expenses incurred by the state (per the above guidance limitations). Any UASI funds retained by the state must be used in direct support of the high-risk urban area. States must provide documentation to the UAWG and DHS/FEMA upon request demonstrating how any UASI funds retained by a state would directly support the high-risk urban area.
- FEMA will consult and coordinate with appropriate DHS components as necessary to verify information used to support operational overtime requesta.


## Persomel Costs (HSGP and UASI)

Personnel hiring, overtime, and backfill expenses are permitted under this grant to perform allowable HSGP planning, training, exercise, and equipment actlvities. Personnel may include but are not limited to training and exercise coordinators, program managers for activitias directly associated with HSQP and UASI funded activities, intelligence analysts, and Statewide interoperability coordinators (SWIC).

Sub-Recipients should refer to Information Bulletin No. 421b, Clarlifation on the Personnel Reimbursement for Inteligence Cooperation and Enhancernent of Homeland Security Act of 2008 (Pubilic Law $110-412$ - the PRICE Act, Odt. 30, 2019. HSGP funds may not be used to support the hiring of any personnel to fuffil traditional public health and safety dutiee nor to supplant traditional public health and safoty positions and responsibilites.

The following definitions apply to personnel costs:

- Hirfog. State and local entities may use grant funding to cover the salary of newly hired personnel who are exclusively undertaking allowable DHS/FEMA grant activitles as specified in this guldance. Thls may not include new personnel who are hired to fulfill any nonDHS/FEMA program activities under any circumstances. Hiting will always result in a net increase of Full Time Equivalent (FTE) employees.
- Overtime. These expenses are ilinited to the additional costs that result from personnel working over and above 40 hours of weekly work tme as the direct result of their performance of DHS/FEMA-approved activities specified in this guidance. Overtime associated with any other activity is not ellgible.
- Backfill-Related Overtime. Also called "Overtime as Backfill," these expenses are limited to overtime costs that result from personnel who are working overtime (as identiffed above) to perform the duties of other personnel who are temporarily assigned to DHS/FEMA-approved
activities outside their core responsibilities. Neither avertime nor backfill expenses are the result of an increase of FTE employees.
- Supplanting. Grant funds will be used to supplement existing funds and will not replace (supplant) funds that have been appropriated for the same purpose. Applicants or recipients may be required to supply documentation certifying that a reduction in non-federal resources occurred for reasons other than the receipt or expected recelpt of federal funds.

OPSG funds may be used for domestic travel and per dem, including costs associated with the deployment/redeployment of personnel to border areas and for travel associated with law enforcement entities assisting other local jurisdictions in law enforcement activities (travel costs must be in accordance with applicable travel regulatlons).

## Organization (OPSG)

Operational Overtime Costs. OPSG funds should be used for operational overtime costs associated with law entorcement activities in support of border law enforcement agencles for increased border security enhancement. Overtime pay is for enhanced patrol for certified public safety officers, along with limited support for other law enforcement direct support personnel (e.g., Communication Officers/Dispatchers, non-sworn patrol pilots, etc.). Overtime shall be reimbursed consistent with the nonfederal entity's overtime policy and the requirements as stated below:

- Overtime is time worked that exceeds the required number of hours during an employee's designated shlft.
- Overtime must be worked to increase patrol capacity and be in support of identified and approved USBP border security operations.
- The OPSG overtime hourly rate of pay will be no more than the approved overtime rate per local law and policy and must be in accordance with applicable State and Federal regulations.
- Exempt salaried employees may not be reimbursed for overtime unless the non-federal entity's policy specifically allows for overtime reimbursement for these employees.
- The non-federal entity may not utilize OPSG funding to pay for an employee's overtime hours or pay that exceeds 16 hours worked in any 24-hour period.


## Personnel Costs (OPSG):

Up to 50 percent of an OPSG award may be used to pay for all personnel costs (only to the extent that such expenses are for the allowable activities within the scope of the grant). At the request of a recipient or Sub-Reciplent, the FEMA Administrator (ar desfgnee) may waive the 50 percent personnel cap. Waiver decisions are at the discretton of the FEMA Administrator and will be considered on a case-by-case basis. Further, changes in scope or objective also require FEMA's prior writen approval pursuant to 2 C.F.R. § 200.308 (c)(1)(I). A formal OPSG personnel waiver request should:

- Be on officlal letterhead, include a written Justification, and be signed by the local jurisdiction.
- Include a budget and method of calculation of personmel costs both in the percentage of the grant award and in total doliar amount, reflecting the change in scope or objective to the project.
- Include an approved Operations Order from the USBP Sector affice that supports the local jurlsdiction's written justification.
- Be coordinated with the USBP Sector, SAA, and the DHS/CBP Office of the Border Patroi (OBP).

As with all OPSG personnel costs, OPSG grant funds will be used to suppiement existing funds and will not replace (supplant) funds that have been appropriated for the same purpose. Appllcants or recipients may be required to supply documentation certifying that a reduction in non-federal resources occurred for reasons other than the receipt or expected receipt of federal funds.

## Temporary or Term Appointments

- Sub-Reciplents may utilize temporary or term appointments to augment the law enforcement presence on the borders. However, applying funds toward hiring full-time or permanent sworn public safety officers is unellowable.
- OPSGrfunded temporary or term appointments may not exceed the approved period of performance.
- For OPSG purposes, temporary appointments are non-status appointments for less than one year.
- OPSG funding for temporary or term appointments may pay for salary only. Benefits are not allowable expenses for term or temporary employees.
- OPSG remains a non-hiring program. Appropriate uses of temporary or term appointments include:
- To carry out specific enforcement operations work for ongoing OPSG-funded patrola throughout the Sector Area of Operation;
- To staff operations of limited duration; such as OPSGenhanced enforcement patrols targeting specific locations or criminal activity; and,
- To fill OPSG positions in activities undergoing transition or personmel shortages and local backfill policies (medicalimilitary deployments).
* OPSG term and temporary appointments must have all necessary certfications and training to enforce state and focat laws. OPSO funds will not be used to train or certify term or temporary appointments except as otherwise stated in the OPSG section of this manual and the HSGP NOFO.
- Sub-Recipients must follow their own applicable policies and procedures regarding temporary or term appolntments.


## Unallowable Costs (OPSG)

OPSG unellowable costs include costs assoclated with evidence coliection, arrest processing, prosecufion, and Traffic/DUl checkpoints, such as evidence documentation cameras, fingerprinting supplies, alcohol breathalyzers, portable work lights, trafflc barricades, and simllar law enforcement expenses. Additional unallowable costs also include costs associated with staffing and general IT computing equipment and hardware, such as personal computers, faxes, copy machines, modems, etc. OPSG is not internded as a hiring program. Therefore, applying funds toward hising fuli-time or permanent swom pubic safety officers is unallowable. OPSG funding shall not be used to supplant inherent routine patrols and law enforcement operations or activitles not directly related to providing enhanced coordination between jocal and federal law enforcement agencies, Finally, construction and/or renovation costs, and exercise expenses are prohibited under OPSG.

## C. Allowable Exercise Related Costs

Exercises conducted with grant funding should be managed and conducted consistent with HSEEP. HSEEP guidance for exercise design, development, conduct, evaluation, and improvement planning is located at https://www.fema.gov/exercise.

- Design, Develop, Conduct, and Evaluate an Exercise
- Exercise Planning Workshop
- Full. or part-time staff or contractors/consultants
- Overtime and backfill costs, including expenses for part-time and volunteer emergency
- Response personnel partlcipating in DHS/FEMA exercise
- Implementation of HSEEP
- Activities to achleve exercises inclusive of people with disabilities
- Travel
- Supplies associated with allowable approved exercises
- Interoperable communications exercises


## Additional Exercise Information

Subrepipients that decide to use HSGP funds to conduct an exercise(s) are encouraged to complete a progressive exercise series. Exercises conducted by states and high risked urben areas may be used to fuliill similar exercise requirements required by other grant programs. Sub-Recipients are encouraged to invite representatives/planners involved with other Feclerally mandated or private exerclse activitles, States and high risked urban areas are encouraged to share, at a minimum, the multi-year training and exercise schedule with those departments, agencies, and orgenizations inciuded in the plan.

- Validating Capabilities. Exercises examine and validate capabilitles-based planning across the Prevention, Protection, Mitigation, Response, and Recovery mission areas. The extensive engagement of the whole community, including but not limited to examining the needs and requirements for individuals with disabilites, individuals with limited English profictency, and others with access and functional needs, is assential to the development of an effective and comprehensive exercise program. Exercises are designed to be progressive - increasing in scope and complexity and drawing upon results and outcomes from prior exercises and realworld incidents - to challenge participating communities. Consistent with Homeland Security Exercise and Evaluation Program guidance and tools, the National Exercise Program (NEP) serves as the prinolpal exercise mechanism for examining national preparedness and measuring readiness. Exercises should align with priorities and capabilities identified In a multhyear TEP.
- Special Event Planning, If a state or Urban Area will be hosting a gpecial event (e.g., Super Bowl, G-8 Summit), the special event planning should be considered as a training or exercise activily for the purpose of the multh-year TEP. States must include all confirmed or planned special events in the Multl-year TEP. The state or Urban Area may plan to use HSGP or UASI funding to finance training and exercise activities In preparatlon for those events. States and Urban Areas should also consider exercises at major venues (e.g., arenas, convention centers) that focus on evacuations, communications, and command and control.
- Regional Exercises. States should also anticlpate participating in at least one Regional Exercise annually. States must include all confirmed or planned special events in the Multiyear TEP.
- Role of Non-Governmental Entities in Exercises. Non-governmental participation in all levels of exercises is strongly encouraged. Leaders from non-governmental entities should be included in the planning, design, and evaluation of an exercise. State, tocal, Tribal, and territorial jurisdictions are encouraged to develop exercises that test the integration and use of non-governmental resources provided by non-governmental entifies, defined as the private sector and private non-profit, faith-based, commurity, partlcipation in exercises should be coordinated with the local Citizen Corps Council(s) or their equivalent and other partner agencles.

FDEM State Training Office conditions for Exercises: For the purposes of this Agreement, any exercise which is compliant with HSEEP standards and contained in the State of Florida (and County or Regional) MYTEP qualifles as an authorized exercise. The Sub-Recipient can successfully complete an authorized exercise either by attending or conducting that exercise.

- In order to receive payment for successfully attending an authorized exercise, the SubRecipient must provide the Division with a certificate of completion or similar correspondence signed by the individual in charge of the exercise; additionally, the Sub-Recipient must provide the Division with all receipts that document the costs incurred by the Subureciplent in order to attend the exercise.
- In order the receive payment for successfully conducting an authorized exercise, the SubReclpient must provide the Division with an ExPLAN, AAR/IP, IPC/MPC/FPC Meeting Minutes and Sign-in Sheet for exercise attendees; addifionally, the Sub-Recipient must provide the Division with all receipte that docurnent the costs incurred by the Sub-Recipient in order to conduct the exercise. The Sub-Recipient must inciude with the reimbursement package a separate copy of the page(s) from the Exercise Plan which Identifies the participant agencies and e printed page(s) from the State (and County or Regtonal) MYTEP reflecting the exerclse.
- If you require food/water for this event, request must come to the Division within 25 days prior to the event, in the following format:

> Exercise Title:
> Location:
> Exercise Date:
> Exercise Schedule:
> Estlmated Number of Participants that will be fed:
> Estimated Cost for food/water:
> Description of the Exerclse:

## D. Allowable Training Related Costs (SHGP and UASt)

Alowable trainingmelated cosis under HSGP Include the estabilshment, support, conduct, and attendance of training specifically identifled under the HSGP and UASI programs and/or in conjunction with emergency preparedness training by other Federal agencies (e.g., HHS and DOT). Training conducted using HSCP funds should address a performance gap identified through an AAR/IP or other assessmants (e,g., Natlonal Emergency Communications Plan NECP Goal Assessments) and contribute to building a capability that will be evaluated through a formal exercise. Any training or training gaps, Including those for children, older adults, pregnant women, and milviduals with disabilities and others who also have access or functional needs, should be identified in the AARIP and addressed in the state or Urban Area training cycle. Sub-Recipients are encouraged to use existing training rather then developing new courses. When developing new courses, Sub-Recipients are encouraged to apply the Analysis, Design, Development, Implementation and Evaluation (ADDIE) model of instructional design.

- Overtime and backfili for emergency preparedness and response personnel attending DHB/FEMAA-sponsored and approved training classes
- Overtirne and backfill expenses for part-time and volunteer emergency response personnel participating in DHS/FEMA training
- Training workshops and conferences
- Activitles to achieve training inclusive of people with disablities
- Full- or part-time staff or contractors/consultants
- Travel
- Supplies associated with allowable approved training that are expended or consumed during the course of the planning and conduct of the exercise project(e)
- Instructor certificatlonire-certification
- Coordinatlon with Citzen Corps Councils in conducting training exerclses
- Interoperable communications training


## Additional Training Information

Per DHS/FEMA Grant Programs Directorate Policy FP 207-008-064-1, Reviow and Approval Requirements for Training Courses Funded Through Preparedness Grants, issued on September 9 , 2013, states, territories, Tribal entities and urban areas are no longer required to request approval from FEMA for personnel to attend non-DHS FEMA training as long as the training is coordinated with and
approved by the state, territory, Tribal or Urban Area Training Point of Contact (TPOC) and falls within the FEMA mission scope and the jurisdiction's Emergency Operations Plan (EOP). The only exception to this policy is for Countering Violent Extremism courses. DHS/FEMA will conduct periodic reviews of all state, territory, and Urban Area training funded by DHS/FEMA. These reviews may Include requests for all course materials and physical observation of, or participatlon in, the funded training. If these reviews determine that courses are outside the scope of thls guidance, Sub-Reciplents will be asked to repay grant funds expended in support of those efforts.

For further information on developing courses using the instructional design methodology and tools that can facilitate the process, SAAs and TPOCs are encouraged to revlew the NTED Responder Training Development Center (RTDC) website.

DHS/FEMA Provided Training. These tralnings include programs or courses developed for and delivered by institutions and organizations funded by DHS/FEMA. This includes the Center for Domestlo Preparedness (CDP), the Emergency Management instlute (EMI), and the National Training and Education Division's (NTED) training parfner programs Including, the Continuing Training Grants, the National Domestic Preparedness Consortum (NDPC) and the Rural Domestic Preparedness Consortium (RDPC).

Approved State and Federal Sponsored Course Catalogue. This catalogue lists state and Federal sponsored courses that fall within the DHS/FEMA mission scope and have been approved through the FEMA course review and approval process. An updated verslon of this catalog can be accessed at: www.firstrespondertrainincl.gov.

Tratning Not Provided by DHS/FEMA. These tralnings include courses that are either state sponsored or Federal sponsored (nonmDHS/FEMA), coordinated and approved by the SAA or their designated TPOC, and fall within the DHS/FEMA mission scope to prepare state, local, Tribal, and territorial personmel to prevent, protect agalnst, mitlgate, respond to, and recover from acts of terrorism or cakastrophic events.

- State Sponsored Courses. These courses are developed for and/or delivered by institutions or organizations other than Federal entiftes or FEMA and are sponsored by the SAA or their designated TPOC.
- Joint Training and Exercises with the Public and Private Sectors. These courses are sponsored and coordinated by private sector entities to enhance public-private parthershlps for training personnel to prevent, protect against, mitigate, respond to, and recover from acts of terrorism or catastrophic events, In addition, States, territories, Tribes, and Uroan Areas are encouraged to incorporate the private sector in government-sponsored training and exercises.

Additional information on both DHS/FE.MA provided training and other federal and state training can be found at: www.firstrespondertraining.gov.

Training Information Reporting System ("Web-Forms"). Web-Forms is an electronic form/data management system built to assist the SAA and its designated State, territory and Tribal Training Point of Contact (TPOC). Reporting training activities through Web-Forms is not required under FY 2020 HSGP , however, the system remains available and can be accessed through the FEMA Toolkit located at https://www.firstrespondertraining. govifit/ in order to support grantees in their own tracking of training.

FDEM State Training Office Conditions: For the purposes of this Agreement, any training course listed on the DHS approved course catalog qualfies as an authorized course. The Sub-Recipient can successfully complete an authorized course either by attending or conducting that course.

- In order to recelve payment for successfully attending an authorized training course, the SubRecipient must provide the Division with a certificate of course completion; additionally, the Sub-Recipient must provide the Division with all receipts that document the costs incurred by the Sub-Recipient in order to attend the course.
- In order the receive peyment for successfully conducting an authorized course, the SubReciplent must provide tho Division with the course materials and a roster sign-in sheet; additionally, the Sub-Recipient must provide the Division with all receipts that document the costs incurred by the Sub-Recipient in order to conduct the course."
- For courses that are non-DHS approved training, Sub-Recipient must request approval to conduct training through the use of the Non-TED Form and provide a copy, along with emall, showing approval granted for conduch.
- For the conduct of training workshops, Sub-Reciplent must provide a copy of the course materials and sign-in sheets.
- The number of participants must be a minimum of 15 in order to justify the cost of holding a course. For questions regarding adequate number of participants please contact the FDEM State Training Officer for course specific guidance. Unless the Sub-Recipient receives advance writen approval from the State Training Officer for the number of participants, then the Division will reduce the amount authorized for reimbursement on a pro-rata basis Por any training with less than 15 participants.
- The Sub-Recipient must include with the reimbursement package a separate copy of the page(s) from the State (and County or Regional) MYTEP reflecting the training.


## E. Allowable Equipment Related Costs (SHGP and UASI)

The 21 allowable prevention, protection, mitigation, response, and recovery equipment categories for HSGP are listed on the Authorized Equipment List (AEL). The AEL is available at htips:/Moww.fema.gov/authorized-equipment-list. Some equipment items require prior approval from DHSFFEMA before obligation or purchase of the items. Please reference the grant notes for each equipment Item to ensure prior approval is not required or to ensure prior approval is obtained if necessary. Unless otherwise stated, all equipment must meet all mandatory regulatory and/or DHS/FEMA-adopted standards to be eligible for purchase using these funds. In addition, recipients will be responsible for obtaining and malntaining all necessary certifications and licenses for the requested equipment.

Grant funds may be used for the procurement of medical countermeasures. Procurement of medical countermeasures must be conducted in collaboration with State/city/local health departments who administer Federal funds from HHS for this purpose. Procurement must have a sound threat-based justification with an aim to reduce the consequences of mass casually incidents during the first crucial hours of a response. Prior to procuring pharmaceuticals, grantees must have in place an inventory management plan to avoid large periodic variatons in supplies due to coinciding purchase and expiration dates. Grantees are encouraged to enter into rotational procurement agreements with vendors and distributors. Purchases of pharmaceuticals must include a budget for the disposal of expired drugs within each fiscal year's period of performance for HSGP. The cost of disposal cannot be carried over to another FEMA grant or grant period.

The equipment, goods, and supplies ("the eliginie equipment") purchased with funds provided under this agreement are for the purposes specified in "Florida's Domestic Security Strategy". Equipment purchased with these funds will be utilized in the event of emergencles, including, but not limited to, terrorlsm-reteted hazards. The Sub-Recliplent shall place the equipment throughout the State of Florida in such a manner that, in the event of an emergency, the equipment can be deployed on the scene of the emergency or be available for use at a fixed location within two (2) hours of a request
for said deployment. The Florida Division of Emergency Management (FDEM) must approve any purchases of equipment not itemized in a project's approved budget in advance of the purchase.

The SubuRecipient will, in accordence with the statewide mutual ald agreement or other emergency response purpose as specffled in the "Florida Domestic Security Strategy," ensure that all equipment purchased with these funds is used to respond to any and all incidents within its reglanal response area as appllcable for so long as this Agreement remains in effect, Prior to requesting a response, the FDEM will take prudent and appropriate action to determine that the level or intensity of the incident is such that the speclaized equipment and resources are necessary to mitigate the outcome of the incident.

## Allowable Equipment (OPSG)

OPSG equlpment is intended to be incidental to the enhanced border security operations being performed. The grant is not intended to be used to sutfit or supply general equipment to SLTTT law enforcement agencies. Equipment must be relatable to and justified by the operational benefit it will provide.

- Equipment Marking. Because equipment purchased wilh OPSG funding is intended to be used to support OPSG activites, it must be appropriately marked to ensure its ready tilentification and primary use for that purpose. When practicable, any equipment purchased with OPSG funding shall be prominently marked as follows:


## "Purchased with DHS funds for Operation Stonegarden Use"

- Fuel Cost and/or Mileage Relmbursoment. There is no cap for reimbursement of fuel and mileage costs in support of operational activities. Vehicle and Equipment Acquisition, Including Leasing and Rentals. Allowable purchases under OPSQ include patrol cars and other mission-specific vehicles whose primary use is to increase operational activities/patrols on or near a border nexus in support of approved border security operations. A detailed justification must be submitted to the respective FEMA HQ Program Analyst prior to purchase.
- Vehicle and Equipment Acquislition, Including Leasing and Rentals: Allowable purchases under OPSG inciude patrol vehicles and other mission-specific equipment whose primary purpose is to increase operational capabilities on or near a border nexus in support of approved border security operations. A detalled justffication must be submitted to the respective FEMA HO Program Analyst prior to purchase.
- Medical Emergency Countermeasures: Allowable purchases under OPSG inciude narcotic antagonist pharmaceuticals, detection and identiffeation equipment, safe storage and transportation, personnel protective equipment, and initial equipment tralning, as will be reflected in the AEL and explained in IB 438.


## F. Unallowable Costs (HSGP, UASI and OPSG)

- Per FEMA pollcy, the purchase of weapons and weapons accessories, including ammunition, is not allowed with HSGP funds.
- Grant funds may not be used for the purchase of equipment not approved by DHS/FEMA. Grant funds must comply with IB 426 and may not be used for the purchase of the following equipment: firearms; ammunition; grenade taunchers; bayonets; or weaponized aircraft, vessels, or vehioles of any kind with weapons installed.
- Unauthorized exercise-related costs include:
- Reimbursement for the maintenance or wear and tear costs of general use vehicles (e.g., construction vehicles), medical suppiles, and emergency response apparatus (e.g., fire trucks, ambulances).
- Equipment that is purchased for permanent installation and/or use, beyond the scope of the conclusion of the exercise (e.g., electronic messaging sign).


## G. Telecommunications and Video Survellance Restrictions

Effective August 13, 2020, DHS/FEMA reciplents and subreciplents may not use grant funds under the programs covered by this Manual and provided in FY 2020 or previous years to:

1. Procure or obtain, extend or renew a contract to procure or obtein, or enter into a contract to procure or obtail any equipment, system, or service that uses "covered telecommunications equipment or services" as a substantial or essential component of any system, or as critical technology of any system; or
2. Enter into contracts or extend or renow contracts with entities that use "covered telecommunications equipment or services" as a substantial or essential component of any system, or as critical technology as part of any system.

This prohibition regarding certain telecommunications and video survellance services or equipment is mandated by sectlon 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2010 (FY 2019 NDAA), Pub. L.. No. 115-232 (2018). Raciplents and subrecipients may use DHS/FEMA grant funding to procure replacement equipment and services impacted by this prohibition, provided the costs are otherwise consistent with the requirements of this Manual, applicable appendix to this Manual, and applicable NOFO. DHS/FEMA will publish additional guidance in a subsequent Information Bulletin or similar notice.
Per section 889(f)(2)-(3) of the FY 2019 NDAA, covered telecommunications equipment or services means:

1. Telecommunications equipment produced by Huawel Technologies Company or ZTE Corporation, (or any subsidiary or affiliate of such entities);
2. For the purpose of publlc safety, security of Government facilites, physical security surveiliance of critical infrastructure, and other national securty purposes, video surveillance and telecormmunicattons equipment produced by Hytera Communications Corporation, Hangzhou Hilvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affllate of such entities);
3. Telecommunications or video survellance services provided by such entities or using such equipment; or
4. Telecommunications or video survellance equipment or services produced or provided by an entity that the Searetary of Defense, in consultation with the Director of National intelligence or the Director of the Federal Bureau of investigation, reasonably belleves to be an entity owned or controlled by, or otherwise connected to, the People's Republic of China.

## H. Critical Emergency Supplies

Critical Emergency Supplies (SHSP and UASI) Critical emergency supples, such as shelf stable products, water, and medical equipment and supplies are an allowable expense under SHSP and UASI. Frior to the allocation of grant funds for stockpillng purposes, each state must have DHS/FEMA's approval of a flve-year viable inventory management plan, which shouid include a distrlbution strategy and related sustainment costs if planned grant expenditure is over $\$ 100,000.00$.

If grant expenditures exceed the minimum threshold, the five-year inventory management plan will be developed by the recipient and monitored by FEMA. FEMA will provide program oversight and techrical assistance as it relates to the purchase of critical emergency supplies
under UAS1, FEMA will establish guldelines and requirements for the purchase of these suppiles under UASI and monitor development and status of the state's inventory management plan.

## 1. Reglonal Aorder Projects (OPSG)

Subrecipients are encouraged to prioritize the acquisition and development of regional projects on the borders to maximize interoperability and coordination capabilitles among federal agencies and with state, local, and tribal law enforcement partners, Such regional projects include:

- Communications equipment:
- Radio systems and repeaters
- Integration with regional intelligence and information sharing effort (l.e, fusion centers) o Inteligence analysts
- Sltuational Awareness equipment:
o License Plate Reader Networks
- Visual detection and surveillance systems
o Sensor Systems
o Redar Systems (for air andior marine incurslons)
o Alroraft systems (manned or unmarned)


## J. Construction and Renqvation (SHSP and UASI)

Project construction using SHSP and UASI funds may not exceed the greater of $\$ 1,000,000$ or $15 \%$ of the grant award. For the purposes of the limitations on funding levels, communications towers are not considered construction.

Written approval must be provided by DHS/FEMA prior to the use of any HSOP funds for construction or renovation. When applying for construction funde, reciplents must submit evidence of approved zoning ordinances, architectural plans, and any other locally required planning permits. Additionally, recipients are required to submlt a SF - 424 C form with budget detail cling the project cosis.

Recipients using funds for construction projects must comply with the Davis-Bacon Act (codjfed as amended at 40 U.S.C. $\$ \$ 3141$ et seq.). Recipients must ensure that their contractors or subcontractors for construction projects pay workers no less than the prevalling wages for laborers and mechanics employed on projects of a character like the contract work in the civil subdivislon of the State in which the work is to be performed. Additional information regarding compliance with the Davis-Bacon Act, including Department of Labor (DOL) wage determinations, is available online at hatps://wwo. dol gov/whd/govcontracts/dbra, htm.

## K. Communications Towers

When applying for funds to construct communication towers, subrecipients must submit evidence that the Federal Communication Commisslon's Section 106 of the National Historic Preservation Act, Pub. L. No. 89-665, as amended, review process has been completed.
L. Disposition

When original or replacement equipment acquired under a Federal award is no longer needed for the original project or program or for other activities currently or previously supported by a Federal awarding agency, excopt as otherwise provided in Federal statutes, regulations, or Federal awarding agency disposition instructions, the Sub-Recipient must request disposition instructions from FDEM Office of Domestic Preparedness and the State Administrative Agency will request deposition instructions from Federal awarding agency as required by the terms and conditions of the Federal award. The Sub-Recipient shall notify the FDEM Office of Domestlc Preparedness at: 2555 Shumard

Oak Bivd., Tallahassee, Florde 32399 one year In advance of the expiration of the equlpment's posted shelfilife or normal life expectancy or when it has been expended. The Sub-Recipent shall notify the FDEM immedkately if the equipment is destroyed, lost, or stolen.
N. Requirements for Small Unmannad Alreraft \$ystem (SHSP, UASI, and OPKG)

All requests to purchase Small Unmanned Aircraft Systems (SJJAS) with FEMA grant funding must comply with IB 426 and IB 438 and inolude a description of the pollcles and procedures in place to bafeguard jndividuals' prlvacy, clvil rights, and civil liberties of the Juriadiction that will purchase, take titlo to or otherwlse use the SUAS equipment.
N. SAFECOM

Emergency communications systems and equipment must meet applicable SAFECOM Guldance. Sub-Fecipients must be coordinated with the SWIC and the State Interoperability Governing Body (SIGB) to ensura interoperability and long-term compatibility.

## Q. GYEERSECURITY

Sub-Recipients must use HSGP funds for cybersecurity projects that suppot the security and functioning of critical infrastructure and core capabillties as they relare to terrorism.preparedness and may simultaneously support enhanced proparedness for other hazards unrelated to acts of terrorism.
P. Law Enforcement Readiness (SHSP, UASI, and OPSG)

OFSG grant funds may be used to increase operational, rnaterial, and technoiogical readiness of SLTT law enforcement agencies. The Delegation of Immigration Authority, Section $287(\mathrm{~g})$ of the Immigration and Nationality Act (INA) program allows a tate or local law enforcement entity to enter Into a parthershio with ICE, under a loint Memoraindum of Agreement (MOA), to receive delegated authority for impnigration enforcement within their jurlsdictions SHSP, UASI, or OPSG grant funds may be requested and may be approved on a case-by-cass basis for immigration enforcement training in support of the border security miasion. Requasta for training will be eveiuated on a casem by-case basis and can only be used for certification in the section 287 (g) program provided by DHS/ICE. SHSP, UASI, or OPSG Sub-Recipients whth agreements under sectlon $287(g)$ of the Inmigration and Nationality Act (8 U.S.C. § $1357(\mathrm{~g})$ ) to receive delegated authorly for immigration enforcement whin their jurisdletions may also be rembursed for section $287(\mathrm{~g})$ related operational activites with approval from FEMA on a caserby-case basis, For OPSG, sub-Reciplents must be authorized by USBP Headguarters and Seckors, and operational activities must be coordinated through a USEP Sector.

## Q. Maintenance and Sustaimment (SHSP, UASI, and OPSG)

The uge of DHS/FEMA prepareciness grant funds for maintenance contracts, warrantles, repair or replacement costs, upgrades, and user fees are allowable, as described in FFMA Polloy FP 205-402-$125-1$ under all active and future grant awards, unless otherwise noted. Except for meintenance plans or extended warranties purchased incidental to the original purchase of the equipment, the poriod covered by maintenance or warranty plan must not exceed the POP of tha speciffc grant funds The The to purchase the plan or warranty.

Grant unds are intended to support the Goal by fundirg projects that buid and sustatn the core capabilities necessary to prevent, protect agalnst, mitigate the effects of, respond to, and recover from those threats that pose the greatest risk to the securty of the Nation. In order to provide recipients the abdily to meet this objective, the policy set forth in FEMA'B B 379, Guidance to Stale Administrative Agencies to Expedite the Expenditure of Certain DHS/FEMA Grant Funding, Initally for FY 2007-2011, allows for the expansion of eligible maintenance and sustainment costs which must
be in (1) direct support of existing capabilities; (2) must be an otherwise allowable expenditure under the applicable grant program; (3) be tied to one of the core capabilities in the five mission areas contained within the Goal, and (4) shareable through the Emergency Management Assistance Compact. Additionally, eligible costs may also be in support of equipment, training, and critical resources that have previously been purchased with either federal grant or any other source of funding other than DHS/FEMA preparedness grant program dollars.

## R. Management and Administration (M\&A) (HSGP \& UASI)

Management and administration (M\&A) activities are those directly reiating to the management and administration of HSGP funds, such as financial management and monitoring. Sub-Recipients awardsd M\&A costs under this agreement can retain a maximum of up to $5 \%$ of their total agreement award anount for M\&A costs.

M\&A activities includes:

- Hiring of full-time or part-time staff or contractors/consultants:
- To assist with the management of the respective grant program.
- To assist with application requirements.
- To assist with the compliancy with reporting and date collection requirements.


## Managenent and Administration (M\&A) (OPSG)

Management and administration (M\&A) activitios are those directly relating to the management and administration of OPSG funds, such as financial management and monitoring. Reoipients may rotain up to $2.5 \%$ of the overall OPSG allocation prior to passing-through funding to Sub-Reciplents. This funding must bo deducted in an equal percentage from each Sub-Reciplent. Sub-Recipionts and friendly forces may retain funding for M\&A purposes; however, the total amount retained cannof exceed 5 percent of the Sub-Reciplent's subaward. Friendly forces are local law enforcement entitles that are subordinate Sub-Recipients under OPSG, in other words, friendly forces are entitios that receive a subaward from a Sub-Reciplent under the OPSG program. Friendly forces must comply with all requirements of Sub-Recipients under 2 C.F.R. Part 200.

## S. Procurement

All procurement transactions will be conducted in a manner providing full and open competition and shall comply with the standards articulated in:

- 2 C.F.R. Part 200;
- Chapter 287, Florida Statues; and
- any local procurement policy.

To the extent that one standard is more stringent than another, the Sub-Reciplent must follow the more stringent standard. For example, if a State statute imposes a stricter requirement than a Federal regulation, then the Sub-Reciplent must adhere to the requirements of the State statute

The Division shall pre-approve all scopes of work for projects funded under this agreement. Additionally, the Sub-Reciplent shall not execute a plogy-back contract unless the Division has approved the Scope of Work contained in the original contract that forms the basls for the plggy-back contract. Aiso, in order to receive reimbursement from the Division, the Sub-Recipient must provide the Division with a suspension and debarment form for each vendor that performed work under the agreement. Furthermore, if requasted by the Division, the Sub-Recipient shall provide copies of solicitation documents including responses and justification of vendor selection.

## Contracts may include:

State Term Contract: A State Term Contract is a contract that is competitively procured by the Division of State Purchasing for selected products and services for use by agencies and eligible users. Floride agencies and eligible users may use a request for quote to obtain written pricing or services information from a state term contact vendor for commoditles or contractual services available on a state term contract from that vendor, Use of state term contracts is mandatory for Florida agencies in accordance with section 287.056, Florida Statutes.

Alternate Contract Source: An Altemate Contract Source is a contract let by a federal, state, or local government that has been approved by the Department of Management Services, based on a determination that the contract is cost-effective and in the best interest of the state, for use by one or all Florda agencles for purchases, without the requirement of competitve procurement. Alternate contract sources are authorized by subsection 287.042(16), Florida Statutes, as implemented by Rule 60A-1.045, Florida Administrative Code.

General Services Administration Schedules: The General Services Administration (GSA) is an independent agency of the Unlied States Government. States, tribes, and local governments, and any instrumentalty thereof (such as lacal education agencies or institutions of higher education) may participate in the GSA Cooperative Purchasing Program. . . Refer to the appropriate CSA Schedule for additional requilrements.

## T. Piggybacking

The practice of procurement by one agency using the agreement of another agency is called piggybacking. The ability to plggyback onto an existing contract is not urlimited. The existing contract must contaln language or other legal authority authorizing third parties to make purchases from the contract with the vendor's consent. The tems and condilions of the new contract, including the Scope of Work, must be substantially the same as those of the existing contract. The piggyback contract may not exceed the existing contract in scope or volume of goods or services. An agency may not use the preexisthg contract meroly as a "basis to begin negotiations" for a broader or materially different contract.

## Section 215.971, Fiorida Statutes

Statutory changes enacted by the Legislature impose additional requirements on grant and Sub-Recipient agreements funded with Federal or State financial assistance. In pertinent part, Section 215.971(1) states:

An agency agreement that provides state financial assistance to $a$ Recipient or Sub-Recipient, as those terms are defined in s. 215.97, or that provides federal financial assistance to a SubRecipient, as defined by applicable United States Office of Menagement and Budget circulars, must include all of the following:

- A provision specifying a Scope of Work that clearly establishes the tasks that the Recipient or Sub-Recipient is requtred to perform.
- A provision dividing the agreement into quantifiable units of deliverables that must be received and accepted in witting by the agency before payment. Each dellverable must be directly polated to the Scope of Work and specify the required minimum level of service to be performed and the criteria for evaluating the successful completion of each deliverabla.
- A provision specifying the financial consequences that apply if the Recipient or SubRecipient falls to perform the minimum level of service required by the agreement. The provision can be excluded from the agreement only If financial consequences are prohibited by the federal agency awarding the grant. Funds refunded to a state agency from a Recipient or Sub-Reciplent for failure to perform as required under the agreement
may be expended only in direct support of the program from which the agreement originated.
- A provision specifying that a Reciplent or Sub-Recipient of federal or state financlal assistance may expend funds only for allowable costs resulting from obligations incurred during the specified agreement perlod,
- A provislon specifying that any balance of unobligated funds whioh has been advanced or pald must be refunded to the state agency.
- A provision specifying that any funds paid in excess of the amount to which the Recipient or Sub-Reciplent is entitled under the terms and conditions of the agreement must be refunded to the state agency.
- Any additional information required pursuant to s. 215.97.
U. Unique Entity Identifier and System for Award Management (SAM)

Sub-Recipients for this award must:

- Be reglstered in SAM;
- Provide a valid DUNS number; and
- Continue to maintain an active SAM registration with current informaton at all times during which it has an active federal award.


## V. Reporting Requirements

1. Quarterly Programmatic Reporting:

The Quarterly Programmatio Report is clue within thirty (30) days after the end of the reporting periods (March 31, June 30, September 30 and December 31) for the life of this contract.

- If a report(s) is delinquent, future financial reimbursements will be withheid untll the Sub-Recipient's reporting is current.
- If a report goes two (2) consecutive quarters without Sub-Recipient reflecting any activity and/or no expenditures will ikely result in termination of the agreement.

Programmatic Reporting Schedule

| Reporting Period | Report due to FDEM no later than |
| :---: | :---: |
| January 1 through March 31 | Aprll 30 |
| April 1 through June 30 | July 31 |
| July 1 through September 30 | October 31 |
| October 1 through December 31 | January 31 |

2. Programmatic Reporting- Biannual Strategic Implementation Report (BSIR):

After the end of each reporting period, for the life of the contract unless directed otherwise, the SAA, will complete the Biannual Strategic Implementation Report in the Grants Reporting Tool (GRT) https://www, reporting.odp.dhs.gov. The reporting perlods are January 1-June 30 and July 1-December 31. Data entry is scheduled for December 1 and June 1 respectively. Future awards and reimbursement may be withhold if these reports are delinquent.
3. Relmbursement Requests:

A request for reimbursement may be sent to your grant manager for review and approval at any time during the contract period. Reimbursements must be requested within ninety ( 90 ) calendar days of expenditure of funds, and quartarly at a minimum. Failure to submit request for reimbursement within ninety (90) calendar days of expenditure shall result in denial of reimbursement. The Sub-Recipient should include the category's corresponding line fiem number in the "Detail of Claims" form. This number can be found in the "Proposed Program Budget". A line item number is to be included for every dollar amount listed in the "Detail of Claims" form.
4. Close-out Programmatic Reporting:

The Close-out Report is due to the Florida Division of Emergency Management no later than sixty (60) calendar days after the agreement is either completed or the agreement hass expired.
5. Administrative Closeout

An administrative closeout may be conducted when a recipient is not responsive to the Division's reasonable efforts to collect required reports, forms, or other documentation needed to complete the standard award and/or closeout process. FDEM will make three written attempts to collect required information before initiating an administrative closeout, if an award is administratively closed, FDEM may decide to impose remedies for noncompliance per 2 C.F.R. $\$ 200.338$, consider this information in reviewing future award applications, or apply special conditions to existing of future awards.

## W. Programmatic Point of Contact

| Contractual Polnt of Contact | Programmatic Point of Contact |
| :---: | :---: |
| Kizzy K. Caban FDEM | Amy Garmon FDEM |
| 2555 Shumard Oak Blvd. | 2555 Shumard Oak Bivd. |
| Tallahassee, FL. 32399-2100 | Tallahassee, FL 32398-2100 |
| (860) 815-4348 | (850) 815-4366 |
| Kizzy,Caban@em.myflorida, com | Amy.Garmon@em.myflorida.com |

## X. Contractual Responsibilities

- The FDEM shall determine eligibility of projects and approve changes in Scope of Work.
- The FDEM shall adminizter the financlal processes.


## Y. Fallure to Comply

- Fallure to comply with any of the provisions outtined above shall result in disallowance of reimbursement for expenditures.


## ATTACHMENT C

## DELIVERABLES AND PERFORMANCE

State Horneland Security Program (HSGP): HSGP supports the implementation of risk driven, capabilitles-based State Homeland Security Strategies to address capability targets set in Urban Area State, and regional Threat and Hazard Identification and Risk Assessments (THIRAs). The capability levels are assessed in the State Preparedness Report (SPR) and Inform planning, organization, equipment, training, and exercise needs to prevent, protect agalnst, mitigate, respond to, and recover from acts of terrorism and other catastrophic events.

Planning Deliverable: Subject to the funding limitations of this Agreement, the Division shall reimburse the Sub-Reciplent for the actual cost of successfully completing Planning activities consistent with the guidelines contained in the Comprehensive Flanning Guide CPG 101 v.2. For additional information, please see hitp://www.fema.gov/pdf/about/divisionsinpd/CPG 101 V2.pdf or grant guidance (Notice of Funding Opporturity). For the purposes of thls Agreement, any planning actlvity such as those assoclated with the Threat and Hazard identification and Risk Analysis (THIRA), State Preparedness Report (SPR), and other planning activities that support the National Preparadness Goal ( NPG ) and place an emphasls on updating and maintaining a current Emergency Operations Plan (EOP) are eligible. The Sub-Recipient can successfully complete a planning activity either by creating or updating such plan(s).

Organization Dellverable: Subject to the funding linnitations of this Agreement, the Division shall reimburse the Sub-Reciplent for the actual ellgible costs for Personnel, intelligence Analysts, Overtime and Operational Overtime.

Exerclse Deliverable: Subject to the funding limitations of this Agreement, the Division shall reimburse the Sub-Recipient for the actual cost of successtully completing an exercise which meets the Department of Homeland Security Homeland Security Exercise and Evaluation Program (HSEEP) standards and is listed In A) the State of Florida Multi-Year Training \& Exercise Plan (MYTEP), and B) County or Regional TEP for the region in which the Suburecipient is geographically located, Information related to TEPS and HSEEP complance can be found online at: hetps://www. ilis. dhs gov/hseep. For the purposes of this Agreoment, any exercise which is compliant with HSEEP standards and contalned in the State of Florida MYTEP qualifies as an authorized exercise. The Sub-Recipient can successfully complete an authorized exercise either by attending or conducting that exercise.

Training Defiverable: Subject to the funding limitations of this Agreement, the Division shall relmburse the Sub-Recipient for the actual cost of successffully comploting a training course listed on the Departinent of Homeland Security (DHS) approved course catalog. For non-DHS approved courses the Sub-Recipient shall obtain advance FDEM approval using the Non-TED fom by contacting thelr grant manager. The DHS course catalog is available online at: hitp:i/training, fema.govi. For the purposes of this Agreement, any tralning course listed on the DHS approved course catalog qualifies as an authorized course. The Sub-Recipient can successfully complete an authorized course either by attending or conducting that course.

Equipment Deliverable: Subject to the funding limitations of this Agreement, the Division shail reimburse the Sub-Recipient for the actual cost of purchasing an item identified in the approved project funding template and budget of this agreement and listed on the DHS Authorized Equipment List (AEL). For the purposes of this Agreement, any Item listed on the AEL qualifies as an authorized Item. The 21 allowable prevention, protection, mitigatlon, response, and recovery equioment categories and equipment standards for HSGP are listed on the web-based version of the Authorized Equipment LIst (AEL) on the Lessons Learned Information System at hitpi/lbeta, fema, goviauthorized-equipment-list. In addition, agencies will be responsible for obtalning and maintaining all necessary certifications and licenses for the requested equipment.

Management Deliverable: Subject to the funding limitations of this Agreement, the Division shall reimburse the SubuRecipient for the actual cost for Management and Administration (M\&A) activities,

Costs for allowable items will be relmbursed if incurred and completed within the perlod of performance, in accordance with the Budget and Scope of Work, Attachments A and B of this agreement.

## ATTACHMENT D

## Program Statutes and Regulations

1) Age Dlscrimination Act of 197542 U.S.C. $\$ 6101$ et seq.
2) Americans with Disabilities Act of 199042 U.S.C. § 12101-12213
3) Chapter 473 , Florida Statutes
4) Chapter 215, Elorida Statutes
5) Chapter 252, Elorida Statutes
6) Title VI of the Civil Rights Act of 198442 U.S.C. § 2000 el seq.
7) Title VIIf of the Civil Rights Acts of 196842 U.S.C. § 3601 et seq.
8) Copyright notice 17 U.S.C. $\$ 8401$ or 402
9) Assurances, Administrative Requirements, Cost Prinolples, Representations and Cerifications 2 C.F.R. Part 200
10) Debarment and Suspension Executive Orders 12549 and 12689
11) Drug Free Workplace Act of 198841 U.S.C. $\$ 701$ et seq.
12) Duplication of Benefits 2 C.F.R. Part 200, Subpart E
13) Energy Polloy and Conservation Act 42 U.S.C. § 62.01
14) False Claims Act and Program Fraud Clvil Remedies 31 U.S.C. § $3729-3733$ also 31 U.S.C. § $3801-3812$
15) Fly America Act of 197449 U.S.C. $\$ 41102$ also 49 U.S.C. $\$ 40118$
16) Hotel and Motel Fire Satety Act of 199015 U.S.C. § $2225 a$
17) Lobbying Prohibitions 31 U.S.C. § 1352
18) Patente and Intellectual Property Rights 35 U.S.C. § 200 et seq.
19) Procurement of Recovered Materials section 6002 of Solld Waste Disposal Act
20) Terrorist Financing Executive Order 13224
21) Title DX of the Education Amendments of 1972 (Equal Opportunity in Education Act) 20 U.S.C. § 1681 et seq.
22) Trafficking Victims Protection Act of 200022 U.S.C. \& 7104
23) Rehabilltation Act of 1973 Section 504, 29 U.S.C. § 794
24) USA Patriot Act of 200118 U.S.C. $\$ 175-172 \mathrm{c}$
25) Whistleblower Pratection Act 10 U.S.C. $\$ 2409,41$ US.C. $\S 4712$, and 10 U.S.C. $\S 2324,41$ U.S.C. § 4304 and $\$ 4310$
26) 53 Federal Register 8034
27) Rule Chapters 27P-6, 27P-11, and 27P-19, Florida Administrative Code

# ATTACHMENT E <br> JUSTIFICATION OF ADVANCE PAYMENT 

## SUB-RECIPIENT:

If you are requesting an advance, indicate same by checking the box below.

## [ ] ADVANCE Requested

Advance payment of $\$$ $\qquad$ is requested. Balance of payments will be made on a reimbursement basis. These funds are needed to pay staff, award beneflts to clients, daplicate forms and purchase start-up supplies and equipment. We would not be able to operate the program without this advance.

If you are requesting an advance, complete the following chart and line item justification below.

## ESTMMATED EXPENSES

| BUDGET CATEGORYILINE ITEMS <br> (list applicable line ifems) | Fiscal Year 2020 Anticipated Expenditures for <br> First Three Months of Contract |
| :--- | :---: |
| For example |  |
| ADMINISTRATIVE COSTS: |  |
| For example |  |
| PROGRAM EXPENSES: |  |
| TOTAL EXPENSES: |  |

LINE ITEM JUSTIFICATION (For each line item, provide a detalled Justification explaining the need for the cash advance. The justification must include supporting documentation that clearly shows the advance will be expended within the first ninety ( 90 ) days of the contract term. Support documentation should include, but is not limited to the following: quotes for purchases, delivery timelines, salary and expense projections, etc. to provide the Division reasonable and necessary support that the advance will be expended within the first ninety (90) days of the contract term. Any advance funds not expended within the first ninety (90) days of the contract term shall be returned to the Division Cashier, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399, within thirty ( 30 ) days of receipt, along with any interest earned on the advance)
*REQUESTS FOR ADVANCE PAYMENTS WIL BE CONSIDERED ON A CASE BY CASE BASIS*
Signature of Sub-Recipient/Subcontractor's Authorized Official Date: .___________

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## ATTACHMENT $F$ <br> WARRANTIES AND REPRESENTATIONS

## Einancial Management

The Sub-Rechient's financial management system must comply with 2 C.F.R. §200.302.

## Procurements

Any procurement undertaken with funds authorized by this Agreement must comply with the requirements of 2 C.F.R. $\$ 200$, Part D-Fost Federal Award Requirements-Procurement Standards (2 C.F.R. $\$ \$ 200.317$ through 200.326).

## Business Hours

The Sub-Recipient shall have its offices open for business, with the entrance door open to the public, and at least one employee on site, from:
Monday to Friday from 8:00am to 5:00pm*
*During the pandemlc, City bullding has been closed to the Public but arrangements can still be made for a visitifneeded.

Licensing and Permitting
All subcontractors or employees hired by the Sub-Reciplent shall have all current licenses and permits required for all the particular work for which they are hired by the Sub-Recipient.

## ATTACHMENT O



## Subcontractor Covered Transactions

The prospective subcontractor, $\qquad$ of the
Sub-Recipient certifles, by submission of this document, that nelther it, its principals, nor its affilates are presently debarred, suspended, proposed for debarment, declared ineligible, voluntarily excluded, or disqualified from participation in this transactlon by any Federai department or agency.

## SUB-CONTRACTOR:

By: $\qquad$
Signature
Sub-Recipient's Name
Name and Title

Date

## ATTACHMENT H

## Statement of Assurances

All of the instructions, guidance, limitations, and other conditions set forth in the Notice of Funding Opportunity (NOFO) for this program are incorporated here by reference in the terms and conditions of your award. All Sub-Reciplents must comply with any such requirements set forth in the program NOFO.

All Sub-Recipients who recelve awards made under programs that prohibit supplanting by law must ensure that Federal funds do not replace (supplant) funds that have been budgeted for the same purpose through non-Federal sources.

All Sub-Recipients must acknowledge their use of federal funding when issuing statements, pross releases, requests for proposals, bid invitatons, and other documents describing projects or programs funded in whole or in part with Federal funds.

Any cost allocable to a particular Federal award provided for in 2 C.F.R, Part 200, Subpart E may not be charged to other Federal awards to overcome fund deficiencles, to avold restrictions imposed by Federal statutes, regulations, or terms and conditions of the Federal awards, or for other reasons. However, this prohibition wouid not preclude a Sub-Recipient from shifting costs that are allowable under two or more Federal awards in accordance with existing Federal statutes, regulations, or the terms and conditions of the Federal award.

Sub-Reciplents are required to comply with the requirements set forth in the government-wide Award Term regarding the System for Award Management and Unlversal Identfier Requirements located at 2 C.F.R. Part 25, Appendix $A$, the full text of which incorporated here by reference in the terms and conditions of your award.

All Sub-Recipients must acknowledge and agree to comply with applicable provisions governing DHS access to records, accounts, documents, information, facilities, and staff.

1. Sub-Reciplent must cooperate with any compliance review or compliant Investigation conducted by the State Administrative Agenoy or DHS.
2. Sub-Reciplent will give the State Administrative Agency, DHS or through any authorized representative, access to and the right to examine and copy, records, accounts, and other documents and sources of information related to the federal financial assistance award and permit access to facilities, personnel, and other individuals and information as may be necessary, as required by DHS regulations and other apploable laws or program guidance.
3. Sub-Recipient must submit timely, complete, and accurate reports to the FDEM and maintain appropriate backup documentation to support the reports. Sub-Recipionts must also comply with all other special reporting, data collection and evaluation requirements, as prescribed by law or detailed in program guidance.
4. Sub-Recipient will acknowledge their use of 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.
5. Sub-Recilplent who receives awards made under progranss that provide emergency communications equipment and its related activities must comply with SAFECOM Guidance for Emergency Communications Grants, including provisions on technical standards that ensure and enhance interoperable communications.
6. When original or replacement equipment acquired under this award by the Sub-Recipient is no longer needed for the original project or program or for other activities currently or previously supported by

DHS/FEMA, you must request instructions from FDEM to make proper disposition of the equipment pursuant to 2 C.F.R. Section 200.313.
7. DHS/FEMA funded activities that may require an EHP review are subject to FEMA's Environmental Planning and Historic Preservation (EHP) review process. This review does not address all federal, state, and local requirements. Acceptance of federal funding requires recipient to comply with all federal, state, and local laws. Fallure to obtain all appropriate federal, state, and local environmental permits and clearances may jeopardize federal funding. If ground disturbing activitles occur during constructon, applicant will monitor ground disturbance, and if any potentlai archeological resources are discovered, appllcant will inmediately cease work in that area and notify the pass-through entily, if applicable, and DHS/FEMA.
8. Sub-Recipient will comply with the applicable provisions of the following laws and policies prohibiting discrimination:
a. Tite VI of the Clvil Rights Act of 1964, as amended, which prohibits discrimination based on race, color, or national origin (including limited English proficiency).
b. Section 504 of the Rehablittation Act of 1973, as amended, which prohibits discrimination based on dlsability.
c. Title IX of the Education Amendments Act of 1972, as amended, which prohibits discrimination based on sex in edueation programs or activities.
d. Age Discrimination Act of 1975, which prohibits discrimination based on age.
e. U.S. Department of Homeland Security regulation 6 C.F.R. Part 19, which prohibits discrimination based on religion in social service programs.

## Attachment I <br> Mandatory Contract Provisions

## Provisions:

Any contract or subcontract funded by this Agreement must contain the applicable provisions outlined in Appendix II to 2 C.F.R. Part 200. It is the responsibility of the sub-recipient to include the required provisions. The following is a list of sample provisions from Appendix II to 2 C.F.R. Part 200 that max be required: ${ }^{\text { }}$

## Appendix II to Part 200-Contract Provisions for Non $\sim$ Federal Entity Contracts Under Federal Awards

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.
(A) Contracts for more than the simplified acquisition threshold, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penaities as appropriate.
(B) All contracts in excess of $\$ 10,000$ must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be affected and the basis for settlement.
(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-i.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federai Contract Compliance Programs, Equal Employment Opportunity, Department of Labor,"
(D) Davis-Bacon Act, as amended (40 U.S.C. $3141-3148$ ). When required by Federal program legislation, all prime construction contracts in excess of $\$ 2,000$ awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act ( 40 U.S.C. 3145 ), as supplemented by Department of Labor regulations ( 29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or Sub-recipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The nonFederal entity must report all suspected or reported violations to the Federal awarding agency.
(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of $\$ 100,000$ that involve the employment of

[^1]mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations ( 29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR $\S 401.2$ (a) and the recipient or Sub-recipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or Sub-recipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.
(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended-Contracts and subgrants of amounts in excess of $\$ 150,000$ must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
(H) Debarment and Suspension (Executive Orders 12549 and 12689)-A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide Excluded Parties List System in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1986 Comp., p. 189) and 12689 (3 CFR Part 1989 Comp., p. 235), "Debarment and Suspension." The Excluded Parties List System in SAM contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties deciared ineligible under statutory or regulatory authority other than Executive Order 12549.
(I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)-Contractors that apply or bid for an award of $\$ 100,000$ or more must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with nonFederal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.
(J) See § 200.323 Procurement of recovered materials.
(K) See §200.216 Prohibition on certain telecommunication and video surveillance services or equipment.
(L) See §200.322 Domestic preferences for procurements
(Appendix II to Part 200, Revised Eff. 11/12/2020).

Please note that the sub-recipient alone is responsible for ensuring that all language included in its contracts meets the requirements of 2 C.F.R. § 200.326 and 2 C.F.R. Part 200, Appendix II.

## ATTACHMENT J Financlal and Program Monltoring Guidelines

Florida has enhanced state and local capability and capacity to prevent, propare and respond to terrorist threats since 1999 through varlous funding sources including federal grant funds. The Florida Division of Emergency Management (FDEM) has a responsiblity to track and monitor the status of grant activity and items purchesed to ensure compliance with applicable Homeland Security Grant Program (HSGP) grant guidance and statutory regulations. The monitoring process is designed to assess a Sub-Reciplent agency's compliance with applicable state and federal guidelines.

Monitoring is accomplished utilizing varlous methods including desk monitoring and on-site visits. There are two primary areas reviewed during monitoring activities - financlat and programmatic monltoring. Financial monitoring primarily focuses on statutory and regulatory complance with edministrative grant requirements. It involves the review of records assoclated with the purchase and disposition of property, projects and contracts. Programmatlc monitoring seeks to validate and assist in the grant progress, targeting issues that may be hindering project goals and ensuring compliance with the purpose of the grant and overall grant program. Programmatic monitoring Involves the observation of equipment purchased, protocols and other associated records. Varlous levels of financial and programmatic review may be accomplished during the monitoring process.

## Monitoring Selection and Scheduting:

Each year the FDEM will conduct monitoring based on a "Risk Assessment". The risk assessment tool is used to help in determining the priority of Sub-Recipients that should be reviewed and the level of monitoing that should be performed. It is important to note that although a glven grant may be closed, it is still subject to either desk or on-site monitoring for a five (5) year period following closure.

## Areas that will be examined include:

- Management and administrative procedures;
- Grant folder maintenance;
- Equipment accountability and sub-hand receipt procedures;
- Program for obsoloscence;
- Status of equipment purchases;
- Status of trainling for purchased equipment;
- Status and number of response trainings conducted to include number trained;
- Status and number of exercises;
- Status of planning activity;
- Anticipated projecled completion;
- Difficulties encountered in completing projects;
- Agency NIMSICS compliance documentation;
- Equal Emplayment Opportunity (EEO Status);
- Procurement Policy

FDEM may request additional monitoring/information of the activity, or lack thereof, generates questions from the region, the sponsoring agency or FDEM leadership. The method of gathering this information will be determined on a case-by-case basis.

## Monitoring Activitles:

Desk reviews and site visits are two forms of monitoring. Desk monitoring is the review of projects, financial activity and technical assistance between FDEM and the applicant via e-mail and telephone. On-site monitoring are actual visits to the Sub-Reciplent agencles by Division representatlves who examines records, procedures and equipment.

Dosk monitoring is an on-going process. Sub-Reciplents will be required to participate in desk top monitoring as determined by FDEMM. This contact will provide an opportunity to identify the need for technical assistance (TA) and/or a site visit if FDEM determines that a Sub-Recipient is having difficulty completing their project.

As difficultes/deficiencies are identified, the respective region or sponsoring agency will be notified by the program office via emall, Information will include the grant Sub-Recipient agency name, year and project description and the nature of the issue in question. Many of the lssues that arise may be resolved at the regional or sponsoring agency level. Issues that require further TA will be referred to FDEM for assistance. Examples of TA include but are not limited to;

- Equipment selection or available veridors
- Ellgibility of items or services
- Coordinatlon and parinership with other agencies within or outside the region or disciplline
- Record Keeping
- Reporting Requiraments
- Documentation in support of a Request for Reimbursement

On-site monitoring will be conducted by FDEM or designated personnel. On-site monitoring visits will be scheduled in advance with the Sub-Recipient agency POC designated in the grant agreement.

FDEM will also conduct coordinated financial and grant file monitoring. Subject matter experts from other agencies within the region or state may be called upon to assist in the form of a peer review as needed.

## On-Site Monitoring Protocol

On-site monitoring visits will begin with those grantees that are currently spending or have completed spending for that federal fiscal year ( FF Y). Site visits may be combined when geographically convenient. There is a financial/ programmatlc On-site monitoring checklist to assist in the completion of all required tasks.

## Site Visit Preparation

A letter will be sent to the Sub-Recipient agency Point of Contact (POC) outlining the date, time and purpase of the sitte visit before the planned arrival date. The appointment should be confirmed with the grantee in writing (email is acceptable) and documented in the grantee folder.

The physical location of any equipment located at an alternate site should be confirmed with a representative from that location and the address should be documented in the grantee folder before the site visit.

## On-Site Monitoring VIsit

Once FDEM personnel have arrived at the site, an orlentation conference will be conducted. During this time, the purpose of the sitt visit and the Items FDEM intends to examine will be identifled. All objectives of the site visit will be explained during this time.

FDEM personnei will review all fines and supporting documentation. Once the supporting documentation has been reviewed, a tour/visual/spot inspection of equipment will be conducted.

Each item selacted for reviow should be visually inspected whenever possibte. Bigger items (computers, response vehicles, etc.) should have an asset decal (information/serial number) placed in a prominent location on each plece of equipment as per Sub-Recipient agency requirements. The serial number shoutd correspond with the appropriate receipt to confirm
purchase. Photographs should be taken of the equipment (large capital expenditures in excess of $\$ 1,000$. per item).

If an item is not avallable (being used during time of the slte visit), the appropriate documentation must be provided to account for that particular piece of equipment. Other programinatic issues can be discussed at this time, such as missing quarterly reports, payment voucherlrelmbursement, equipment, questions, etc.

## Post Monitoring Visit

FDEM personnel will review the On-site monitoring worksheets and backup documentation as a team and discuss the events of the On-site monttoring.

Within Forty Five (45) calendar days of the site visit, a post monitoring letter will be generated and sent to the grantee explaining any issues and corrective actions required or commendations. Should no issuas or findings be identified, a post monitoring letter to that effect will be generated and sent to the Sub-Recipient. The Sub-Reciplent will submit a Corrective Action Plan within a timeframe as determined by FDEM. Noncompliance on behalf of sub-grantees is resolved by management under the terms of the Sub-Gramt Agreement.

The On-site monitoring repori and all back up documentation will then be included in the Sub. Reciplent's flle.

## Monitoring Responsibilities of Pass-thru Entities

Subrecipients who are pass-through entities are responsible for monltoring their subreciplents in a manner consistent with the terms of the federal award at 2 C.F.R. Part 200, including 2 C.F.R. § 200.331. This includes the pass-through entity's responsibility to monltor 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 condifions of the subaward; and that subaward performance goals are achieved.

Subrecipient responsibilities also Include but are not limited to: accounting of receipts and expenditures, cash management, maintaining adequate financial records, reporting and refunding expenditures disallowed by audits, monitoring if acting as a pass-through entity, other assessments and revlews, and ensuring overall compliance with the terms and canditions of the award or subaward, as applicable, including the terms of 2 C.F.R. Part 200.

## ATTACHMENT K

## EHP GUIDELINES

ENVIRONMENTAL PL_ANNING \& HISTORIC PRESERVATION (EHP) COMPLIANCE GUIDELINES
The following types of projects are to be submitted to FEMA for compliance revlew under Federal Environmental Plarning and Historic Preservation (EHP) laws and requirements prior to filtiation of the project:

- New Construction, Installation and Renovation, Including but not limited to:
- Emergency Operation Centers
- Security Guard facilities
- Equipment buildings (such as those accompanying communication towers)
- Waterside Structures (such as dock houses, plers, etc.)
- Placing a repeater andfor other equilpment on an existing tower
- Renovation of and modiffcation to buildings and structures that are 50 years old or older
- Any other construction or renovation efforts that change or expand the footprint of a facilly or structure including security enthancements to improve perimeter security
- Physical Security Enhancements, including but not limited to:
- Lighting
- Fencing
- Closed-circuit television (CCTV) systems
- Motion detection systerns
- Barriers, doors, gates and related security enhancements

In addition, the erection of communications towers that are included in a jurisdiction's interoperable communications plan is allowed, subject to all applicable laws, regulations, and llcensing provislons. Communication tower projects must be submitted to FEMA for EHP review.

EHP SCREENING FORM SUBMISSION

1. Projects requiring EHP review, the Sub-Recipient must submit the EHP Screening Form to the State Administrative Agency (SAA) for review prior to funds being expended. The SAA Point of Contact for EHP review is:

Ms. Fellcia Pinnock
Bureau of Proparedness - Domestic Security 2555 Shumard Oak Boulevard
Tallahassee, Florlda 32399-2100
Telephone: $850-815-4343$
EHPSubmissionsoem,myflorida,com
il. The SAA POC will forward EH-IP Screening Forms to DHS/FEMA for review and approval.
III. Sub-Recipient's must receive written approval from the SAA prior to the use of grant funds for project implementation. THE PROJECT MAY NOT BEGIN UNTIL FINAL FEMA APPROVAL IS RECEIVED.

## ATTACHMENT L

## REIMEURSEMENT CHECKLIST

## PLANNING

1. Doos the amount billed by consultant add up correctly?2. Has all appropriate documentation to denote hours worked been properiy signed?
2. Have coples of all planning materials and work product (e.g. meeting documents, coples of plans) been included? (Note - If a meeting was held by Sub-Recipient or contractor/consultant of Sub-Reciplent, an agenda and signup sheet with meating date must be included).
3. Hes the invoice from consultant/contractor been included? (Note-grant agreement must be referenced on the invoice.)
4. Has proof of payment been included?
____._Canceled check (Showing the transaction was processed by the bank)
$\ldots$ Electronic Funds Transfer (EFT) Confirmation
$\ldots$ Credit Card Statement \& payment to credit card company for that statement
5. Has Attachment $G$ (foumd withln Agreement with FDEM) been completed for this contractor/consultant and included in the reimbursement package?
6. Has proof of purchase methodology been included'? Please see Form 5 of Reporting Forms or Purchasing Basics Attachment if further clarity is needed.
$\ldots$ Sole Source (approved by FDEM for purchases exceeding $\$ 25,000$ )
State Contract (page showing contract ${ }^{\prime}$, price list)
Competitive bid results (e.g. Quotewire, bid tabulation page)

## Consultants/Contractors (Note: this applies to contractors also billed under Organization)

## TRAINING

1. Is the course DHS approved?2. Is there a course or catalog number?3. If not, has FDEM approved the non-DHS training?

2. Have Signmin Sheets, Rosters and Agenda been provided?
3. If billing for overtime and/or backfill, has documentation been provided that lists attendee names, department, \# of hours spent at tralning, hourly rate and total amount paid to each attendee?
._.....Have documentation from antity's tinancial system boen provided as proof attendees were paid?
$\qquad$ For backfill, has a clear dellneation/cross reference been provided showing who was backfilling who?
4. Have the names on the sign-in sheets been cross-referenced with the names of the individuals for whom training reimbursement costs are being sought?
5. Have any expenditures occurred in support of the training such as printing costs, costs related to administering the training, planning, scheduling, faclitiles, materials and supplies, reproduction of materials, and equipment? If so, recelpts and proof of payment must be submitted.
____Canceled check (Showing the transaction was processed by the bank)
___ Electronic Funds Transfer (EFT) Confirmation
____ Credit Card Stetement \& payment to credlt card company for that statement
6. Has proof of purchase methodology been included? Please see Form 5 of Reporting Forms or Purchasing Basios Attachment if further clartty is needed. Sole Source (approved by FDEM for purchases exceeding $\$ 25,000$ ) State Contract (page showing contract \#, price list)
———Competitive bid results (e.g. Quotewire, bid tabulation page)

## EXERCISE

1. Has documentation been provided on the purpose/objectives of the exercise?
___ Situation Manual
.___ Exercise Plan
2. If exercise has been conducted are the following included:
_ After-Action Report
Sign-in sheets
Agenda
Rosters
3. If billing for overtime and backfill, has a spreadsheet been provided that ilsts attendee names, department, \# of hours spent at exercise, hourly rate and total paid to each attendee?
$\qquad$ Have documentation from entity's financial system been provided to prove attendees were paid?
$\qquad$ For backfill, has a clear delineation/cross reference been provided showing who was backfilling who?
4. Have the names on the sign-in sheets been cross-referenced with the names of the individuals for whom exercise reimbursement costs are being sought?

5. Have any expenditures occurred on supplies (e.g., copying paper, gloves, tape, etc) in support of the exercise? If so, receipts and proof of payment must be included.
____Canceled check (Showing the transaction was processed by the bank)
Electronic Funds Transfer (EFT) Confirmation
$\ldots$ Cre__ Credit Card Statement \& payment to credit card company for that statement
6. Have any expenditures occurred on rental of space/locations for exercises planning and conduct, exerclse signs, badges, ete.? If so, receipts and proof of payment must be included.

Canceled chack (Showing the transaction was processed by the bank)
Electronic Funds Transfer (EFT) Conffrmation
$\qquad$ Credit Card Statement \& payment to credil: card company for that statement
7. Has proof of purchase methodology been included? Plaase see Form 5 of Reporting Forms or Purchasing Baslos Attachment If further olarity is needed.
$\ldots$ ___ Sole Source (approved by FDEM for purchases exceeding $\$ 25,000$ )
State Contract (page showing contract \#, price list)
$\qquad$ Compettiva bid results (e.g. Quotewire, bid tabulation page)

## EQUIPMENT

1. Have all invoices been included?
$\square$ 2. Has an AEL \# been identified for each purchase?
2. If servico/warranty expenses are listed, are they only for the performance pertod of the grant?
3. Has proof of payment been included?
____-_Canceled check (Showing the transaction was processed by the bank) Electronic Funds Transifer (EFT) Confirmation
____Credilt Card Statement \& payment to credit card company for that statement
4. If EHP form needed, has a copy of the approval DH'S been included?

5. Has proof of purchase methodology been included? Please see Form 5 of Reporting Forms or Purchasing Basics Attachment if further clarity is needed.
$\ldots$ ___ Sole Source (approved by FDEM for purchases exceeding $\$ 25,000$ )
State Contrict (page showing contract \#, price list)
$\ldots$ Competitive bid results (e.g. Quotewire, bid tabulation page)

## TRAVEL/CONFERENCES

## $\square$

1. Have all receipts been turned in, itemized and do the dates on the receipts match travel dates?
___ Airplane receipts
___ Proof of mileage (Google or Yahoo map printout or milieage log)
___ Toll and/or Parking receipts
___ Hotel receipto (is there a zero balance?)
___Car renkal recelpts
___Registration fee receipts
___ Note: Make sure that meals paid for by conference are not included in per diem amount
2. If travel is a conference has the conference agenda been included?
3. Has proof of payment to traveler been included?

Canceled check (Showing the transaction was processed by the bank)
$\qquad$ Electronic Funds Transter (EFT) Confirmation Credif Card Statement \& payment to credit card company for that statement Copy of paycheck if reimbursed through payroll

## SALARY POSITIONS

1. Has a signed timesheet by employee and supervisor been included? Timesheet must certify the hours and information presented as true and correct.
2. Has proof for time worked by the employee been included? is time period summary included?

Statement of Earnings
Copy of Payroll Check
Payroll Register
For fusion center analysts, have the certification documents been provided to the SAA to demonstrate compliance with training and experience standards?

## ORGANIZATION

1. If billing for overtime and backfill, has a spreadsheet been provided that lists attendee names, department, \# of hours spent at exercise, hourly rate and total paid to each attendee?
___ Have documentation from entity's financial system been provided to prove attendees were paid?
____ For backfill, has a clear delineation/cross reference been provided showing who was backfilling who?

## FOR ALL REIMBURSEMENTS - THE FINAL CHECK

1. Have all relevant forms been completed and included with each request for reimbursement?
2. Have the costs incurred been charged to the appropriate POETE category?
3. Does the total on all Forms submitted match?
4. Has Reimbursement Form been signed by the Grant Manager and Financial Officer?
5. Has the reimbursement package been entered into Sub-Recipients records/spreadsheet?
6. Have the quantity and unit cost been notated on Reimbursement Budget Breakdown?
7. If this purchase was made via Sole Source, have you included the approved Sole Source documentation and justification?
8. Do all your vendors have a current W-9 (Taxpayer Identification) on file?

Please note: FDEM reserves the right to update this checklist throughout the life of the grant to ensure compliance with applicable federal and state rules and regulations.

## ATTACMMENT M

## CERTIFICATION REGARDING LOBBYING

Check the appropriate box:
(x This Certification Regarding Lobbying is required because the Contract, Grant, Loan, or Cooperative Agreement will exceed $\$ 100,000$ pursuant to 2 C.F.R. Part 200, Appendix II(I); 31 U.S.C. § 1352; and 44 C.F.R. Part 18.
$\square$ This Certification is not required because the Contract, Grant, Loan, or Cooperative Agreement will be less than $\$ 100,000$.

## APPENDIX A, 44 C.F.R. PART 18 - CERTIFICATION REGARDING LOBBYING

## Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behaif of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federai appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $\$ 10,000$ and not more than $\$ 100,000$ for each such failure.

The Sub-Recipient or subcontractor, City of Miami certifies or affirms the truthfuiness and acc racy of each statement of its certification and disclosure, if any. In addition, the Contractor under a ds and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Clai an Statements, apply to this certification and disclosure, if any.

Signature of Sub-reacipient/subcontractor's Authorized Official
Arthur Noriega, City Manager
Name and Title of Sub-Recipient/subcontractor's Authorized Official

Date

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# DIVISION OF EMERGENCY MANAGEMENT reimbursement request 

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| 9 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | 0 |
| 10 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | - |
| 11 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | 0 |
| 12 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | 0 |
| 13 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | 0 |
| 14 |  |  |  |  |  |  |  |  | 0 |  |  |  |  |  |  |  | 0 | 0 |
|  | Daity Totals | 0 | 0 | 8 | 8 | 8 | 0 | 8 | 32 | 0 | 0 | 0 | 8 | 8 | 8 | 0 | 24 | 56 |
| Week One Total |  |  |  |  |  |  |  |  | 32 |  |  |  |  | ekTh | mo To |  | 24 | 56 |
|  period in widid this seport toperes. |  |  |  |  |  |  |  |  |  <br>  <br>  |  |  |  |  |  |  |  |  |  |





## CLOSE-OUT REPORT

FORM 8
This form should be completed and submitted to the Division no later than sixty (60) days after completton of projects or the temination date of the Agreement, whichever occurs ifst.

| tost |  |
| :---: | :---: |
| REOIPHNT/GRANTEE |  |
| Street Adciress |  |
| ADDRESS |  |
| Clfy, State Zlp |  |
| CITY AND STATE |  |
| (1) <br> OOST CATEGORIR | (2) <br> TOTAL <br> EXPENDITURES |
| 1. Alarusing Coseds |  |
| 2. Teminta Conts |  |
| 3. Exorelna Cocto |  |
| 4. Organizailon Cousts |  |
| 5. Equupnont Acquisilion Coatt |  |
|  |  |
| TOTALEXPENDITURES | \$0.00 |

Please Indicate Amounts For The Following:
Agreament Amount
Total Expendilures
Deobigated Funds

Indicate Amounts Related to Advance(s):
If not applicable, pleasa prooeed to rext sealion
Total Amount of Advence(s) Raceived $\qquad$ 2555 Shurnand Oak Boulevard Tallahassee, FL 32309-2t00
Balance of Agreement owed to FDEM

Refund and/or fnal hterest check is due no later than
ninety ( 90 ) days after the expiration date of the Agreement.

Make
check payable to

Cashler, Dlvislon of Emergency Mall to: Management
Florida Division of Emergency


Was Equipment Purchased? Y/N
if yes, provide final equipment list prior to close-cut
Were Funds Expended in accordance with agreement terms? $\mathrm{Y} / \mathrm{N}$

All quarterly reports submitted up to current reporting period? Y/N

## REFUND ANDIOR FINAL INTEREST CHECK

I hereby certify that the above cost(s) are true and valid cost(s) incurred in accordance with the project agreement. I hereby certify that the above costs are true and valid costs incurred In accordance with the project agreement. Signed: $\qquad$ Date: $\qquad$
Grant Manager

Slgned: $\qquad$ Date: $\qquad$
Financlal Officer
By signing this report, I certify to the best of my knowledge and bellef that the report is true, complete, and accurate, arm the expenditures, disbursements and cash recelpts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am awave that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to crimbal, olvil or adminlstrative penalties for fraud, false statements, false claims or otherwise.


[^0]:    Name and Title of Sub-Recipient/Subcontractor's Authorized Official

[^1]:    ${ }^{1}$ For example, the Davis-Bacon Act is not applicable to other FEMA grant and cooperative agreement programs, including the Public Assistance Program or Hazard Mitigation Grant Program; however, subrecipient may include the provision in its subcontracts.

