

Minnesota Department of Children, Youth, and Families Child Safety and Permanency Division

Request for Proposals for Grantees to Implement the Parent Regional Leadership Training Institute.

**Date of Publication**: May 28, 2025

**Minnesota’s Commitment to Diversity and Inclusion:**

It is State of Minnesota policy to ensure equity, diversity and inclusion

in making competitive grant awards. See Executive Order [19.01](https://mn.gov/governor/assets/2019_01_09_EO-19-01_%28FINAL%29_tcm1055-364605.pdf).

The Policy on Rating Criteria for Competitive Grant Review establishes the expectation that grant programs intentionally identify how the grant serves diverse populations, especially populations experiencing inequities and/or disparities. See [OGM Policy 08-02](https://mn.gov/admin/government/grants/policies-statutes-forms/).

**Americans with Disabilities Act (ADA) Statement:**

This information is available in accessible formats for people with disabilities by calling 651-431-4945 or by using your preferred relay service. For other information on disability rights and protections, contact DHS’s Americans with Disabilities Act (ADA) office at 651-431-4945.

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1. Introduction

## 1.1 Objective of RFP

The Minnesota Department of Children, Youth, and Families, through its Child Safety and Permanency Division (STATE), is seeking Proposals from qualified Responders to *implement the* [*Parent Leadership Training Institute*](https://parentswholead.org/plti/) *curriculum in regions*. The term of any resulting contract is anticipated to be for three (3) years, from September 1, 2025, until June 30, 2028. STATE may extend the contract up to a total of five (5) years.

1.2 Proposal due date

**Proposals must be submitted on June 24, 2025 by 4:00 p.m. Central Time.** This Request for Proposal (RFP) does not obligate the STATE to award a contract or complete the project, and the STATE reserves the right to cancel the solicitation if it is considered to be in its best interest. All costs incurred in responding to this RFP will be borne by Responder.

## 1.3 Background

In partnership with the [National Parent Leadership Institute](https://parentswholead.org/) (NPLI), the STATE seeks to implement the [Parent Leadership Training Institute](https://parentswholead.org/plti/) (PLTI) model of the [Connecticut Commission on Children, Women, Seniors, Equity, and Opportunity](https://gcc02.safelinks.protection.outlook.com/?url=https%3A%2F%2Fwp.cga.ct.gov%2Fcwcseo%2F&data=05%7C02%7CRebecca.Juarez%40state.mn.us%7C5d22a3603a9544a674c208dd8105acb6%7Ceb14b04624c445198f26b89c2159828c%7C0%7C0%7C638808583546103943%7CUnknown%7CTWFpbGZsb3d8eyJFbXB0eU1hcGkiOnRydWUsIlYiOiIwLjAuMDAwMCIsIlAiOiJXaW4zMiIsIkFOIjoiTWFpbCIsIldUIjoyfQ%3D%3D%7C0%7C%7C%7C&sdata=ceLvh06453WYIIFHLgiSipSlQLZyN4bE4wdhRDYzyW8%3D&reserved=0) and intersecting [Indigenous Parent Leadership Initiative](https://www.indigenousvisioning.com/ipli) (where appropriate) across the state through the seven regions (Northwest, Northeast, West Central, Central, Metro, Southwest, and Southeast), Tribal Nations, and American Indian organizations[[1]](#footnote-2).

The PLTI and Indigenous Parent Leadership Initiative (IPLI) are broad-based civic engagement initiatives reaching far beyond training. They support a growing movement of parents stepping into roles as change agents, decision-makers, community partners, and co-creators in change at the local and state levels. As parents grow in their leadership, they not only advocate more confidently for their children, but also shape community-driven solutions that strengthen systems and relationships. When families are recognized and supported as essential partners in this work, their engagement promotes lasting, reciprocal relationships that benefit children, communities, and the systems meant to serve them equitability and effectively.

As well, PLTI and IPLI promote social connection, which is a [protective factor](https://cssp.org/our-work/projects/protective-factors-framework/) for families. Protective factors are conditions or attributes in individuals, families, and communities that promote the health and well-being of families and support families during times of stress. Social connection is one of the six core protective factors.

The PLTI model utilizes a cohort methodology which brings a group of parents together for an extended period to build relationships and share information, which is a core component of social connection. After graduating from the PLTI, the model encourages parents to participate as alumni, thus maintaining their relationships and building new relationships among new cohort members. When parents build and maintain relationships (social connection) and have reliable and trusted sources of information and help, they have built social capital which is a key component of the [two-generation/whole family systems framework.](https://ascend.aspeninstitute.org/2gen-approach/)

Civic Design Teams (CDTs) at the local and regional levels bring together civic leaders and parents to co-create a vision for community-led change. These teams cultivate parent leadership and social connection by building relationships, trust, and shared purpose.

These efforts are required as part of the federal [Community Based Child Abuse Prevention (CBCAP)](https://friendsnrc.org/wp-content/uploads/2022-CBCAP-Program-Instruction_Final-Signed-2.pdf) grant. As well, this work intersects with the goal to maximize family participation and engagement found in the [Minnesota Preschool Development Grant](https://education.mn.gov/MDE/dse/early/preschgr/) (PDG) to support family voices at the state level and support engagement specifically in early learning programs across Minnesota.

## 1.4 Funding Availability

Funds for this opportunity are made available through [Minnesota Statutes, section 142A.412](https://www.revisor.mn.gov/statutes/cite/142A.412/pdf). The Children’s Trust Fund was created to fund the prevention of child abuse and maltreatment. Of the total available Children’s Trust Fund, this opportunity allocates up to $3,150,000 for up to 11 awards, for three (3) years. Funding will be allocated through a competitive process with review by a committee representing content and, if applicable, community specialists with regional knowledge. If selected, Responder may only incur eligible expenditures when the contract is fully executed, and the grant has reached its effective date.

|  |  |  |  |
| --- | --- | --- | --- |
| **Funding Source** | **Available Funding** | **Estimated Range of Awards** | **Estimated Number of Awards** |
| Children’s Trust Fund | $ 3,150,000 | Minimum: $150,000  Maximum: $225,000 | Up to 11 |

# 2. Scope of Work

## 2.1 Overview

This RFP provides background information and describes the services desired by STATE. It describes the requirements for this procurement and specifies the contractual conditions required by the STATE. Although this RFP establishes the basis for Responder Proposals, the detailed obligations and additional measures of performance will be defined in the final negotiated contract.

Funding from this RFP will be used to promote protective factors and family well-being through the implementation of the PLTI curriculum. Funding will be available to support up to 11 grants within seven geographic regions, Tribal Nations, and American Indian organizations across the state. Each Successful Responder will support parent and family leadership to build the capacity of parents and families to advocate for themselves, their children, and their community and participate in leadership roles on local and state boards, task forces, councils, and advisory bodies.

Research continues to show that supporting families early and resourcing community-based efforts to ensure a focus on family well-being, ultimately keep more families from experiencing the child protection system, especially for families experiencing poverty and economic insecurity. Families that have access to culturally affirming, relationship-based programs, services, economic, and concrete supports are far less likely to experience maltreatment or child protection system involvement. Furthermore, families that have social connections within their communities are more likely to voluntarily access services and supports that promote well-being.

Research has shown a relationship between child opportunity, poverty, and neglect reporting.[[2]](#footnote-3) In geographic areas where there are high rates of poverty and low child opportunity, there are higher rates of neglect and maltreatment reporting. The [Child Opportunity Index 3.0](https://www.diversitydatakids.org/child-opportunity-index), which includes 29 social, economic, health, environmental, and educational indicators, can serve as a tool in helping to better understand the interaction of these indicators.

Given the data and information provided, the STATE seeks to promote well-being through partnering with agencies that have demonstrated knowledge and experience in serving communities experiencing low opportunity and poverty. Beyond just the child protection system, families residing in these communities often have less voice in the policies, practices, and programs that impact their communities. Thus, the goal of this RFP funding is to increase social connection and social capital through promoting leadership by parents and families to help shape their communities’ futures.

Successful Responders will be required to:

* Manage the overall implementation of the [Connecticut Commission on Children, Women, Seniors, Equity, and Opportunity](https://gcc02.safelinks.protection.outlook.com/?url=https%3A%2F%2Fwp.cga.ct.gov%2Fcwcseo%2F&data=05%7C02%7CRebecca.Juarez%40state.mn.us%7C5d22a3603a9544a674c208dd8105acb6%7Ceb14b04624c445198f26b89c2159828c%7C0%7C0%7C638808583546103943%7CUnknown%7CTWFpbGZsb3d8eyJFbXB0eU1hcGkiOnRydWUsIlYiOiIwLjAuMDAwMCIsIlAiOiJXaW4zMiIsIkFOIjoiTWFpbCIsIldUIjoyfQ%3D%3D%7C0%7C%7C%7C&sdata=ceLvh06453WYIIFHLgiSipSlQLZyN4bE4wdhRDYzyW8%3D&reserved=0)’s PLTI for their region with guidance and support of the State Site Coordinator and NPLI as partners. Tribal Nations and American Indian organizations will manage the overall implementation the IPLI, with technical assistance and support from [Indigenous Visioning, LLC](https://www.indigenousvisioning.com/) and the State Site Coordinator.
* Build the parent and family leadership infrastructure in their region utilizing the PLTI/IPLI curriculum.
* Create a local Civic Design Team (CDT) that serves as the planning, implementation, and sustainability infrastructure for PLTI/IPLI in an advisory capacity for the region. The local CDT directs and supports the work of the local PLTI/IPLI coordinator who manages day-to-day operations, including recruiting and hiring of the facilitators for the curriculum.
* Recruit and hire the PLTI/IPLI coordinator and support their efforts.
* Provide curriculum facilitation as required by NPLI.
* Support the recruitment of the parent and family cohorts and coordinate logistics and supports for their participation, such as child care, food, supplies, and materials.
* Work with technical assistance and evaluation partners NPLI and Indigenous Visioning, LLC as required to support PLTI/IPLI implementation.
* Grow and sustain this work through ongoing support of alumni of the training program as well as ensuring leadership involvement of alumni. Sustainability of PLTI/IPLI in the region, Tribal Nation, or American Indian organization includes plans for the continuation of the model beyond the duration of any grant contracts resulting from this RFP.

To ensure effectiveness of the regional implementation of PLTI/IPLI, it is critical for parent leadership to align with Successful Responders’ goals and work. The PLTI/IPLI curriculum and goals of the model are to build parent capacity and confidence to be change agents in their communities through serving in leadership roles. As such, it is important for contractors to have established relationships with the communities with whom they work and serve as well as possibly having parents and families on boards or councils. With the robust nature of this project, Successful Responders need to exhibit proper staff capacity to support and sustain this work.

The annual training opportunity for facilitators and site coordinators will be announced for the fall of 2025, in Minneapolis at the Delta Hotels, Minneapolis Northeast, with NPLI staff. Successful Responders must send three facilitators and one coordinator to that training. Travel costs may be included in responder’s budget. First cohort trainings for parent leaders will occur within the first year of grant funding.[[3]](#footnote-4)

## 2.2 Tasks and Deliverables

|  |  |
| --- | --- |
| **Tasks** | **Deliverables** |
| Create foundations for parent and family leadership infrastructure in the region that is culturally affirming of priority populations | * Sign MOU with NPLI * Recruit and build a diverse Civic Design Team that is reflective of the demographic profile of the community * At least 0.5 FTE coordinator * Provide 3 part time curriculum facilitators * Require 3 facilitators and 1 coordinator attend the PLTI certification training in fall 2025 * Recruit and build cohort of parent and family participants |
| Facilitate implementation of PLTI/IPLI in the region | * Coordinate logistics and supports for parents and families to participate in PLTI/IPLI: such as child care, food, materials, and supplies. * Engage and receive technical assistance from NPLI throughout the process (Tribal Nations and American Indian organizations will receive technical assistance from Indigenous Visioning, LLC) * Maintain regular communication with the state site coordinator to share progress, receive guidance, and support alignment across regional sites. * Complete required site visits with NPLI, Indigenous Visioning, LLC, and STATE staff |
| Support evaluation | * Participate in technical assistance and evaluation practices as required to support implementation * Conduct necessary training surveys * Submit narrative progress reports detailing civic gains and involvement of parent leaders |
| Support growth and sustainability of the parent and family leadership infrastructure in the region (See NPLI Attachment re: launching and financing document) | * Support alumni through the development of an alumni network for continued engagement * Provide ongoing mentoring or coaching of parent leaders to continue their civic engagement efforts in the community * Plan for sustaining funding and program |

## 2.3 Collaboration

Successful Responders must demonstrate partnerships and collaborative relationships with multiple organizations (community-based organizations, county and Tribal organizations, school districts, health care providers, and more) across their regions to better support parents and families. Partnership ideas include but are not limited to shared gathering spaces across geography, CDT participation, parent recruitment, funding for parent projects, and much more. Partnership agreements and letters of support documenting such partnerships and relationships will be required within the application process.

# 3. Proposal Requirements

Proposals must conform to all instructions, conditions, and requirements included in this RFP. Responders are expected to examine all documentation and other requirements. Failure to observe the terms and conditions in completion of the Proposal is at the Responder’s risk and may, at the discretion of the STATE, result in disqualification of the Proposal for nonresponsiveness. Acceptable Proposals must offer all services identified in Section 2, “Scope of Work,” agree to the contract conditions specified throughout the RFP, and include all of the items referenced in the Required Statements and Applicable Forms sections. Responder must also agree to the terms and conditions in the attached sample contract unless specifically making an exception pursuant to Required Statement “Exception to Sample Contract and RFP Terms.”

## 3.1 Proposal Contents

Responses to this RFP must consist of all of the following components. Each of these components must be separate from the others and identified with labeled tabs.

### Proposal Components RFP Section

1. Executive Summary 3.2(1)
2. Description of the Applicant Organization 3.2(2)
3. Description of Partner Organizations 3.2(3)
4. Description of Priority Populations 3.2(4)
5. Project Goals, Activities, and Workplan 3.2(5)
6. Training and Evaluation Plan 3.2(6)
7. Budget Proposal and Explanation 3.2(7)
8. Professional Responsibility and Data Privacy 3.2(8)
9. Required Statements and Forms 3.3

## 3.2 Detail of Proposal Components

The following will be considered minimum requirements of the Proposal. The emphasis should be on completeness and clarity of content.

Responders must submit a completed application form found in **Appendix B**. This section provides directions for completing the Appendix B application.

1. **Executive Summary:** This component of the Proposal should demonstrate the Responder's understanding of the services requested in this RFP and any problems anticipated in accomplishing the work. The Executive Summary should also show the Responder’s overall design of the project in response to achieving the deliverables as defined in this RFP. Specifically, the Executive Summary should demonstrate the Responder's familiarity with the project elements, its solutions to the problems presented and knowledge of the requested services.
2. **Description of the Applicant Organization:** This section must include information on:

* The programs and activities of the organization,
* The number and demographics of people served,
* Geographic area served, and
* Staff experience, and/or programmatic accomplishments.

Responder should include reasons why your organization is capable of effectively delivering the services outlined in the RFP. Include a brief history of the organization and all strengths that are considered an asset to the program. Responder should demonstrate the length, depth, and applicability of all prior experience in providing the requested services, and the general skill and experience of board, leadership, and staff. As a component of its response, Responder may explain how its staff and leadership are reflective of the community, culturally-competent, and responsive to the population(s) being served – including language and translation needs (see section 3). Responder may also explain how this contributes to their vision, mission, and proposed work.

Responders should also provide information for the three required curriculum facilitators and the coordinator (including resumes).

1. **Description of Partner Organizations:** Responder should describe collaborative partnerships within the community being served. Collaborative partners are those that may have participated or will be participating in any parent and family leadership efforts. Responder should demonstrate how partners are reflective of the community, culturally-affirming, and responsive to the population(s) being served (see next section). Responder should describe the partners’ contributing role in the community and to Responder. Responder should describe how partners will continue to work together under a unified purpose and vision. Responder should describe any financial or contractual relationship or memoranda of understanding between them and partnering community organization(s). If Responder does not have community partner organizations, the Responder must include a plan and timeline for building partnerships described above.
2. **Description of Priority Populations:** It is the policy of the State of Minnesota to ensure fairness, precision, equity and consistency in competitive grant awards. This includes implementing diversity and inclusion in grant-making. [Policy 08-02](https://mn.gov/admin/assets/08-02%20Grants%20Policy%20Revision%20September%202017%20final_tcm36-312046.pdf) establishes the expectation that grant programs intentionally identify how the grant serves diverse populations, especially populations experiencing inequities and/or disparities. The STATE will utilize data from two main sources to confirm community context and population data:
   1. [Minnesota Compass County Profiles](https://www.mncompass.org/profiles/county) and
   2. [Child Opportunity Index](https://www.diversitydatakids.org/child-opportunity-index).

Responders will describe the level of need for parent and family leadership infrastructure where they will serve and what group(s) will be prioritized for services by the Responder’s program. If there is a recently completed community needs assessment or service mapping, please include that information in this response as it pertains to populations served. Describe how grant activities will serve diverse populations – including language and translation where necessary – and especially populations experiencing inequities and/or disparities within the service area.

1. **Project Goals, Activities, and Workplan:** Responders should describe the project goals and objectives in the application form, **Appendix B.** This section should clearly define and discuss the goals and objectives of the project. Propose and describe how the applicant will utilize the PLIT/IPLI to increase parent and family leadership and specific milestones and outcomes that will be used to demonstrate the program’s effectiveness.

Responders must submit a workplan using the attached template found in **Appendix D.**

All Proposals submitted under this RFP must address, in sufficient detail, how the Responder will fulfill the expected outcomes and features set forth above. Simply repeating the outcomes and features and asserting that they will be performed is not an acceptable response. This section should detail how the project will be carried out in an effective and efficient manner, including who will be involved, what resources are required, target dates for project activities and the timeframe for completion. Provide a description of the program design you propose to implement. See attached template Workplan in **Appendix D.**

1. **Training and Evaluation Plan:** The STATE is committed to funding services that produce a measurable result for the people of Minnesota. Successful Responders will agree to participate in all trainings and technical assistance.  Successful Responders will agree to both quantitative and qualitative data collection as required by NPLI/Indigenous Visioning, LLC which includes:

* Parents’ weekly session evaluations through written feedback.
* Participants’ pre-training, early-exit, and post-training evaluation surveys conducted by an independent evaluation team at the New York University resulting in reports of site-level, state, and national data of PLTI outcomes.
* Narrative progress reports documenting the civic gains and involvement of parent leaders submitted to NPLI annually, within 30 days of the end of a training cycle.

Responders may also describe any optional additional indicators or program evaluation plans at the grantee level.

1. **Budget Proposal and Explanation:** Responders must submit the budget proposal using the attached template found in **Appendix E.** Describe and explain the proposed use of the grant funds and any applicable matching funds. Identify supporting services, associated costs and which components are essential to delivering minimum quality services. Include a budget narrative for the applicant and each subcontracting entity. The explanation should provide sufficient detail to justify the total amount budgeted in each category. The program budget must be complete and reasonable, must correspond to the proposed program activities, and must specify how the amounts for each budget item were determined.

This should include a detailed description of how Responder will continue the program, with reference to funding, staffing, partnerships, and populations served. Applicants may use the NPLI Launching and Financing document as a guide, found in **Appendix C**. Note that costs are estimates and will vary based on geographical location of implementation location. Responders must describe a sustainability plan and how they will contribute 50% of program costs by year three of the grant contract and 100% of program costs in year four and ongoing.

Responders are encouraged to apply for only the amount needed for their proposed programs. The total available funds will not necessarily be divided equally, nor will selected applicants be guaranteed the entire amount requested. Budget proposals will be judged on efficient use of funds (that is, funds are being spent on direct services versus administrative costs, as detailed in their budget proposal) and overall cost-effectiveness.

1. **Professional Responsibility and Data Privacy:**

**i. Professional Responsibility:** It is crucial that STATE locate reliable grantees to serve our clients. Therefore, Responders must be professionally responsible and include satisfactory information regarding their professional responsibility in their Proposals. Per [Minnesota Office of Grant Management (OGM) Policies](https://mn.gov/admin/government/grants/policies-statutes-forms/) 08-02 and 08-13, Responder’s past performance as a grantee of STATE will be considered when evaluating a grant application.

Professional responsibility information includes information concerning any complaints filed with or by professional, state and/or federal licensing/regulatory organizations within the past six years against your organization or employees relating to the provision of services. If such complaints exist, please include the date of the complaint(s), the nature of the complaint(s), and the resolution/status of the complaint(s), including any disciplinary actions taken.

All Proposals must also include information about litigation, pending and/or resolved within the past two years, that relates to the provision of services by your organization and/or its employees. If such litigation exists, please include the date of the lawsuit, nature of the lawsuit, the dollar amount being requested as damages, and if resolved, nature of the resolution (e.g., settled, dismissed, withdrawn by plaintiff, verdict for plaintiff with amount of damages awarded, verdict for Responder, etc.).

Responder may submit information which demonstrates recognition of their professional responsibility, including references and/or letters of recommendation. This may also include awards, certifications, and/or professional memberships.

The information collected from these inquiries will be used in STATE’s determination of the award of the contract. It may be shared with other persons within the Minnesota Department of Human Services who may be involved in the decision-making process and/or with other persons as authorized by law. You are not required to provide any of the above information. However, if you choose not to provide the requested information, your organization’s Proposal may be found nonresponsive and given no further consideration. The STATE reserves the right to request any additional information to assure itself of a Responder's professional status.

**ii. Data Privacy:** If your organization or any proposed subcontractor has, in the past five years, suffered any breach or loss of personal, financial or other data considered private or confidential, please provide a description of such breaches, and provide details on what steps were taken to address the issue both in the short term and the long term to prevent such a breach/loss from happening again.

## 3.3 Required Statements and Forms

Complete the correlating forms found in [**eDocs**](http://mn.gov/dhs/general-public/publications-forms-resources/edocs/index.jsp)**[[4]](#footnote-5)** (search for the form numbers referenced below at the [**eDocs**](http://mn.gov/dhs/general-public/publications-forms-resources/edocs/index.jsp)link, or paste the form file path name found in the footnotes below to your browser) and submit the completed forms in the “Required Statements and Forms” section of your Proposal. You must use the current forms found in [**eDocs**](http://mn.gov/dhs/general-public/publications-forms-resources/edocs/index.jsp).  Failure to submit a Required Statement or to use the most current forms found in [**eDocs**](http://mn.gov/dhs/general-public/publications-forms-resources/edocs/index.jsp) is at the Responder’s risk and may, at the discretion of STATE, result in disqualification of the Proposal for nonresponsiveness.

a. Responder Information and Declarations (**DHS-7020-ENG**)[[5]](#footnote-6):Complete the “Responder Information and Declarations” form available at the above link and submit it with the Proposal. If you are required to submit additional information as a result of the declarations, include the additional information as part of this form. Responder may fail the Required Statements Review in the event that Responder does not affirmatively warrant to any of the warranties in the Responder Information and Declarations.  Additionally, STATE reserves the right to fail a Responder in the event the Responder does not make a necessary disclosure in the Responder Information and Declarations or makes a disclosure which evidences a conflict of interest.

b. Exceptions to Sample Contract and RFP Terms (**DHS-7019-ENG**)[[6]](#footnote-7):The contents of this RFP and the Proposal(s) of the successful Responder(s) may become part of the final contract if a contract is awarded. A Responder who objects to any condition of this RFP or STATE’s sample contract terms and conditions (attached as **Appendix A**) must note the objection(s) on the “Exceptions to Sample Contract and RFP Terms and Conditions” form available at the above link and submit it with its Proposal. Much of the language reflected in the sample contract is required by statute. Only those exceptions indicated in your response to the RFP will be available for discussion or negotiation.

Responders are cautioned that claiming either of the following may result in its Proposal being considered nonresponsive and receiving no further consideration:

Exceptions to the terms of the standard STATE contract that give the Responder a material advantage over other Responders;

Exceptions to all or substantially all boilerplate contract provisions.

**c. Disclosure of Funding Form** **(DHS-7018-ENG)**[[7]](#footnote-8):

(Applies if federal money will be used or may potentially be used to pay for all or part of the work under the contract). In order to comply with federal law, Responder is required to fill out the “Disclosure of Funding” form available at the above link and submit it with its Proposal. The form requires a Responder to provide its Unique Entity Identifier (UEI) to uniquely identify business entities. If a Responder does not already have a UEI, it may be obtained from [SAM.gov](https://sam.gov/content/duns-uei).

### d. Documentation to Establish Financial Stability (DHS-7896-ENG)[[8]](#footnote-9):

Minnesota Statutes, section 16B.981/[Laws of Minnesota 2023, chapter 62](https://www.revisor.mn.gov/laws/2023/0/Session+Law/Chapter/62/), article 7, section 11 requires that a pre-award risk assessment is conducted for grant awards of $50,000 or more.

All grantees as defined in Minnesota Statutes, section 16B.981, subdivision 1(c) applying for grants in the state of Minnesota must undergo a financial and capacity review prior to a grant award of $50,000 and higher.

The information collected under this section will be used in STATE’s determination of the award of the contract. Responder must complete the “Documentation to Establish Financial Stability” form and submit the form with its Proposal. STATE will request the applicable documentation upon its determination that Responder is a finalist in the solicitation process.

# 4. RFP Process

## 4.1 Responders’ Conference

A Responders’ Conference will be held on May 14, 2025, at 12:00 p.m. Central Time as a virtual meeting: <https://events.gcc.teams.microsoft.com/event/e50fd392-16c9-4743-b1e5-f5bbf68ede00@eb14b046-24c4-4519-8f26-b89c2159828c>. The conference will serve as an opportunity for Responders to ask specific questions of STATE staff concerning the project. Attendance at the Responders’ Conference is not mandatory but is recommended. Responders may attend via conference call (contact STATE contact for this RFP for more information about attending by conference call). Oral answers given at the conference will be non-binding. Written responses to questions asked at the conference will be sent to all identified prospective Responders after the conference.

## 4.2 Responders’ Questions

Responders’ questions regarding this RFP must be submitted in writing prior to 4:00 p.m. Central Time on Monday, June 9, 2025. All questions must be addressed to:

Implement Parent Leadership Institute in Region question--Attention: Rebecca Juarez [regional.plti.rfp.dcyf@state.mn.us](mailto:regional.plti.rfp.dcyf@state.mn.us).

Other personnel are NOT authorized to discuss this RFP with Responders before the Proposal submission deadline. **Contact regarding this RFP with any STATE personnel not listed above could result in disqualification.** STATE will not be held responsible for oral responses to Responders.

Questions will be addressed in writing and distributed to all identified prospective Responders. Every attempt will be made to provide answers timely, within two (2) days of receiving the question or no later than Wednesday, June 11, 2025.

## 4.3 Proposal Submission

**The Proposal must be submitted electronically on Tuesday, June 24, 2025 by 4:00 p.m. Central Time, to be considered.** Late Proposals will not be considered and will not be opened. Faxed Proposals will not be accepted.

Clearly label the original "Proposal – Implement the Parent Leadership Training Institute in Region" The main body of the Proposal pages must be numbered and submitted in 12-point font on 8 ½ X 11-inch paper, single spaced. The size and/or style of graphics, tabs, attachments, margin notes/highlights, etc. are not restricted by this RFP and their use and style are at the Responder’s discretion.

The RFP must be emailed to:

Implement Parent Leadership Training Institute in Region Proposal--Attention: Rebecca Juarez [regional.plti.rfp.dcyf@state.mn.us](mailto:regional.plti.rfp.dcyf@state.mn.us).

It is solely the responsibility of each Responder to assure that its Proposal is delivered electronically, in the specific format, and prior to the deadline for submission. **Failure to abide by these instructions for submitting Proposals may result in the disqualification of any non-complying Proposal.**

# 5. Proposal Evaluation and Selection

## 5.1 Overview of Evaluation Methodology

1. All responsive Proposals received by the deadline will be evaluated by STATE. Proposals will be evaluated on “best value” as specified below. The evaluation will be conducted in three phases:

a. *Phase I* Required Statements Review

b. *Phase II* Evaluation of Proposal Requirements

c. *Phase III* Selection of the Successful Responder(s)

2. During the evaluation process, all information concerning the Proposals submitted, except for the name of the Responder(s), will remain non-public and will not be disclosed to anyone whose official duties do not require such knowledge.

3. Nonselection of any Proposals will mean that either another Proposal(s) was determined to be more advantageous to STATE or that STATE exercised the right to reject any or all Proposals. At its discretion, STATE may perform an appropriate cost and pricing analysis of a Responder's Proposal, including an audit of the reasonableness of any Proposal.

## 5.2 Evaluation Team

1. An evaluation team will be selected to evaluate Responder Proposals.

2. STATE and professional staff, other than the evaluation team, may also assist in the evaluation process. This assistance could include, but is not limited to, the initial mandatory requirements review, contacting of references, or answering technical questions from evaluators.

3. STATE reserves the right to alter the composition of the evaluation team and their specific responsibilities.

## 5.3 Evaluation Phases

At any time during the evaluation phases, STATE may, at STATE’s discretion, contact Responders to (1) provide clarification of their Proposal, (2) have each Responder provide an oral presentation of their Proposal, or (3) obtain the opportunity to interview the proposed key personnel. Reference checks may also be made at this time. However, there is no guarantee that STATE will look for information or clarification outside of the submitted written Proposal. Therefore, it is important that the Responder ensure that all sections of the Proposal have been completed to avoid the possibility of failing an evaluation phase or having their score reduced for lack of information.

**1.** *Phase I*: Required Statements and Forms Review

The Required Statements will be evaluated on a pass or fail basis. Responders must "pass" each of the requirements identified in section 3.3 to move to Phase II.

**2.** *Phase II*: Evaluation of Technical Requirements of Proposals

a. Points have been assigned as follows to each of the component areas described in Section 3.2 of this RFP:

| **Proposal Components** | **Possible Points** |
| --- | --- |
| 1. Executive Summary | **5** |
| 2. Description of the Applicant Organization | **10** |
| 3. Description of Partner Organizations | **10** |
| 4. Description of Priority Populations | **20** |
| 5. Project Goals, Activities, and Workplan | **20** |
| 6. Evaluation Plan | **5** |
| 7. Budget Proposal and Explanation | **25** |
| 9. Professional Responsibility and Data Privacy | **5** |
| Total: | **100 points** |

b. The evaluation team will review the components of each responsive Proposal submitted. Each component will be evaluated on the Responder's understanding and the quality and completeness of the Responder's approach and solution to the problems or issues presented.

**3.** *Phase III*: Selection of the Successful Responder(s)

a. Only the Proposals found to be responsive under Phases I and II will be considered in Phase III.

b. The evaluation team will review the scoring in making its recommendations of the successful Responder(s).

c. STATE may submit a list of detailed comments, questions, and concerns to one or more Responders after the initial evaluation. STATE may require said response to be written, oral, or both. STATE will only use written responses for evaluation purposes. The total scores for those Responders selected to submit additional information may be revised as a result of the new information.

d. The evaluation team will make its recommendation based on the above-described evaluation process. The successful Responder(s), if any, will be selected approximately sixteen (16) after the Proposal submission due date.

## 5.4 Contract Negotiations and Unsuccessful Responder Notice

If a Responder(s) is selected, STATE will notify the successful Responder(s) in writing of their selection and STATE’s desire to enter into contract negotiations. Until STATE successfully completes negotiations with the selected Responder(s), all submitted Proposals remain eligible for selection by STATE. Data created or maintained by the STATE as part of the evaluation process (except trade secret data as defined and classified in Minn. Stat. § 13.37) will be public data when contract negotiations have been successfully completed. If the STATE determines that it is unlikely that a Responder will be selected for contract negotiations, the STATE may, as a courtesy, notify the Responder that it has not been selected for contract negotiations.

In the event contract negotiations are unsuccessful with the selected Responder(s), the evaluation team may proceed with the next highest scorer.

After STATE and chosen Responder(s) have successfully negotiated a contract, STATE will notify the unsuccessful Responders in writing that their Proposals have not been accepted. All public information within Proposals will then be available for Responders to review, upon request.

# 6. Required Contract Terms and Conditions

**A.** **Requirements.** All Responders must be willing to comply with all state and federal legal requirements regarding the performance of the grant contract. **The full requirements are set forth throughout this RFP and are contained in the attached sample grant contract in the Appendix.** **The attached sample grant contract should be reviewed for the terms and conditions that will likely govern any resulting contract from this RFP.** Although this RFP establishes the basis for Responder Proposals, the detailed obligations and additional measures of performance will be defined in the final negotiated contract.

**B.** **Governing Law/Venue.** This RFP and any subsequent contract must be governed by the laws of State of Minnesota. Any and all legal proceedings arising from this RFP or any resulting contract in which STATE is made a party must be brought in the State of Minnesota, District Court of Ramsey County. The venue of any federal action or proceeding arising here from in which STATE is a party must be the United States District Court for the State of Minnesota in Ramsey County.

**C.** Grants management policies.All awarded Responders must comply with required [Grants Management Policies and procedures](https://mn.gov/admin/government/grants/policies-statutes-forms/) as specified in Minnesota Statutes, section 16B.97, subdivision 4(a)(1). Compliance under this paragraph includes, but is not limited to, participating in monitoring and financial reconciliation as required by the Office of Grants Management (OGM) Policy 08-10.

**D.** **Preparation Costs.** STATE is not liable for any cost incurred by Responders in the preparation and production of a Proposal. Any work performed prior to the issuance of a fully executed grant contact will be done only to the extent the Responder voluntarily assumes risk of non-payment.

**E.** **Contingency Fees Prohibited.** Pursuant to Minnesota Statutes, section 10A.06, no person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislation or administrative action.

**F. Accessibility Standards**. Any information systems, tools, content, and work products produced under this CONTRACT, including but not limited to software applications, web sites, video, learning modules, webinars, presentations, etc., whether commercial, off-the-shelf (COTS) or custom, purchased or developed, must comply with the [State of Minnesota Accessibility Standard](https://mn.gov/mnit/about-mnit/accessibility/),[[9]](#footnote-10) as updated on July 1, 2024. This standard requires, in part, compliance with the Web Content Accessibility Guidelines (WCAG) 2.1 (Level AA) and Section 508 of the Rehabilitation Act of 1973.

Information technology deliverables and services offered must comply with the State of Minnesota Accessibility Standard. (The relevant requirements are contained under the “Standards” tab at the link above.) Information technology deliverables or services that do not meet the required number of standards or the specific standards required may be rejected and may not receive further consideration.

# 7. State’s Authority

1. STATE may:

A. Reject any and all Proposals received in response to this RFP;

B. Disqualify any Responder whose conduct or Proposal fails to conform to the requirements of this RFP;

C. Have unlimited rights to duplicate all materials submitted for purposes of RFP evaluation, and duplicate all public information in response to data requests regarding the Proposal;

D. Select for contract or for negotiations a Proposal which best represents “best value” as defined in Minnesota Statutes, section 16C.02, subdivision 4 and in this RFP document;

E. Consider a late modification of a Proposal if the Proposal itself was submitted on time and if the modifications were requested by STATE, and the modifications make the terms of the Proposal more favorable to STATE, and accept such Proposal as modified;

F. At its sole discretion, reserve the right to waive any non-material deviations from the requirements and procedures of this RFP;

G. Negotiate as to any aspect of the Proposal with any Responder and negotiate with more than one Responder at the same time, including asking for Responders’ “Best and Final” offers;

H. Extend the grant contract, in increments determined by STATE, not to exceed a total contract term of five years;

I. Cancel the RFP at any time and for any reason with no cost or penalty to STATE; and

J. STATE will not be liable for any errors in the RFP or other responses related to the RFP.

2. The award decisions of STATE are final and not subject to appeal.

3. If federal funds are used in funding a contract that results from this RFP, in accord with 45 C.F.R. § 92.34, for Works and Documents created and paid for under the contract, the U.S. Department of Health and Human Services will have a royalty free, non-exclusive, perpetual and irrevocable right to reproduce, publish, or otherwise use, and to authorize others to use, the Works or Documents created and paid for under a resulting contract for federal government purposes.

**Remainder of the page intentionally left blank. (Appendices follow)**

# Appendix A: Sample State Grant Contract

****

Minnesota Department of Children, Youth, and Families

Grant Contract

This Grant Contract, and all amendments and supplements to the contract (“CONTRACT”), is between the State of Minnesota, acting through its Department of Children, Youth, and Families, Click here to enter division name Division (“STATE”) and Click here to enter Grantee Name, an independent grantee, not an employee of the State of Minnesota, located at Click here to enter physical street address, city, state, zip code (“GRANTEE”).

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**RECITALS**

STATE, pursuant to Minnesota Statutes, section 142A.03, subdivision 2, clauses (c) and (e)(6) Click here to enter additional authority if applicable, has authority to enter into contracts for the following services: Click here to enter services.

STATE, in accordance with Minnesota Statutes, section 13.46, is permitted to share information with GRANTEE.

GRANTEE represents that it is duly qualified and willing to perform the services set forth in this CONTRACT to the satisfaction of STATE.

THEREFORE, the parties agree as follows:

**CONTRACT**

**1. CONTRACT TERM AND SURVIVAL OF TERMS.**

**1.1. Effective date.** This CONTRACT is effective on **Click here to enter effective date**, or the date that STATE obtains all required signatures under Minnesota Statutes, section 16B.98, subdivision 5, whichever is later.

**1.2. Expiration date.** This CONTRACT is valid through **Click here to enter expiration date**, or until all obligations set forth in this CONTRACT have been satisfactorily fulfilled, whichever occurs first.

**1.3. No performance before notification by STATE.** GRANTEE may not begin work under this CONTRACT, nor will any payments or reimbursements be made, until all required signatures have been obtained per Minnesota Statutes, section 16B.98, subdivision 7, and GRANTEE is notified to begin work by STATE's Authorized Representative[.](https://www.revisor.mn.gov/statutes/?id=16b.98)

**1.4. Survival of terms.** GRANTEE shall have a continuing obligation after the expiration or termination of CONTRACT to comply with the following provisions of CONTRACT: Indemnification; Information Privacy and Security; Intellectual Property Rights; Publicity; Ownership of Equipment; State audit; and Jurisdiction and Venue.

**1.5. Time is of the essence.** GRANTEE will perform its duties within the time limits established in CONTRACT unless it receives written approval from STATE. In performance of CONTRACT, time is of the essence.

**2. GRANTEE'S DUTIES.**

**2.1. Duties.** GRANTEE shall perform duties in accordance with **Attachment A**, Work Plan, which is attached and incorporated into this CONTRACT.

**2.2. Grant Progress Reports.**

GRANTEE shall submit Choose a period grant progress reports to the STATE.  Grant progress reports shall summarize activities and outcomes for the given period, and may include, but are not limited to goals, objectives, activities, outcomes, challenges, lessons learned and financial information.  GRANTEE shall submit program reports to the STATE according to the following schedule and in a mutually agreed upon format:

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**Due Date: For service period:**

Click here to enter date Prior Choose a period

Click here to enter date Prior Choose a period

Click here to enter date Prior Choose a period

Click here to enter date Prior Choose a period

**2.3. Accessibility.** Any information systems, tools, content, and work products produced under this CONTRACT, including but not limited to software applications, web sites, video, learning modules, webinars, presentations, etc., whether commercial, off-the-shelf (COTS) or custom, purchased or developed, must comply with the [State of Minnesota Accessibility Standard](https://mn.gov/mnit/about-mnit/accessibility/),[[10]](#footnote-11) as updated on July 1, 2024. This standard requires, in part, compliance with the Web Content Accessibility Guidelines (WCAG) 2.1 (Level AA) and Section 508 of the Rehabilitation Act of 1973.

Information technology deliverables and services offered must comply with the State of Minnesota Accessibility Standard and any documents, reports, communications, etc. contained in an electronic format that GRANTEE delivers to or disseminates for the STATE must be accessible. (The relevant requirements are contained under the “Standards” tab at the link above.) Information technology deliverables or services that do not meet the required number of standards or the specific standards required may be rejected and STATE may withhold payment pursuant to clause 3.2(a) of CONTRACT.

**3. CONSIDERATION AND TERMS OF PAYMENT.**

**3.1. Consideration.** STATE will pay for all services satisfactorily provided by GRANTEE under this CONTRACT.

**a.  Compensation.**

1.    GRANTEE will be paid in accordance with **Attachment B**, Budget, which is attached and incorporated into this CONTRACT.

2.    Budget Modification.

a.    GRANTEE must obtain STATE written approval before changing any part of the budget.

b.    Notwithstanding Clause 19.1 of CONTRACT, shifting of funds between budget line items does not require an amendment if the amount shifted does not exceed 10% of that budget year total and does not change the total obligation amount.

c.    If GRANTEE’s approved budget changes proceed without an amendment pursuant to this clause, GRANTEE must record the budget change in EGMS or on a form provided by STATE.

**b. Travel and subsistence expenses.** Reimbursement for travel and subsistence expenses actually and necessarily incurred as a result of GRANTEE's performance under this CONTRACT shall be no greater an amount than provided in the most current [Commissioner’s Plan](https://mn.gov/mmb/employee-relations/labor-relations/labor/commissioners-plan.jsp), Chapter 15.[[11]](#footnote-12) GRANTEE shall not be reimbursed for travel and subsistence expenses incurred outside the geographical boundaries of Minnesota unless it has received prior written approval from STATE. Minnesota shall be considered the home state for determining whether travel is out of state.

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**c. Total obligation.** The total obligation of STATE for all compensation and reimbursements to GRANTEE shall not exceed **Click here to enter amount in words** **dollars** (**$**).

**d. Withholding.** For compensation payable under this CONTRACT, which is subject to withholding under state or federal law, appropriate amounts will be deducted and withheld by STATE as required.

**3.2. Terms of payment**

**a. Invoices.** Payments shall be made by STATE promptly after GRANTEE submits an invoice for services performed and the services have been determined acceptable by STATE's authorized agent pursuant to Clause 4.1. Invoices shall be submitted in a form prescribed by STATE, if applicable, and according to the following schedule: **Click here to enter invoicing schedule**. If STATE does not prescribe a form, GRANTEE may submit invoices in a mutually agreed invoice format.

**b. Federal funds.** (Where applicable. If blank this section does not apply.) Payments are to be made from federal funds. If at any time such funds become unavailable, this CONTRACT shall be terminated immediately upon written notice of such fact by STATE to GRANTEE. In the event of such termination, GRANTEE shall be entitled to payment, determined on a pro rata basis, for services satisfactorily performed. An amendment must be executed any time any of the data elements listed in 2 CFR 200.332 and this clause, including the Assistance Listing number, are changed, such as additional funds from the same federal award or additional funds from a different federal award. STATE has determined that GRANTEE is a “contractor” and not a “subrecipient” pursuant to 2 C.F.R. section 200.331.

***Pass-through requirements*.** GRANTEE acknowledges that, if it is a subrecipient of federal funds under this CONTRACT, GRANTEE may be subject to certain compliance obligations. GRANTEE can view these obligations in the [Health and Human Services Grants Policy Statement](https://www.hhs.gov/sites/default/files/hhs-grants-policy-statement-october-2024.pdf),[[12]](#footnote-13) in addition to specific public policy requirements related to the federal funds here. To the degree federal funds are used in this CONTRACT, STATE and GRANTEE agree to comply with all pass-through requirements, including each party’s auditing requirements as stated in [2 C.F.R. § 200.332 (Requirements for pass-through entities)](https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-D/subject-group-ECFR031321e29ac5bbd/section-200.332)[[13]](#footnote-14) and [2 C.F.R. §§ 200.501-521 (Subpart F – Audit Requirements)](https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-F/subject-group-ECFRfd0932e473d10ba?toc=1).[[14]](#footnote-15)

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1. *GRANTEE’s Name*: Click here to enter (Must match the name associated with the Unique Entity Identifier.)
2. *GRANTEE’s Unique Entity Identifier*: Click here to enter Effective April 4, 2022, the Unique Entity Identifier is the 12-character alphanumeric identifier established and assigned at [SAM.gov](https://sam.gov/content/home) to uniquely identify business entities and must match GRANTEE’s name.
3. *Federal Award Identification Number (FAIN)*: Click here to enter number
4. *Federal Award Date*: Click here to enter date (The date of the award to the MN Dept. of Human Services.)
5. *CONTRACT (subaward) Period of Performance*: Start date: **See section 1.1 above.** End date: **See section 1.2 above.**
6. *CONTRACT (subaward) Budget Period Start and End Date*: Click here to enter date.
7. *Amount of federal funds obligated to GRANTEE (subrecipient) in this CONTRACT*: **$** Click here to enter amount
8. *Total amount of federal funds committed to the GRANTEE (subrecipient), including this CONTRACT:* **$** Click here to enter amount
9. *Total Amount of the Federal Award from which the funds to the GRANTEE (subrecipient) are drawn:* **$**Click here to enter amount
10. *Federal Award Project description:* Click here to enter text.
11. *Name*:
12. Federal Awarding Agency: Click here to enter text
13. MN Dept. of Human Services (DHS)

C. Name and Contact information of DHS’s awarding official: Click here to enter name and contact information of authorized representative

12. *Assistance Listings Number & Name* (formerly known as CFDA No.)*:* Click here to enter number, Click here to enter title, Click here to enter total amount made available at time of disbursement

13. *Is this federal award related to research and development?*  Yes  No

14. *Indirect Cost Rate for the GRANTEE is:* Click here to enter rate (including if the *de minimis* rate is charged.)

**4. CONDITIONS OF PAYMENT.**

**4.1. Satisfaction of STATE.** All services provided by GRANTEE pursuant to this CONTRACT shall be performed to the satisfaction of STATE, as determined at the sole discretion of its authorized representative, and in accord with all applicable federal, state, and local laws, ordinances, rules, and regulations including business registration requirements of the Office of the Secretary of State. GRANTEE shall not receive payment for work found by STATE to be unsatisfactory, or performed in violation of federal, state, or local law, ordinance, rule, or regulation, or if GRANTEE has failed to provide Grant Progress Reports pursuant to Clause 2.2, or if the Progress Reports are determined to be unsatisfactory.

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**4.2. Payments to subcontractors.** (If applicable) As required by Minnesota Statutes, section 16A.1245, GRANTEE must pay all subcontractors, within ten (10) calendar days of GRANTEE’s receipt of payment from STATE for undisputed services provided by the subcontractor(s) and must pay interest at the rate of 1-1/2 percent per month or any part of a month to the subcontractor(s) on any undisputed amount not paid on time to the subcontractor(s).

**4.3. Administrative costs and reimbursable expenses.** Pursuant to Minnesota Statutes, section 16B.98, subdivision 1(a), GRANTEE agrees to minimize administrative costs as a condition of this grant. GRANTEE shall ensure that costs claimed for reimbursement shall be actual costs, to be determined in accordance with 2 C.F.R. § 200.0, et seq. GRANTEE shall not invoice STATE for services that are reimbursable via a public or private health insurance plan. If GRANTEE receives funds from a source other than STATE in exchange for services, then GRANTEE may not receive payment from STATE for those same services. GRANTEE shall seek reimbursement from all sources before seeking reimbursement pursuant to CONTRACT.

**4.4. Unexpended Funds.**

GRANTEE must promptly return to the STATE any unexpended funds that have not been accounted for annually in a financial report to the STATE due at grant closeout.

**5. PAYMENT RECOUPMENT.**

GRANTEE must reimburse STATE upon demand or STATE may deduct from future payments under this CONTRACT or future CONTRACTS the following:

**a.** Any amounts received by GRANTEE from the STATE for contract services that have been inaccurately reported or are found to be unsubstantiated;

**b.** Any amounts paid by GRANTEE to a subcontractor not authorized in writing by STATE;

**c.** Any amount paid by STATE for services which either duplicate services covered by other specific grants or contracts, or amounts determined by STATE as non-allowable under the line-item budget, clause 3.1.a.;

**d.** Any amounts paid by STATE for which GRANTEE’S books, records and other documents are not sufficient to clearly substantiate that those amounts were used by GRANTEE to perform contract services, in accordance with clause 2, GRANTEE’s Duties; and/or

**e.** Any amount identified as a financial audit exception.

**6. TERMINATION.**

**6.1. Termination by the State.**

**a. Without cause.** STATE may terminate this CONTRACT without cause, upon 30 days’ written notice to GRANTEE. Upon termination, GRANTEE will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.

**b. Termination for Cause**. STATE may immediately terminate this CONTRACT if the STATE finds that there has been a failure to comply with the provisions of the CONTRACT, that reasonable progress has not been made or that the purposes for which the funds were granted have not been or will not be fulfilled. STATE may take action to protect the interests of the State of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.

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**6.2. Termination by the Commissioner of Administration.**

In accord with Minnesota Statutes, section 16B.991, subdivision 2, the Commissioner of Administration may unilaterally terminate this CONTRACT if further performance under the CONTRACT would not serve agency purposes or is not in the best interest of the STATE.

**6.3. Insufficient funds.** STATE may immediately terminate this CONTRACT if it does not obtain funding from the Minnesota Legislature or other funding source; or if funding cannot be continued at a level sufficient to allow for the payment of the services covered here. Termination will be by written notice to GRANTEE. STATE is not obligated to pay for any services that are provided after the effective date of termination. GRANTEE will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed to the extent that funds are available. STATE will not be assessed any penalty if the CONTRACT is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. STATE must provide GRANTEE notice of the lack of funding within a reasonable time of STATE’s receiving that notice.

**6.4. Breach.** Notwithstanding clause 6.1, upon STATE’s knowledge of a curable material breach of the CONTRACT by GRANTEE, STATE shall provide GRANTEE written notice of the breach and ten (10) days to cure the breach. If GRANTEE does not cure the breach within the time allowed, GRANTEE will be in default of this CONTRACT and STATE may terminate the CONTRACT immediately thereafter. If GRANTEE has breached a material term of this CONTRACT and cure is not possible, STATE may immediately terminate this CONTRACT.

**6.5. Conviction relating to a state grant.** In accord with Minnesota Statutes, section 16B.991, subdivision 1, this CONTRACT will immediately be terminated if the recipient is convicted of a criminal offense relating to a state grant agreement.

**7. AUTHORIZED REPRESENTATIVES, RESPONSIBLE AUTHORITY, and PROJECT MANAGER.**

**7.1. State.** STATE's authorized representative for the purposes of administration of this CONTRACT is **Click here to enter name** or successor. Phone and email: **Click here to enter phone** and **Click here to enter email**. This representative shall have final authority for acceptance of GRANTEE's services and if such services are accepted as satisfactory, shall so certify on each invoice submitted pursuant to Clause 3.2.

**7.2. Grantee.** GRANTEE’s Authorized Representative is **Click here to enter name** or successor. Phone and email: **Click here to enter phone** and **Click here to enter email**. If GRANTEE’s Authorized Representative changes at any time during this CONTRACT, GRANTEE must immediately notify STATE.

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**7.3. Information Privacy and Security.**  (If applicable) GRANTEE’s responsible authority for the purposes of complying with data privacy and security for this CONTRACT is **Click here to enter name** or successor. Phone and email: **Click here to enter phone** and **Click here to enter email.**

**8. INSURANCE REQUIREMENTS.**

GRANTEE shall not begin work under the CONTRACT until it has obtained all the insurance described below and STATE has approved such insurance. GRANTEE shall maintain the insurance in force and effect throughout the term of the contract. GRANTEE is required to maintain and furnish satisfactory evidence of the following insurance policies.

**8.1. Worker’s Compensation.** The GRANTEE certifies that it is in compliance with Minnesota Statutes, section 176.181, subdivision 2, pertaining to workers’ compensation insurance coverage. The GRANTEE’s employees and agents will not be considered employees of the STATE. Any claims that may arise under the Minnesota Workers’ Compensation Act on behalf of these employees or agents and any claims made by any third party as a consequence of any act or omission on the part of these employees or agents are in no way the STATE’s obligation or responsibility. Minimum insurance limits are as follows:

* $100,000 – Bodily Injury by Disease per employee
* $500,000 – Bodily Injury by Disease aggregate
* $100,000 – Bodily Injury by Accident

If Minn. Stat. § 176.041 exempts GRANTEE from Workers’ Compensation insurance mandates, including if GRANTEE has no employees in the State of Minnesota, GRANTEE must provide a written statement, signed by an authorized representative, indicating the qualifying exemption that excludes GRANTEE from the Minnesota Workers’ Compensation requirements.

GRANTEE’s employees and agents will not be considered employees of STATE. Any claims that may arise under the Minnesota Workers’ Compensation Act on behalf of these employees or agents and any claims made by any third party as a consequence of any act or omission on the part of these employees or agents are in no way STATE’s obligation or responsibility.

**8.2. General Commercial Liability Insurance.** GRANTEE agrees that it will at all times during the term of the grant contract keep in force a commercial general liability insurance policy with the following minimum insurance limits:

* $2,000,000 per occurrence
* $2,000,000 annual aggregate

Such insurance will protect it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as from claims for property damage, including loss of use which may arise from operations under the grant contract whether the operations are by GRANTEE or by a subcontractor or by anyone directly or indirectly employed by GRANTEE under the grant contract. STATE will be named as both an additional insured and a certificate holder on the general commercial liability policy.

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**8.3. Employee Theft and Dishonesty Policy.** GRANTEE agrees to keep in force a blanket employee theft and employee dishonesty policy in at least the total amount of the first year’s grant award as an addendum on its property insurance policy. If it is not feasible to include a blanket employee theft and employee dishonesty policy as an addendum to a property insurance policy, then GRANTEE must keep in force a stand-alone employee theft and employee dishonesty policy.

STATE will be named as both a joint payee and a certificate holder on the employee theft and employee dishonesty policy. Only in cases in which the first year’s grant award exceeds the available employee theft and employee dishonesty coverage may grantees provide blanket employee theft and employee dishonesty insurance in an amount equal to either 25% of the yearly grant amount, or the first quarterly advance amount, whichever is greater.

Upon execution of this grant contract, GRANTEE shall furnish STATE with a certificate of employee theft and employee dishonesty insurance.

**8.4. Commercial Automobile Liability Insurance.** GRANTEE is required to maintain insurance protecting it from claims for damages for bodily injury as well as from claims for property damage resulting from the ownership, operation, maintenance or use of all owned, hired, and non-owned autos which may arise from operations under this CONTRACT. In the case that any work is subcontracted, GRANTEE will require the subcontractor to maintain Commercial Automobile Liability insurance that conforms to this section. Minimum insurance limits are as follows:

* $2,000,000 – per occurrence Combined Single limit for Bodily Injury and Property Damage

In addition, the following coverages should be included: Owned, Hired, and Non-owned Automobile.

**8.5. Professional Liability Insurance.**

This policy will provide coverage for all claims the GRANTEE may become legally obligated to pay resulting from any actual or alleged negligent act, error, or omission related to GRANTEE’s professional services required under the CONTRACT. GRANTEE is required to carry the following **minimum** insurance limits:

* $2,000,000 – per claim or event
* $2,000,000 – annual aggregate

Any deductible will be the sole responsibility of the GRANTEE and may not exceed $50,000 without the written approval of the STATE. If the GRANTEE desires authority from the STATE to have a deductible in a higher amount, the GRANTEE shall so request in writing, specifying the amount of the desired deductible and providing financial documentation by submitting the most current audited financial statements so that the STATE can ascertain the ability of the GRANTEE to cover the deductible from its own resources.

The retroactive or prior acts date of such coverage shall not be after the effective date of this CONTRACT and GRANTEE shall maintain such insurance for a period of at least three (3) years, following completion of the work. If such insurance is discontinued, extended reporting period coverage must be obtained by GRANTEE to fulfill this requirement.

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**8.6. Additional Insurance Conditions:**

1. GRANTEE’s policies shall be primary insurance to any other valid and collectible insurance available to STATE with respect to any claim arising out of GRANTEE’s performance under this CONTRACT.
2. If GRANTEE receives a cancellation notice from an insurance carrier providing coverage, GRANTEE agrees to notify STATE within five (5) business days with a copy of the cancellation notice, unless GRANTEE’s policies contain a provision that coverage afforded under the policies will not be cancelled without at least thirty (30) days advance written notice to STATE.
3. GRANTEE is responsible for payment of CONTRACT related insurance premiums and deductibles.
4. STATE shall be named as a certificate holder on applicable policies.
5. An Umbrella or Excess Liability insurance policy may be used to supplement GRANTEE’s policy limits to satisfy the full policy limits required by CONTRACT.

**9. INDEMNIFICATION.**

In the performance of this CONTRACT by GRANTEE, or GRANTEE’s agents or employees, GRANTEE must indemnify, save, and hold harmless the STATE, its agents and employees, from any claims or causes of action, including attorney’s fees incurred by STATE, to the extent they are caused by GRANTEE’s:

1. Intentional, willful, or negligent acts or omissions;
2. Actions that give rise to strict liability; or
3. Breach of contract or warranty.

The indemnification obligations of this clause do not apply in the event the claim or cause of action is the result of STATE’s sole negligence. This clause will not be construed to bar any legal remedies GRANTEE may have for STATE’s failure to fulfill its obligation under this CONTRACT.

**10. [OPTION 1] INFORMATION PRIVACY AND SECURITY.**

It is expressly agreed that STATE will not be disclosing or providing information protected under the Minnesota Government Data Practices Act, Minnesota Statutes, Chapter 13 (the “Data Practices Act”) as “not public data” on individuals to GRANTEE under this Contract. “Not public data” means any data that is classified as confidential, private, nonpublic, or protected nonpublic by statute, federal law or temporary classification. Minn. Stat. § 13.02, subd. 8a.

It is expressly agreed that GRANTEE will not create, receive, maintain, or transmit "protected health information", as defined in the Health Insurance Portability Accountability Act (“HIPAA”), 45 C.F.R. § 160.103, on behalf of STATE for a function or activity regulated by 45 C.F.R. §§ 160 or 164. Accordingly, GRANTEE is not a "business associate" of STATE, as defined in HIPAA, [45 C.F.R. § 160.103](https://www.law.cornell.edu/cfr/text/45/160.103) as a result of, or in connection with, this CONTRACT. Therefore, GRANTEE is not required to comply with the privacy provisions of HIPAA as a result of, or for purposes of, performing under this CONTRACT. If GRANTEE has responsibilities to comply with the Data Practices Act or HIPAA for reasons other than this CONTRACT, GRANTEE will be responsible for its own compliance.

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Notwithstanding paragraph a. and b., in its capacity as GRANTEE under this CONTRACT, GRANTEE must comply with the provisions of the Data Practices Act as though it were a governmental entity as defined by the Data Practices Act. GRANTEE will be performing functions of a government entity under Minnesota Statutes, section 13.05, subdivision 11, and thus any data created, collected, received, stored, used, maintained or disseminated by GRANTEE in performing its duties under this contract is subject to the protections of the Data Practices Act. The civil remedies of Minn. Stat. § 13.08 apply to the release of the data governed by the Data Practices Act, Minn. Stat. Ch. 13, by either GRANTEE or STATE.

In its capacity as GRANTEE under this contract, GRANTEE is being made an agent of the “welfare system” as defined in [Minnesota Statutes, section 13.46, subdivision 1](https://www.revisor.mn.gov/statutes/?id=13.46), and any data collected, created, received, stored, used, maintained or disseminated by GRANTEE in performing its duties under this Contract is explicitly subject to the protections of Minn. Stat. § 13.46.

If GRANTEE receives a request to release data created, collected, received, stored, used, maintained or disseminated by GRANTEE in performing its duties under this CONTRACT, GRANTEE must immediately notify and consult with STATE’s Authorized Representative as to how GRANTEE should respond to the request.

Under this CONTRACT, GRANTEE is performing the functions of a government entity including, but not limited to, responding appropriately pursuant to Minnesota Statutes, sections 13.03 and [13.04](https://www.revisor.mn.gov/statutes/?id=13.04) to requests for data created, collected, received, stored, used, maintained, or disseminated by GRANTEE in performing its duties under this CONTRACT.

GRANTEE’s obligations while performing the functions of a government entity include, but are not limited to, complying with Minnesota Statutes, section 13.05, subdivision 5 to establish appropriate security safeguards for all records containing data on individuals.

GRANTEE must comply with [Minnesota Statutes, section 13.055](https://www.revisor.mn.gov/statutes/?id=13.055) to investigate and appropriately report or notify regarding any potential unauthorized acquisition of data created, collected, received, stored, used, maintained, or disseminated by GRANTEE in performing its duties under this CONTRACT.

**10. [OPTION 2] INFORMATION PRIVACY AND SECURITY.**

Information privacy and security shall be governed by the “Data Sharing Agreement Terms and Conditions,” which is attached and incorporated into this Contract as **Attachment Click here to enter letter**, except that the parties further agree to comply with any agreed-upon amendments to the Data Sharing Agreement.

**10. [OPTION 3] INFORMATION PRIVACY AND SECURITY.**

Information privacy and security shall be governed by the “Data Sharing and Business Associate Agreement Terms and Conditions,” which is attached and incorporated into this CONTRACT as **Attachment Click here to enter letter**, except that the parties further agree to comply with any agreed-upon amendments to the Data Sharing Agreement and Business Associate Agreement.

**11. INTELLECTUAL PROPERTY RIGHTS.**

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**11.1. Definitions.**  Works means all inventions, improvements, discoveries (whether or not patentable or copyrightable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by GRANTEE, its employees, agents, and subcontractors, either individually or jointly with others in the performance of the CONTRACT. Works includes “Documents.” Documents are the originals of any data bases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by GRANTEE, its employees, agents, or subcontractors, in the performance of this CONTRACT.

**11.2. Ownership.** STATE owns all rights, title, and interest in all of the intellectual property, including copyrights, patents, trade secrets, trademarks, and service marks in the Works and Documents created and paid for under this CONTRACT. The Works and Documents will be the exclusive property of STATE, and all such Works and Documents must be immediately returned to STATE by GRANTEE upon completion or termination of this CONTRACT. To the extent possible, those Works eligible for copyright protection under the United States Copyright Act will be deemed to be “works made for hire.” If using STATE data, GRANTEE must cite the data or make clear by referencing that STATE is the source.

**11.3. Responsibilities.**

**a. Notification.** Whenever any Works or Documents (whether or not patentable) are made or conceived for the first time or actually or constructively reduced to practice by GRANTEE, including its employees and subcontractors, and are created and paid for under this CONTRACT, GRANTEE will immediately give STATE’s Authorized Representative written notice thereof, and must promptly furnish the Authorized Representative with complete information and/or disclosure thereon. GRANTEE will assign all right, title, and interest it may have in the Works and the Documents to STATE.

**b. Filing and recording of ownership interests.** GRANTEE must, at the request of STATE, execute all papers and perform all other acts necessary to transfer or record STATE’s ownership interest in the Works and Documents created and paid for under this CONTRACT. GRANTEE must perform all acts and take all steps necessary to ensure that all intellectual property rights in these Works and Documents are the sole property of STATE, and that neither GRANTEE nor its employees, agents, or subcontractors retain any interest in and to these Works and Documents.

**c. Duty not to infringe on intellectual property rights of others.** GRANTEE represents and warrants that the Works and Documents created and paid for under this CONTRACT do not and will not infringe upon any intellectual property rights of other persons or entities. Notwithstanding Clause 9, GRANTEE will indemnify; defend, to the extent permitted by the Attorney General; and hold harmless STATE, at GRANTEE’s expense, from any action or claim brought against STATE to the extent that it is based on a claim that all or part of these Works or Documents infringe upon the intellectual property rights of others. GRANTEE will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney’s fees. If such a claim or action arises, or in GRANTEE’s or STATE’s opinion is likely to arise, GRANTEE must, at STATE’s discretion, either procure for STATE the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing Works or Documents as necessary and appropriate to obviate the infringement claim. This remedy of STATE will be in addition to and not exclusive of other remedies provided by law.

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**d. Federal license granted.** If federal funds are used in the payment of this CONTRACT, pursuant to 45 C.F.R. § 75.322, the U.S. Department of Health and Human Services is granted a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the work for Federal purposes, and to authorize others to do so.

**12. PUBLICITY.**

**12.1. General publicity.** Any publicity regarding the subject matter of this CONTRACT must identify STATE as the sponsoring agency and must not be released without prior written approval from the STATE’s authorized representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, websites, social media, and similar public notices prepared by or for the GRANTEE individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this CONTRACT. All projects primarily funded by state grant appropriation must publicly credit the State of Minnesota, including on the GRANTEE’s website when practicable.

**12.2. Endorsement.** GRANTEE must not claim that STATE endorses its products or services.

**13. VOTER REGISTRATION REQUIREMENT.**

GRANTEE certifies that it will comply with Minnesota Statutes, section 201.162 by providing voter registration services for its employees and for the public served by GRANTEE. Voter Registration materials can be found at the Secretary of State’s [website](https://www.sos.state.mn.us/elections-voting/get-involved/voter-outreach-materials/).[[15]](#footnote-16)

**14. OWNERSHIP OF EQUIPMENT.**

The STATE shall have the right to require transfer of all equipment purchased with grant funds (including title) to STATE or to an eligible non-state party named by the STATE. If federal funds are granted by the STATE, then disposition of all equipment purchased under this grant contract shall be in accordance with OMB Uniform Grant Guidance, 2 C.F.R. § 200.313. For all equipment having a current per unit fair market value of $10,000 or more, STATE shall have the right to require transfer of the equipment (including title) to the Federal Government. These rights will normally be exercised by STATE only if the project or program for which the equipment was acquired is transferred from one grantee to another.

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**15. AUDIT REQUIREMENTS AND GRANTEE DEBARMENT INFORMATION.**

**15.1. State audit.**

Under Minnesota Statutes, section 16B.98, subdivision 8, the books, records, documents, and accounting procedures and practices of the GRANTEE or other party that are relevant to the CONTRACT are subject to examination by STATE and either the legislative auditor or the state auditor, as appropriate, for a minimum of six years from the CONTRACT end date, receipt and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later.

**15.2. Independent audit.** If GRANTEE conducts or undergoes an independent audit during the term of this CONTRACT, notice of the audit must be submitted to STATE within thirty (30) days of the audit’s completion and a copy provided, if requested.

**15.3. Federal audit requirements and GRANTEE debarment information.** GRANTEE certifies it will comply with 2 C.F.R § 200.501, et seq., as applicable. To the extent federal funds are used for this CONTRACT, GRANTEE acknowledges that GRANTEE and STATE shall comply with the requirements of 2 C.F.R. § 200.331. Non-Federal entities expending $1,000,000 or more of federal funding in a fiscal year must obtain a single or program-specific audit conducted for that year in accordance with 2 C.F.R. § 200.501. Failure to comply with these requirements could result in forfeiture of federal funds.

**15.4. Debarment by STATE, its departments, commissions, agencies or political subdivisions.**

GRANTEE certifies that neither it nor its principles are presently debarred or suspended by the State of Minnesota, or any of its departments, commissions, agencies, or political subdivisions, as shown on the [Suspended/Debarred Vendor Report](https://mn.gov/admin/osp/government/suspended-debarred/index2.jsp).[[16]](#footnote-17) GRANTEE’s certification is a material representation upon which the CONTRACT award was based. GRANTEE shall provide immediate written notice to STATE’s authorized representative if at any time it learns that this certification was erroneous when submitted or becomes erroneous by reason of changed circumstances.

**15.5. Certification regarding debarment, suspension, ineligibility, and voluntary exclusion – lower tier covered transactions.**

GRANTEE’s certification is a material representation upon which CONTRACT award was based. Federal money will be used or may potentially be used to pay for all or part of the work under CONTRACT, therefore GRANTEE must certify the following, as required by 2 C.F.R § 180, or its regulatory equivalent.

**a. Instructions for Certification**

1. By signing and submitting this CONTRACT, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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3. The prospective lower tier participant shall provide immediate written notice to the person to which this CONTRACT is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.

4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverages sections of rules implementing Executive Order 12549. You may contact the person to which this CONTRACT is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this response that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 C.F.R. part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this CONTRACT that it will include this clause titled “Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transaction,” without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 C.F.R part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant are not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

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9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 C.F.R. part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

**b. Lower Tier Covered Transactions.**

1. The prospective lower tier participant certifies, by submission of this CONTRACT, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this CONTRACT.

**16. GRANTEE DATA DISCLOSURE.**

Consistent with Minnesota Statutes, sections 270B.09, 270C.65, subdivision 3, and 270C.66, and other applicable law, GRANTEE understands that disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the STATE, may be provided to federal and state tax agencies and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforce­ment of federal and state tax laws which could result in action requiring GRANTEE to file state tax returns and pay delinquent state tax liabilities, if any.

**17. JURISDICTION AND VENUE.**

This CONTRACT, and amendments and supplements, are governed by the laws of the State of Minnesota. Venue for all legal proceedings arising out of this CONTRACT, or breach of the CONTRACT, shall be in the state or federal court with competent jurisdiction in Ramsey County, Minnesota.

**18. CLERICAL ERRORS AND NON-WAIVER.**

**18.1. Clerical error.** Notwithstanding Clause 19.1, STATE reserves the right to unilaterally fix clerical errors contained in the CONTRACT without executing an amendment. GRANTEE will be informed of errors that have been fixed pursuant to this paragraph.

**18.2. Non-waiver.** If STATE fails to enforce any provision of this CONTRACT, that failure does not waive the provision or STATE’s right to enforce it.

**19. AMENDMENT, ASSIGNMENT, SEVERABILITY, ENTIRE AGREEMENT, AND DRAFTING PARTY.**

**19.1. Amendments.** Any amendments to this CONTRACT shall be in writing and shall be executed by the same parties who executed the original CONTRACT, or their successors in office.

**19.2. Assignment.** GRANTEE shall neither assign nor transfer any rights or obligations under this CONTRACT without the prior written consent of STATE.

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**19.3. Entire Agreement.**

**a.** If any provision of this CONTRACT is held to be invalid or unenforceable in any respect, the validity and enforceability of the remaining terms and provisions of this CONTRACT shall not in any way be affected or impaired. The parties will attempt in good faith to agree upon a valid and enforceable provision that is a reasonable substitute and will incorporate the substitute provision in this CONTRACT according to clause 19.1.

**b.** This CONTRACT contains all negotiations and agreements between STATE and GRANTEE. No other understanding regarding this CONTRACT, whether written or oral may be used to bind either party.

**19.4. Drafting party.** The parties agree that each party has individually had an opportunity to review with a legal representative, negotiate and draft this CONTRACT, and that, in the event of a dispute, the CONTRACT shall not be construed against either party.

**20. PROCURING GOODS AND CONTRACTED SERVICES.**

**20.1. Contracting and bidding requirements.**

1. Any services and/or materials that are expected to cost $100,000 or more must undergo a formal notice and bidding process.
2. Services and/or materials that are expected to cost between $25,000 and $99,999 must be competitively awarded based on a minimum of three (3) verbal quotes or bids.
3. Services and/or materials that are expected to cost between $10,000 and $24,999 must be competitively awarded based on a minimum of two (2) verbal quotes or bids or awarded to a targeted vendor.
4. GRANTEE must take all necessary affirmative steps to assure that targeted vendors from businesses with active certifications through these entities are used when possible:
   1. [State Department of Administration's Certified Targeted Group, Economically Disadvantaged and Veteran-Owned Vendor List](https://mn.gov/admin/osp/government/procuregoodsandgeneralservices/tgedvo-directory/).
   2. Metropolitan Council Underutilized Business Program: MCUB: [Metropolitan Council Underutilized Business Program](https://mcub.metc.state.mn.us/).
   3. Small Business Certification Program through Hennepin County, Ramsey County, and City of St. Paul: [Central Certification Directory](https://cert.smwbe.com/).
5. GRANTEE must 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.
6. GRANTEE must maintain support documentation of the purchasing or bidding process used to contract services in their financial records, including support documentation justifying a single/sole source bid, if applicable.

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1. Notwithstanding (a) - (d) above, the STATE may waive bidding process requirements when:
2. Vendors/grantees included in response to competitive grant request for proposal process were approved and incorporated as an approved work plan for the grant; or
3. It is determined there is only one legitimate or practical source for such materials or services and that the vendor/grantee has established a fair and reasonable price.

**20.2. Prevailing wage.** For projects that include construction work of $25,000 or more, prevailing wage rules apply per Minnesota Statutes, sections 177.41 through 177.44; consequently, the bid request must state the project is subject to *prevailing wage*. These rules require that the wages of laborers and workers should be comparable to wages paid for similar work in the community as a whole. Vendors should submit a prevailing wage form along with their bids.

**20.3. Debarred vendors.** In the provision of goods or services under this CONTRACT, GRANTEE must not contract with vendors who are suspended or debarred in Minnesota or under federal law. Before entering into a subcontract, GRANTEE must check if vendors are suspended or debarred by referencing the Minnesota Department of Administration’s [Suspended/Debarred Vendor Report](https://mn.gov/admin/osp/government/suspended-debarred/index2.jsp).[[17]](#footnote-18) A link to vendors debarred by Federal agencies is provided at the bottom of the web page.

**21. SUBCONTRACTS.**

GRANTEE, as an awardee organization, is legally and financially responsible for all aspects of this award that are subcontracted, including funds provided to sub-recipients and subcontractors, in accordance with 45 C.F.R. §§ 75.351-75.352. GRANTEE shall ensure that the material obligations, borne by the GRANTEE in this CONTRACT, apply as between GRANTEE and subrecipients, in all subcontracts, to the same extent that the material obligations apply as between the STATE and GRANTEE.

**22. LEGAL COMPLIANCE.**

**22.1. General compliance.** All performance under this CONTRACT must be in compliance with state and federal law and regulations, and local ordinances. Allegations that STATE deems reasonable, in its sole discretion, of violations of state or federal law or regulations, or of local ordinances, may result in CONTRACT termination and/or reporting to local authorities by STATE.

**22.2. Nondiscrimination.** GRANTEE will not discriminate against any person on the basis of the person’s race, color, creed, religion, national origin, sex, marital status, gender identity or expression, disability, public assistance status, sexual orientation, age, familial status, membership or activity in a local commission, or status as a member of the uniformed services. GRANTEE must refrain from such discrimination as a matter of its contract with STATE. “Person” includes, without limitation, a STATE employee, GRANTEE’s employee, a program participant, and a member of the public. “Discriminate” means, without limitation, to fail or refuse to hire, discharge, or otherwise discriminate against any person with respect to the compensation, terms, conditions, or privileges of employment, or; exclude from participation in, deny the benefits of, or subject to discrimination under any GRANTEE program or activity.

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GRANTEE will ensure that all of its employees and agents comply with Minnesota Management and Budget Policy #[1329](https://mn.gov/mmb-stat/policies/1329-sexualharassmentprohibited.pdf) (Sexual Harassment Prohibited) and #[1436](https://mn.gov/mmb-stat/policies/1436-harassmentdiscriminationprohibited.pdf) (Harassment and Discrimination Prohibited).

**22.3. Grants management policies.** GRANTEE must comply with required [Grants Management Policies and procedures](https://mn.gov/admin/government/grants/policies-statutes-forms/) as specified in Minnesota Statutes, section 16B.97, subdivision 4(a)(1). Compliance under this paragraph includes, but is not limited to, participating in monitoring and financial reconciliation as required by the Office of Grants Management (OGM) Policy 08-10.

**22.4. Conflict of interest.** GRANTEE certifies that it does not have any conflicts of interest related to this CONTRACT, as defined by OGM Policy 08-01. GRANTEE shall immediately notify STATE if a conflict of interest arises.

**23. OTHER PROVISIONS**

**23.1. No Religious Based Counseling.** GRANTEE agrees that no religious based counseling shall take place under the auspices of this CONTRACT.

**23.2. Contingency Planning.**  This section applies if GRANTEE will be fulfilling Priority 1 or Priority 2 functions under this contract. A *Priority 1* function is a function that, for purposes of planning business continuity during an emergency or disaster, must continue 24 hours per day and 7 days per week, or be recovered within hours. A *Priority 2* function is a function that, for purposes of planning business continuity during an emergency or disaster, must be resumed within 25 hours to 5 days.Within 90 days of the execution of this CONTRACT, GRANTEE and any subcontractor will have a contingency plan. The contingency plan shall:

**a.** Ensure fulfillment of Priority 1 or Priority 2 obligations under this CONTRACT;

**b.** Outline procedures for the activation of the contingency plan upon the occurrence of a governor or commissioner of the Minnesota Department of Health declared health emergency;

**c.** Identify an individual as its Emergency Preparedness Response Coordinator (EPRC), the EPRC shall serve as the contact for STATE with regard to emergency preparedness and response issues, the EPRC shall provide updates to STATE as the health emergency unfolds;

**d.** Outline roles, command structure, decision making processes, and emergency action procedures that will be implemented upon the occurrence of a health emergency;

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**e.** Provide alternative operating plans for Priority 1 or Priority 2 functions;

**f.** Include a procedure for returning to normal operations; and

**g.** Be available for inspection upon request.

1. Tribal Nations and American Indian organizations may work with [Indigenous Visioning, LLC](https://www.indigenousvisioning.com/) to ensure specific cultural practice as needed. [↑](#footnote-ref-2)
2. [Thriving Families, Safer Children Report](https://edocs.dhs.state.mn.us/lfserver/Public/DHS-8539-ENG) [↑](#footnote-ref-3)
3. Per the NPLI launch document (see Appendix C), each grantee will complete the “Launch” stage of development within the first year of funding. [↑](#footnote-ref-4)
4. <http://mn.gov/dhs/general-public/publications-forms-resources/edocs/index.jsp> [↑](#footnote-ref-5)
5. <https://edocs.dhs.state.mn.us/lfserver/Public/DHS-7020-ENG> [↑](#footnote-ref-6)
6. <https://edocs.dhs.state.mn.us/lfserver/Public/DHS-7019-ENG> [↑](#footnote-ref-7)
7. <https://edocs.dhs.state.mn.us/lfserver/Public/DHS-7018-ENG> [↑](#footnote-ref-8)
8. <https://edocs.dhs.state.mn.us/lfserver/Public/DHS-7896-ENG> [↑](#footnote-ref-9)
9. <https://mn.gov/mnit/about-mnit/accessibility/> [↑](#footnote-ref-10)
10. <https://mn.gov/mnit/about-mnit/accessibility/> [↑](#footnote-ref-11)
11. <https://mn.gov/mmb/employee-relations/labor-relations/labor/commissioners-plan.jsp> [↑](#footnote-ref-12)
12. <https://www.hhs.gov/sites/default/files/hhs-grants-policy-statement-october-2024.pdf> [↑](#footnote-ref-13)
13. https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-D/subject-group-ECFR031321e29ac5bbd/section-200.332 [↑](#footnote-ref-14)
14. <https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-F/subject-group-ECFRfd0932e473d10ba?toc=1> [↑](#footnote-ref-15)
15. <https://www.sos.state.mn.us/elections-voting/get-involved/voter-outreach-materials/> [↑](#footnote-ref-16)
16. <https://mn.gov/admin/osp/government/suspended-debarred/> [↑](#footnote-ref-17)
17. <https://mn.gov/admin/osp/government/suspended-debarred/> [↑](#footnote-ref-18)