WYOMING DEPARTMENT OF HEALTH, PUBLIC HEALTH DIVISION GAMBLING PREVENTION SUBGRANTEE AGREEMENT BETWEEN LARAMIE COUNTY AND CHEYENNE REGIONAL MEDICAL CENTER

THIS WYOMING DEPARTMENT OF HEALTH PUBLIC HEALTH DIVISION GAMBLING PREVENTION SUBGRANTEE AGREEMENT ("Grant Agreement") is made between Laramie County, State of Wyoming ("COUNTY"), whose address is 310 West 19th Street, Cheyenne, Wyoming 82001, and the Wyoming Institute of Population Health, a named Division of Memorial Hospital of Laramie County d/b/a Cheyenne Regional Medical Center (SUBGRANTEE), whose address is 214 E. 23rd St., Cheyenne, Wyoming 82001. In consideration of the promises and covenants set forth below, the parties agree as follows:

- 1) Purpose of Grant Agreement. COUNTY shall provide Wyoming Department of Health, Public Health Division Gambling Prevention grant funds to SUBGRANTEE in the amount set forth in Section 3, and SUBGRANTEE shall undertake and complete materials, projects and/or services (collectively, the "Project") described in Attachment A attached hereto. Performance by SUBGRANTEE of the requirements of this Grant Agreement and compliance with all Wyoming Department of Health program rules and regulations is a condition to SUBGRANTEE'S receipt of monies hereunder.
- 2) Term of Grant Agreement and Required Approvals. This Grant Agreement is not effective until all parties have executed it and all required approvals have been granted. The term of the Grant Agreement is from September 1, 2025 through June 30, 2027 ("Term"); The Project shall be completed during the Term.
- 3) Payment. COUNTY agrees to grant monies to SUBGRANTEE for performance of the Project, as invoices are submitted for work done in connection with the Project, completed in accordance with the requirements of this Agreement. The total payment to GRANTEE under this Grant Agreement shall not exceed \$69,515.02 ("Grant Award"). Payment will be made following SUBGRANTEE'S delivery to COUNTY of monthly invoices detailing services performed in connection with the Project in a form satisfactory to COUNTY.
- 4) Responsibilities of Grantee Regarding the Project. In undertaking and completing the Project, the SUBGRANTEE further agrees as follows:
 - a) <u>Professional Services</u>. The SUBGRANTEE agrees to perform all aspects of the Project in a professional manner and in accordance with the degree of care, competence and skills that would be exercised by a SUBGRANTEE under similar circumstances, to the satisfaction of the COUNTY.
 - b) Procurement and Administrative Regulations. SUBGRANTEE agrees to comply with federal procurement and administrative regulations as stated in 2 C.F.R. § 215, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and Other Nonprofit Organizations: as enacted in regulations by the U.S. Department of Health and Human Services.

- c) <u>Compliance with Laws</u>. In the interpretation, execution, administration and enforcement of this Grant Agreement, SUBGRANTEE agrees to comply with all applicable state and federal laws, rules, and regulations, including but not limited to:
 - i) SUBGRANTEE agrees to comply with all federal requirements governing grant agreements that are applicable, including but not limited to 2 C.F.R. § 230; Cost Principles for Non-Profit Organizations; and OMB Circular A-133 Audits of State and Local Governments. The Single Audit Act of 1984, 31 U.S.C. §§ 7501-7 further defines auditing responsibilities and SUBGRANTEE agrees to comply therewith.
 - ii) SUBGRANTEE further covenants that the Project will be conducted and administered in conformity with the Civil Rights Act of 1964,42 U.S.C. § 2000 et seq.y and the Fair Housing Act, 42 U.S.C. § 3601 et seq. and that it will affirmatively further fair housing.
 - iii) SUBGRANTEE shall comply with "Equal Opportunity in Federal Employment", Exec. Order No. 11, 246, 30 Fed. Reg. 12,319 (1965) as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967); as supplemented in the Department of Labor regulations, 41 C.F.R. § 60 (1998), the Civil Rights Act of 1964, 42 U.S. C. § 2000 et seq., the Wyoming Fair Employment Practices Act, Wyo. Stat. § 27-9-105 et seq., and any rules and regulations related thereto. SUBGRANTEE shall not discriminate against a qualified individual with a disability and shall comply with the Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq., and any rules and regulations related thereto. SUBGRANTEE shall assure that no person is discriminated against based on the grounds of sex, race, religion, national origin or disability in connection with the performance of this Grant Agreement.
- d) Monitor Activities. The COUNTY shall have the right to monitor all activities of the SUBGRANTEE related to this Grant Agreement. This shall include, but not be limited to, the right to make site inspections at any time, to bring experts and consultants on site to examine or evaluate completed work or work in progress, and to observe all SUBGRANTEE personnel in every phase of performance of work related to this Grant Agreement. COUNTY will conduct a risk assessment post award, as well as site visits during the course of the grant term.
- e) <u>Prohibition on Lobbying</u>. In accordance with P.L. 101-121, payments made from a federal grant shall not be utilized by the SUBGRANTEE or its subcontractors in connection with lobbying Congressmen, or any other federal agency in connection with the award of a federal grant, contract, cooperative agreement or loan.
- f) Retention of Records. SUBGRANTEE agrees to retain all records related to the Project, which are required to be retained pursuant to this Agreement or the gambling prevention program rules and regulations for three years following COUNTY's date of notice to SUBGRANTEE of administrative closeout of the Grant.
- g) Reporting. Within 15 calendar days at the conclusion of each calendar month during the Term of this Grant Agreement, SUBGRANTEE shall furnish COUNTY with a report that includes all required metrics under Attachment C. SUBGRANTEE shall likewise

- furnish COUNTY with a cumulative financial statement, reflecting total expenditures pursuant to this Grant Agreement.
- h) Suspension and Debarment. By signing this agreement, SUBGRANTEE certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction nor from federal financial or nonfinancial assistance, nor are any of the participants involved in the execution of this agreement suspended, debarred or voluntarily excluded by any federal department or agency in accordance with Executive Order 12549(Debarment and Suspension) and CFR 44 Part 17, or are on the disbarred vendors list. Further, SUBGRANTEE agrees to notify agency by certified mail should it or any of its agents become debarred, suspended, or voluntarily excluded during the term of this agreement.
- i) Federal Audit Requirements. SUBGRANTEE agrees that if it expends an aggregate amount of one million dollars (\$1,000,000) or more in federal funds during its fiscal year, it must undergo an organization-wide financial and compliance single audit. SUBGRANTEE agrees to comply with the audit requirements of the U.S. General Accounting Office Government Auditing Standards and OMB Circular A-133, Audits and States, Local Governments, and Non-Profit Organizations. If findings are made which cover any part of this award, SUBGRANTEE shall provide one copy of the audit report to COUNTY and require the release of the audit report by its auditor to be held until adjusting entries are disclosed and made to COUNTY records.
- 5) Responsibilities of County. COUNTY will, at its discretion, assist in providing SUBGRANTEE access to information, including without limitation providing SUBGRANTEE with information concerning statutes, rules and regulations and other regulations referred to herein, and will cooperate with SUBGRANTEE whenever possible. COUNTY shall have no obligations, other than those specifically set forth herein, regarding the Project or its performance.

6) Special Provisions.

a) <u>Limitation on Payments</u>. COUNTY's obligation to pay SUBGRANTEE for Project activities rendered pursuant to this Grant Agreement is conditioned upon the availability of state or federal government funds that are allocated to pay SUBGRANTEE hereunder. If grant agreement monies are not allocated and available for COUNTY to pay SUBGRANTEE for the performance of the Project, COUNTY may terminate this Grant Agreement at any time in its discretion without further liability or obligation hereunder.

COUNTY shall notify SUBGRANTEE at the earliest possible time if this Grant Agreement will or may be affected by a shortage or unavailability of funds. No liability shall accrue to COUNTY in the event termination of this Grant Agreement occurs or this Grant Agreement is affected in any other way by a lack of funds. COUNTY shall not be obligated or liable for any future payments due or promised hereunder or for any damages to SUBGRANTEE or any other person or entity as a result of termination under this section.

- b) No Finder's Fees. No finder's fee, employment agency fee, broker fee or other such fee related to this Grant Agreement shall be paid by either party.
- c) Office Space. SUBGRANTEE will not include charges or seek reimbursement in any invoice submitted to COUNTY for office or building space of any kind obtained by SUBGRANTEE for the performance of the Project. SUBGRANTEE will make no charge for office or building space unless specific provisions are included for such in this Grant Agreement. Under no circumstances will SUBGRANTEE be allowed to purchase office equipment with funds received through this Grant Agreement.
- d) <u>Minority Business Enterprise</u>. SUBGRANTEE is strongly encouraged to actively promote and encourage maximum participation of Minority Business Enterprises (MBE) as sources of supplies, equipment, construction and services in connection with performance of the Project.
- e) <u>Budget Transfer Limitation</u>. SUBGRANTEE agrees it will not exceed any of the line item totals listed on Attachment C by more than twenty percent (20%) without prior approval from COUNTY. Such changes will not result in any change in the total Project costs, or a change in the Grant amount.
- 7) <u>Default and Remedies</u>. In the event SUBGRANTEE defaults or is deficient in the performance of any term of this Grant Agreement or any requirements of the TANF program rules and regulations, then COUNTY and/or Wyoming Department of Family Services shall have the right to exercise all remedies provided by law or in equity, including without limitation:
 - a) Immediately terminating this Grant Agreement without further liability or obligation of COUNTY;
 - b) Issuing a letter of warning advising SUBGRANTEE of the deficiency and putting the GRANTEE on notice that additional action will be taken if the deficiency is not corrected or is repeated;
 - c) Recommending, or requesting SUBGRANTEE to submit proposals for corrective actions, including the correction or removal of the causes of the deficiency;
 - d) Advising SUBGRANTEE that a certification will no longer be acceptable and that additional assurances will be required in such form and detail as COUNTY and Wyoming Department of Family Services may require.
 - e) Advising SUBGRANTEE to suspend disbursement of funds for the deficient activity;
 - f) Advising SUBGRANTEE to reimburse any amounts improperly expended and reprogram the use of the funds in accordance with applicable requirements;
 - g) Changing the method of payment to SUBGRANTEE; and/or

- h) Reducing, withdrawing, or adjusting the amount of the Grant.
- 8) General Provisions.
 - a) <u>Amendments</u>. Any changes, modifications, revisions or amendments to this Grant Agreement which are mutually agreed upon in writing by the parties hereto shall be incorporated by written instrument, signed by all parties to this Grant Agreement.
 - b) Applicable Law/Venue. The construction, interpretation and enforcement of this Grant Agreement shall be governed by the laws of the State of Wyoming. The Courts of the State of Wyoming shall have jurisdiction over this Grant Agreement and the parties, and the exclusive venue for any action shall be in the First Judicial District, Laramie County, Wyoming.
 - c) Assignment. Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Grant Agreement without the prior written consent of the other party. In the event there is a sub-grant(s) under this Grant Agreement, SUBGRANTEE shall include all of the provisions of this Grant Agreement in every sub-grant agreement awarded and shall make such provisions binding on each sub-grantee as if it were the SUBGRANTEE hereunder. SUBGRANTEE shall not use this Grant Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of COUNTY.
 - d) <u>Assumption of Risk</u>. SUBGRANTEE shall be responsible for any loss of state or federal funding, either administrative or program dollars, due to SUBGRANTEE's failure to comply with this Agreement and all state or federal TANF requirements. COUNTY shall notify SUBGRANTEE of any state or federal determination of noncompliance.
 - e) Attorneys' Fees. If COUNTY has to enforce this Grant Agreement as a result of a default in the performance of this Grant Agreement, COUNTY shall be entitled to its reasonable attorneys' fees and costs incurred in such enforcement.
 - f) Confidentiality of Information: The SUBGRANTEE acknowledges that information it may receive or have access to as a result of its performance under this agreement may be confidential. SUBGRANTEE agrees that it shall comply with all applicable law and regulation, whether state or federal, in the collection, maintenance and release of such information. COUNTY and its agents, or authorized representatives, shall have access to all confidential information in accordance with the requirements of state and federal laws and regulations. Any other parties will be granted access to confidential information only after complying with the requirements of state and federal laws and regulations pertaining to such access. Nothing herein shall prohibit the disclosure of information in summary form, including the publishing of reports of services provided in this Grant Agreement, so long as the identity of the client remains confidential and all other State & Federal laws and regulations are met.
 - g) <u>Conflict of Interest</u>: The SUBGRANTEE and COUNTY confirm that, to their knowledge, no COUNTY employee has any personal or beneficial interest whatsoever in the services described herein. No staff member of the SUBGRANTEE, compensated

- either partially or wholly with funds from this Agreement, shall engage in any conduct or activity that would constitute a conflict of interest relative to this Agreement.
- h) Entirety of Grant Agreement: This Grant Agreement (8 pages) and Attachment A, Project (1 pages), Attachment B, Allocation from Wyoming Department of Health (8 pages) represent the entire and integrated Grant Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.
- i) <u>Indemnification</u>: Each party to this Grant Agreement shall assume the risk of any liability arising from its own conduct. Neither party agrees to insure, defend, or indemnify the other. Each party shall be solely liable and responsible for its own acts or omissions in connection with the Project or the performance of the Project or this Grant Agreement.
- j) Independent Contractor: SUBGRANTEE shall function as an independent contractor for the purposes of this Grant Agreement and shall not be considered an employee of COUNTY for any purpose. SUBGRANTEE shall assume sole responsibility for any debts or liabilities that may be incurred by the SUBGRANTEE in fulfilling the terms of this Grant Agreement and shall be solely responsible for the payment of all federal, state and local taxes that may accrue because of this Grant Agreement. Nothing in this Grant Agreement shall be interpreted as authorizing SUBGRANTEE or its agents and/or employees to act as an agent or representative for or on behalf of COUNTY, or to incur any obligation of any kind on the behalf of COUNTY. SUBGRANTEE agrees that no health/hospitalization benefits, workers' compensation and/or similar benefits available to COUNTY employees will inure to the benefit of SUBGRANTEE or SUBGRANTEE'S agents and/or employees as a result of this Grant Agreement.
- k) <u>Kickbacks</u>: SUBGRANTEE warrants that no gratuities, kickbacks or contingency fees were paid in connection with this Grant Agreement, nor were any fees, commissions, gifts, or other considerations made contingent upon the award of this Grant Agreement.
- Notices: All notices arising out of, or from, the provisions of this Grant Agreement shall be in writing and given to the parties at the address provided under this Grant Agreement, either by regular U.S. mail or delivery in person. Delivery shall be deemed to have occurred 3 days following deposit in the U.S. mail or upon delivery in person.
- m) Grantee to Keep Informed: The SUBGRANTEE shall keep fully informed of all federal and state laws, local laws, regulations and all other orders and decrees of bodies or tribunals having any jurisdiction or authority which may, in any manner, affect the duties and responsibilities to be performed by SUBGRANTEE under the terms and conditions of this Grant Agreement.
- n) Patent or Copyright Protection. SUBGRANTEE recognizes that certain proprietary matters, techniques or information may be subject to patent, trademark, copyright, license or other similar restrictions, and warrants that no work performed by the SUBGRANTEE or its sub-grantees hereunder in connection with the Project will infringe any such rights of any person or entity nor will it violate any restriction. SUBGRANTEE shall defend, indemnify and hold harmless COUNTY from any infringement, violation or alleged

- infringement or violation of any such patent, trademark, copyright, license or other restrictions.
- o) <u>Prior Approval</u>: This Grant Agreement shall not be binding upon either party, no services shall be performed under the terms of this Grant Agreement, and no funds will be disbursed hereunder until all necessary approvals and actions have occurred as determined by COUNTY in its discretion and this Grant Agreement has been reduced to writing and signed by both parties.
- p) <u>Severability:</u> Should any portion of this Grant Agreement be judicially determined to be illegal or unenforceable, the remainder of the Grant Agreement shall continue in full force and effect as if the illegal or unenforceable term was omitted.
- q) Governmental Immunity: COUNTY and SUBGRANTEE do not waive their governmental immunity, as provided by any applicable law including W.S. 1-39-101 et seq., by entering into this Agreement. Further, COUNTY and SUBGRANTEE fully retain all immunities and defenses provided by law with regard to any action, whether in tort, contract or any other theory of law, based on this Agreement.
- r) <u>Taxes</u>: SUBGRANTEE shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to social security taxes, workers' compensation, unemployment insurance and sales taxes in connection with performance of the Project and this Grant Agreement.
- s) <u>Time is of the Essence</u>: Time is of the essence in the performance by SUBGRANTEE of all provisions of the Grant Agreement.
- t) <u>Waiver</u>: The waiver of any breach of any term or condition in this Grant Agreement shall not be deemed a waiver of any prior or subsequent breach.
- u) <u>Titles Not Controlling</u>: Titles of sections are for reference only and shall not be used to construe the language in this Grant Agreement.
- v) Third Party Beneficiary Rights: The parties do not intend to create in any other individual or entity the status of third-party beneficiary, and this Grant Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Grant Agreement shall operate only between and for the benefit of the parties to this Grant Agreement.
- 9) Signatures. By signing this Grant Agreement, the parties represent and warrant that they have read and understood it, that they agree to be bound by the terms of the Grant Agreement, that they have the authority to sign it, and that they have received a signed and dated copy of the Grant Agreement.

The effective date of this Grant Agreement is the date of the signature last affixed to this page.

LARAMIE COUNTY, WYOMING

By:	Chairman Laramie County Commissioners	Date:		
By:	Debra Lee, Laramie County Clerk	Date:		
CH	CHEYENNE REGIONAL MEDICAL CENTER			
By:	DocuSigned by: B8EC7845F1524UE	9/9/2025 Date:		
REVIEWED AND APPROVED AS TO FORM ONLY				
By1	Laramie County Attorney's Office	9 -10 - 25 Date		

Attachment A

Funds will be used to provide gambling prevention resources along with the treatment of problematic gambling behavior as noted in Wyoming Statute W.S.§ 9-24-104.

RESOLUTION NO. 250617-11

CONSIDERATION OF A RESOLUTION AUTHORIZING THE SUBMISSION OF A INVOICE TO THE WYOMING DEPARTMENT OF HEALTH FOR A FY2025 WYOMING GAMING COMMISSION ALLOCATION FOR GAMBLING PREVENTION EFFORTS IN LARAMIE COUNTY IN THE AMOUNT OF \$69,515.02, ON BEHALF OF THE GOVERNING BODY OF LARAMIE COUNTY, WYOMING

FOR THE PURPOSE OF: REQUESTED FUNDS WILL BE USED TO PROVIDE GAMBLING PREVENTION RESOURCES ALONG WITH THE TREATMENT OF PROBLEMATIC GAMBLING BEHAVIOR AS NOTED IN WYOMING STATUTE (W.S) § 9-24-104.

WITNESSETH

WHEREAS, the Governing Body of Laramie County desires to participate in the WYOMING DEPARTMENT OF HEALTH gambling prevention efforts by sponsoring this grant application to assist in financing this project; and

WHEREAS, the Governing Body of Laramie County has been provided with preliminary cost estimates and information on this project; and

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF LARAMIE COUNTY that an invoice in the amount of \$69,515.02 be submitted to the Wyoming Department of Health to fund Laramie County gambling prevention efforts.

BE IT FURTHER RESOLVED, that Sandra Bay, or her successor in the position of Laramie County Grants Manager, is appointed as agent of the Laramie County Board of Commissioners to execute and submit applications and certifications for these funds and to receive funds and implement the programs funded under this grant.

PASSED, APPROVED AND ADOPTED THIS 17th DAY OF JUNE 2025.

Signed by:	June 17, 2025
Chairman Caramie County Commissioners	
ATTEST:	
Signed by: Debra Lu PATARBARTZEGS	June 17, 2025
Debra Lee, Laramie County Clerk	
Received and Approved as to Form only By:	
	1 3 2×
Laramie County Attorney's Office	Date: 6-3-25

The Board of Laramie County Commissioners



Gunnar Malm Chairman Troy Thompson Vice-Chairman Linda Heath Commissioner

Don Hollingshead
Commissioner

Ty Zwonitzer Commissioner

Wyoming Gaming Commission Responsible Gambling Behavior

June 17, 2025

INVOICE

Laramie County is requesting funding as allocated in the amount of \$69,515.02. This funding is allocated for the prevention and treatment of problematic gambling behavior as noted in Wyo. Stat. Ann. § 9-24-104:

Not later than the fifteenth day of each month, in accordance with commission rules, a sports wagering operator shall remit ten percent (10%) of online sports wagering revenue from the prior month to commission. Each fiscal year, the first three hundred thousand dollars (\$300,000.00) of revenue generated under this section is continuously appropriated to the department of health to be distributed to the counties for the purpose of funding county health programs to prevent and treat problematic gambling behavior and the remainder of monies remitted to the Commission shall be deposited by the state treasurer into the general fund.

Mark one option below with an X:

X	Laramie County is requesting funding allocated pursuant to 6\$69,515.02.	o Wyo. Stat. Ann. § 9-24-104 in the amount
Larami \$	ie County declines funding allocated pursuant to Wyo. Stat	. Ann. § 9-24-104 in the amount of
Signatı	ire:	
Signed	I by:	June 17, 2025
Chairn	nan, Laramie County Commissioners	Date



Public Health Division 122 West 25th Street, 3rd Floor West Cheyenne, WY 82002 307-777-6004 • 866-571-0944 Fax 307-777-8687 Health.wyo.gov



Stefan Johansson Director Mark Gordon Governor

Wyoming Gaming Commission Responsible Gambling Behavior Funding Table State Fiscal Year 2025*

County	Funding
Albany	S28,701.24
Big Horn	\$8,108.00
Campbell	\$30,931.39
Carbon	\$9,885.04
Converse	\$9,276.50
Crook	\$5,029.08
Fremont	\$26,629.20
Goshen	S8,983.27
Hot Springs	\$3,270.58
Johnson	\$6,202.00
Laramie	\$69,515.02
Lincoln	\$13,874.56

County	Funding
Natrona	\$54,211.40
Niobrara	\$1,701.97
Park	\$21,633.69
Platte	\$6,031.54
Sheridan	\$22,795.13
Sublette	\$6,235.56
Sweetwater	\$27,523.02
Teton	\$17,081.55
Uinta	\$13,493.90
Washakie	\$5,422.99
Weston	\$4,895.71



^{*}Please note, this funding also includes unclaimed funding from State Fiscal Year 2024.



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Stefan Johansson Director

Mark Gordon Governor

May 29, 2025

Ref: CHS-2025-106

Dear County Commissioner:

During the 2021 General Session, the Legislature passed the Online Sports Wagering Act, Wyo. Stat. Ann. §§ 9-24-101-106. Pursuant to Wyo. Stat. Ann. § 9-24-104, the Wyoming Department of Health (WDH) receives \$300,000 from the Wyoming Gaming Commission each fiscal year. Pursuant to statute, this funding is to be distributed to counties for the purpose of funding county health programs to prevent and treat problematic gambling behavior. There is \$101,432.34 in unclaimed funds from State Fiscal Year 2024 that is added to the \$300,000 for State Fiscal Year 2025. The WDH has determined the amount available to each county based on 2023 population estimates of individuals 18 years and older.

To request or decline this funding for your county, please print the attached Invoice on county letterhead. Complete the information as appropriate to either accept or decline the funding. Email the completed invoice to angie.vanhouten@wyo.gov. The county can use another form of invoice if preferred. If the county declines this funding, WDH will maintain the funding and add it to the annual \$300,000.00 made available to counties in State Fiscal Year 2026. Please respond by June 30, 2025.

Sara Beth Lyon, Public Information Officer and Responsible Gaming Liaison, with the Wyoming Gaming Commission, compiled the attached Prevention and Treatment of Problematic Gambling Behavior Resources. Sara Beth can be reached at sarabeth.lyon@wyo.gov or (307)-233-4642

If you have questions, please contact me at angie.vanhouten@wyo.gov or (307)777-2067.

Sincerely

Angela Van Houten, MS

Community Health Section Chief



County Commissioner Page 2

AVH/avh

Attachment: Invoice Template

Funding Table, SFY2025

Prevention and Treatment of Problematic Gambling Behavior Resources

c: Sara Beth Lyon, Public Information Officer and Responsible Gaming Liaison,

Wyoming Gaming Commission

Nicholas Larramendy, Executive Director, Wyoming Gaming Commission

Stephanie Sandoval, MHSA, MBA, Senior Administrator, Public Health Division,

May 29, 2025

Ref.: CHS-2025-106

Wyoming Department of Health

Wyoming County Clerks

Prevention & Treatment of Problematic Gambling Behavior Resources

Resource & Website	Information	IDEAS
National Council on Problem Gambling Gambling Helpline National Helpline 1-800-GAMBLER	The NCPG's National Helpline is available 24/7/365, with options for text and chat services, and is 100% confidential. The network is a single national access point to local resources.	* Promote the Gambling Helpline - billboards, banners, links available on websites, etc. * 1-800-GAMBLER
National Council on Problem Gambling - National Conference NCPG National Conference	The NCPG's National Conference is an excellent opportunity to learn about problem gambling for leading industry experts.	* Send Councilmen, local advocacy leaders, licensed counselors, etc. to the conference to learn and network.
National Council on Problem Gambling - Training and Certification Become a Certified Counselor	The NCPG offers Training and Certification for Counselors or those interested in becoming a counselor.	* Help local licensed counselors become certified in treating problem gambling and members of NCPG
National Council on Problem Gambling - Problem Gambling Awareness Month March is Problem Gambling Awareness Month	March is Problem Gambling Awareness Month. Join the annual nationwide grassroots campaign that launches around 'March Madness' to educate healthcare providers and the public about gambling and practices of responsible gambling.	* Host a conference, air Public Service Announcements, provide counselor training, host health screening days, run social media campaigns, etc. to increase public awareness of problem gambling and the availability of prevention, treatment and recovery services
Wyoming Council on Problem Gambling Wyoming Council on Problem Gambling	The council provides and disseminates information to the public about problem gambling as an illness and public health concern. They aspire to improve health and wellness by reducing the personal, social, and economic costs of problem gambling.	*Partner with WCPG to bring their resources to your community * Utilize WCPG resources, information, and training opportunities * Utilize WCPG tools to distribute to local mental health professionals and build support for local residents
American Gaming Association - Responsible Gaming Education Month (September) Events - American Gaming Association	In 2023, the AGA celebrated their 25th year of RGEM. It is an internationally recognized month to promote responsible gaming.	* Proclaim September as Responsible Gaming Education Month, put out promotional materials, advertise the weekly events / information, air PSA's, etc.
Epic Global Solutions Epic Global Solutions - Our Solutions	EPIC works with some of the world's biggest organizations, spanning a large number of sectors, to help mitigate against the risks and potentially devastating effects of problem gambling	*Work with EPIC Risk Management and use their expert resources of lived experience, prevention, research and evidence, as well as policy and regulation
IC 360 https://ic360.io/	Integrity Compliance 360's mission is to set new standards by providing unparalleled services that ensure integrity, transparency, and compliance at the intersection of the rapidly evolving global sports betting market and sports integrity.	* Provide local high school and collegiate students, athletes, coaches, and staff education about problematic gambling behaviors and sports betting and where to seek resources or support.
ResponsiblePlay.Org Responsible Play	For the majority of adults, gambling can be a fun and entertaining experience, but there are risks involved. Whether it's your first bet or you've been gambling for years, ResponsiblePlay.org offers tips to help you keep gambling fun.	* Promote the Responsible Play website, their tips to help keep gambling fun, basic facts about gambling, and how to get help if that changes.

Prevention & Treatment of Problematic Gambling Behavior Resources

OperationResponsibleGambling.Org Operation Responsible Gambling I	The goal of Operation Responsible Gambling is to increase awareness of gambling problems among members of the entire military community - veterans, active-duty personnel, family members, and concerned others.	* Promote the Operation Responsible Gambling website, their videos, their services, and aid in the military communities availability to this program	
Wyoming Gaming Commission - Responsible Gaming & Self-Exclusion Responsible Gaming	The Wyoming Self-Exclusion program is established for the purpose of allowing persons who wish to refrain from sports wagering and other types of gambling offered by the Commission, to notify the Commission that they will accept responsibility for refraining from engaging in sports wagering and other gambling activities offered by the Commission and its Permittees.	* Promote Responsible Gaming and the option for Self-Exclusion. * Other self-help resource options are also available. * Request copies of the Responsible Gaming brochures to distribute	
Area Substance Abuse Council (Iowa) https://www.asac.us/problem-gambling	The Area Substance Abuse Council (ASAC) is a leader in providing substance use and problem gambling prevention, treatment and recovery services across Eastern lowa.	* Develop a space on your website to discuss problem gambling, the warning signs, and resources available	
Responsible Gambling Coalition (Ontario) Responsible Gambling Council	The RGC is a respected, independent non-profit organization that has been a leader in prevention of problem gambling in Canada and globally for over 40 years.	* Use the many resources and information available in your county * A GREAT source for youth / teen gambling risk	
OTHER RESOURCES			
National Council on Problem Gambling - Resources Resources	A compiled a list of resources on problem gambling issues, including links to other problem gambling related websites and resources.	* An extensive list of resources to explore with many avenues of possibilities	
Wyoming Department of Health Problem Gambling - Wyoming Department of Health	The Wyoming Department of Health provides various resources and information about gambling addiction.	*Utilize WDH resources and information in various forms of media	
AddictionHelp.Com Gambling Addiction - Causes, Warning Signs, Treatment Options	AddictionHelp.com is your trusted educational guide to addiction and recovery, founded by recovering addicts and board-certified addiction specialists.	* An excellent source of information about gambling addiction and behaviors	
International Center for Responsible Gaming www.icrg.org	The ICRG has launched a thriving field of study to explore gambling disorders and responsible gambling, and has funded some of the most important research in the U.S. and around the world.	* Utilize ICRG resources, research, and share in various forms of media * Send commissioners or local counselors to conference	
American Gaming Association www.americangaming.org	The AGA is a leading industry expert in advocacy, research, responsibility, news, and resources.	*Utilize the AGA resources, research, and share in various forms of media	
Bettor Safe Bettor Safe	Bettor Safe is designed to raise awareness so consumers can easily differentiate legal and illegal betting sites.	* Utilize the Bettor Safe resources and information to share in various forms of media	
Have a Game Plan Have A Game Plan	Have a Game Plan is a first-of-its-kind public service campaign to educate new and seasoned bettors about responsible wagering.	* Utilize Have a Game Plan resources and information to share in various forms of media	

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Prevention & Treatment of Problematic Gambling Behavior Resources

Kindbridge Behavioral Health Kindbridge Behavioral Health	Kindbridge Behavioral Health is an online therapy service that connects individuals, families, and organizations to licensed	* Partner with Kindbridge and advertise their services for people in your community	
counselors, coaches, and support groups from the comfort of home. *Work with Kindbridge and local therapists RESOURCES FOR YOUTH / TEENS / STUDENTS			
National Collegiate Athletics Association Sports Wagering Sports Wagering - NCAA.org	NCAA prohibits participation in sports wagering and from providing information to individuals involved in or associated with any sort of sports wagering activities concerning intercollegiate, amateur or professional athletic competition.	* Provide local collegiate teams support in educating students and athletes	
Gift Responsibly Campaign Gift Responsibly Campaign	Many problem gamblers report that they began gambling during childhood and this campaign aims to help prevent it.	* Promote the campaign which encourages adults not to give lottery tickets to underage children/teens as gifts	
Next Gen Personal Finance (Education) www.ngpf.org Gambling search: https://www.ngpf.org/search/?q=qambling	The nation's leading free financial literacy program with curriculum and professional development for teachers.	* Provide local educators with resources, such as these, to help educate students about the dangers from gambling. * Gambling search: lessons, activities, blog posts, teacher professional development	

Below is a summary that highlights what others have done:

- · Marketing and education to include: local media, fact sheets, posters
- · County wide environmental scan to determine needs and status of gaming
- Development of a county specific employee support guide for businesses/employers; local websites
- · Work with Adult Treatment Court to screen for problematic gambling behavior and refer to treatment
- . Work with local mental health center/providers to fund training in treating patients with problematic gambling behavior

Some counties have indicated they are still working locally to determine best use of funds.

Wyoming Gaming Commission Contact:

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Wyo.Stat. § 9-24-104 Distribution of Revenue:

(a) Not later than the fifteenth day of each month, in accordance with commission rules, a sports wagering operator shall remit ten percent (10%) of online sports wagering revenue from the prior month to the commission, except as provided in subsection (b) of this section. Each fiscal year, the first three hundred thousand dollars (\$300,000.00) of revenue generated under this section is continuously appropriated to the department of health to be distributed to the counties for the purpose of funding county health programs to prevent and treat problematic gambling behavior and the remainder of monies remitted to the commission shall be deposited by the state treasurer into the general fund.