## SUBRECIPIENT AGREEMENT FOR LARAMIE COUNTY OPIOID SETTLEMENT FUNDS BETWEEN LARAMIE COUNTY AND STRIDE LEARNING CENTER

Laramie County has received Opioid Remediation Funds from Settlement Agreements outlined in a Memorandum of Understanding (MOU) with the Wyoming Attorney General, copies of which are attached to this Agreement. This SUBRECIPIENT AGREEMENT ("Agreement") is made between Laramie County, State of Wyoming ("COUNTY"), whose address is 310 West 19<sup>th</sup> Street, Cheyenne, Wyoming 82001, and Stride Learning Center, (SUBRECIPIENT), whose address is 326 Parsley Blvd., Cheyenne, Wyoming 82007. In consideration of the promises and covenants set forth below, the parties agree as follows:

WHEREAS, the COUNTY opened opioid settlement funds to organizations serving Laramie County residents in a competitive application process; and

WHEREAS, the COUNTY wishes to provide monies to the SUBRECIPIENT for the purpose of expanding opioid abatement services.

NOW, THEREFORE, it is agreed between the parties hereto that;

- Purpose of Agreement. The COUNTY shall provide Opioid Settlement Funds to SUBRECIPIENT in the amount set forth in Section 3, and SUBRECIPIENT shall undertake and complete materials, projects and/or services (collectively, the "Project") described in Attachment A attached hereto. Performance by SUBRECIPIENT of the requirements of this Agreement and compliance with all Attorney General's MOU is a condition to SUBRECIPIENT'S receipt of monies hereunder.
- <u>Term of Agreement and Required Approvals.</u> This Agreement is not effective until all parties have executed it and all required approvals have been granted. The term of the Agreement is from June 3, 2025 through May 31, 2028 ("Term"); the Project shall be completed during the Term.
- 3) <u>Payment.</u> COUNTY agrees to grant monies to SUBRECIPIENT as requested with submitted invoices to the grants manager. The total payment to SUBRECIPIENT under this Agreement shall not exceed \$314,980.00 ("Award"). Payment will be made following SUBRECIPIENT'S delivery to COUNTY of monthly invoices detailing services performed in connection with the Project with a final reimbursement request submitted by June 30, 2028.
- 4) <u>Responsibilities of SUBRECIPIENT Regarding the Project.</u> In undertaking and completing the Project, the SUBRECIPIENT further agrees as follows:
  - a) <u>Professional Services.</u> The SUBRECIPIENT 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 SUBRECIPIENT under similar circumstances, to the satisfaction of the COUNTY.

- b) Procurement and Administrative Regulations, Compliance with Laws and Prohibitions. Subrecipeint agrees to cooperate and comply at the request of County concerning any of the provisions and potential requirements (hereinafter "Requirements") listed in Exhibit "B". Please note that said Requirements are not exhaustive and may change upon reasonable notice from County. SUBRECIPIENT agrees to comply and cooperate with County for any procurement and administrative regulations imposed upon County which may include those 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. SUBRECIPIENT also agrees to comply and cooperate with County as to the Contract Provisions for Non-Federal Entity Contracts under Federal Awards found in 2 C.F.R. § Appendix II to Part 200.
- c) <u>Compliance with Laws.</u> In the interpretation, execution, administration and enforcement of this Agreement, SUBRECIPIENT agrees to comply with all applicable state and federal laws, rules, and regulations, including but not limited to:
- d) <u>Monitor Activities.</u> The COUNTY shall have the right to monitor all activities of the SUBRECIPIENT related to this 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 SUBRECIPIENT personnel in every phase of performance of work related to this Agreement. COUNTY will conduct a risk assessment pre award and will conduct site visits as necessary for sub-recipient monitoring.
- e) <u>Reporting</u>. Within 15 calendar days at the conclusion of each calendar quarter during the Term of this Agreement, SUBRECIPIENT shall furnish COUNTY with a report (Attachment B), with a final report due on June 30, 2028.
- f) <u>Retention of Records.</u> SUBRECIPIENT agrees to retain all records related to the Project, which are required to be retained pursuant to this Agreement for three (3) years following COUNTY's date of notice to SUBRECIPIENT of administrative closeout of the Award.
- 5) <u>Responsibilities of County.</u> COUNTY will, at its discretion, assist in providing SUBRECIPIENT access to information, including without limitation providing SUBRECIPIENT with information concerning opioid settlement funds, and will cooperate with SUBRECIPIENT 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 SUBRECIPIENT for Project activities rendered pursuant to this Agreement is conditioned upon the availability of federal government funds that are allocated to pay SUBRECIPIENT hereunder. If Agreement monies are not allocated and available for COUNTY to pay SUBRECIPIENT for the performance of the Project, COUNTY may terminate this Agreement at any time in its discretion without further liability or obligation hereunder.

COUNTY shall notify SUBRECIPIENT at the earliest possible time if this 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 Agreement occurs or this 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 SUBRECIPIENT or any other person or entity as a result of termination under this section.

- b) <u>No Finder's Fees.</u> No finder's fee, employment agency fee, broker fee or other such fee related to this Agreement shall be paid by either party.
- c) <u>Office Space.</u> SUBRECIPIENT will not include charges or seek reimbursement in any invoice submitted to COUNTY for office or building space of any kind obtained by SUBRECIPIENT for the performance of the Project. SUBRECIPIENT will make no charge for office or building space unless specific provisions are included for such in this Agreement. Under no circumstances will SUBRECIPIENT be allowed to purchase office equipment with funds received through this Agreement.
- d) <u>Budget Transfer Limitation</u>. SUBRECIPIENT agrees it will not exceed any of the line item totals listed on Attachment C by more than ten percent (10%) without prior approval from COUNTY. Such changes will not result in any change in the total Project costs, or a change in the amount.
- e) <u>COUNTY'S Right to Clawback or Diminish Distributions</u>: The COUNTY, at its sole discretion, shall have the right to Clawback or Diminish distributions made to SUBRECIPIENT during the period of this Agreement or during the Clawback period in the event that SUBRECIPIENT fails to comply with the terms and conditions of this Agreement, including but not limited to performance metrics, reporting requirements, adhering to the submitted timeline, submitting inaccurate or misleading reimbursement requests, or the use of funds for unauthorized purposes, the COUNTY reserves the right to reclaim all or part of the awarded funds. The term "Diminish" in this Agreement means a reduction in the amount of money available, and is at the complete discretion of COUNTY. The term "Clawback" includes the power to Diminish as described in this Agreement. This provision shall survive the termination or expiration of this Agreement.

- i) <u>Clawback Period</u>: The Clawback Period shall commence on the effective date of this operating agreement and shall continue for a period of three (3) years after expiration of this Agreement, unless otherwise terminated or extended as per the provisions of this agreement.
- ii) <u>Clawback Process</u>: In the event the COUNTY determines that a Clawback is warranted, written notice shall be provided to the affected Subrecipient the amount to be clawed back, the reasons for the Clawback, and the timeline for any repayment. SUBRECIPIENT shall be required to return the clawed-back distributions to the COUNTY within the timeline specified in the notice. Failure to return such funds may result in additional remedies, including but not limited to offset, suspension of future payments, or disqualification from future funding opportunities.
- iii) <u>Subrecipient Compliance</u>: SUBRECIPIENT agrees to cooperate fully with any reviews or audits necessary to assess performance, reimbursement requests, or any other oversight by COUNTY.
- iv) <u>Repayment Options</u>: The COUNTY may provide flexibility in the manner of repayment or funds that were previously allocated, allowing the affected members to return the clawed-back distributions in a lump sum or in installments, subject to mutually agreed-upon terms. In the event of a Clawback, the COUNTY shall immediately terminate any further payments under this Agreement to SUBRECIPIENT. SUBRECIPIENT agrees that they are solely responsible for all costs incurred that are not reimbursed due to a Clawback.
- v) <u>Subrecipient's Rights:</u> In the event of a Clawback, SUBRECIPIENT shall not be entitled to any interest, penalties, or damages arising from the Clawback, except as required by applicable law.
- vi) <u>Amendment or Termination</u>: This provision may be amended or terminated by mutual written agreement of the COUNTY and Recipient, subject to compliance with any legal or regulatory requirements.
- 7) <u>Default and Remedies.</u> In the event SUBRECIPIENT defaults or is deficient in the performance of any term of this Agreement or any requirements of the opioid settlement program rules and regulations, then COUNTY shall have the right to exercise all remedies provided by law or in equity, including without limitation:
  - a) Immediately terminating this Agreement without further liability or obligation of COUNTY;
  - b) Issuing a letter of warning advising SUBRECIPIENT of the deficiency and putting the COUNTY on notice that additional action will be taken if the deficiency is not corrected or is repeated;
  - c) Recommending, or requesting SUBRECIPIENT to submit proposals for corrective actions, including the correction or removal of the causes of the deficiency;

- d) Advising SUBRECIPIENT that a certification will no longer be acceptable and that additional assurances will be required in such form and detail as COUNTY and U.S. Department of Treasury may require.
- e) Advising SUBRECIPIENT to suspend disbursement of funds for the deficient activity;
- f) Advising SUBRECIPIENT 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 SUBRECIPIENT; and/or
- h) Reduce, withdraw, adjust, Diminish, or Clawback any amount of the Award in accordance with this Agreement.
- 8) General Provisions.
  - a) <u>Amendments.</u> Any changes, modifications, revisions or amendments to this Agreement, which are mutually agreed upon in writing by the parties hereto, shall be incorporated by written instrument, signed by all parties to this Agreement.
  - b) <u>Applicable Law/Venue</u>. The construction, interpretation and enforcement of this Agreement shall be governed by the laws of the State of Wyoming. The Courts of the State of Wyoming shall have jurisdiction over this Agreement and the parties, and exclusive venue for any action shall be in the First Judicial District, Laramie County, Wyoming.
  - c) <u>Assignment.</u> Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. In the event there is a sub-award(s) under this Agreement, SUBRECIPIENT shall include all of the provisions of this Agreement in every sub-Agreement awarded and shall make such provisions binding on each sub as if it were the SUBRECIPIENT hereunder. SUBRECIPIENT shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of COUNTY.
  - d) <u>Assumption of Risk.</u> SUBRECIPIENT shall be responsible for any loss of state or federal funding, either administrative or program dollars, due to SUBRECIPIENT'S failure to comply with this Agreement and all state opioid settlement requirements. COUNTY shall notify SUBRECIPIENT of any state or federal determination of noncompliance.
  - e) <u>Attorneys' Fees.</u> If COUNTY must enforce this Agreement as a result of a default in the performance of this Agreement, COUNTY shall be entitled to its reasonable attorneys' fees and costs incurred in such enforcement.
  - f) <u>Confidentiality of Information</u>: The SUBRECIPIENT acknowledges that information it may receive or have access to as a result of its performance under this agreement may be confidential. SUBRECIPIENT agrees that it shall comply with all applicable laws and

regulations, 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 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 SUBRECIPIENT 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 SUBRECIPIENT, 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 Agreement: This Agreement (9 pages), Stride Application and budget (15 pages), Exhibit "A" Wyoming Opioid Settlement Memorandum of Agreement with Opioid Abatement Strategies (54 pages), Exhibit "B" (2 pages), and Report (1 page) represent the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.
- i) Indemnification: To the fullest extent permitted by law, SUBRECIPIENT shall indemnify, defend and hold harmless COUNTY, and its officers, agents, employees, successors and assigns from any cause of action, losses, injuries, liabilities, damages, claims, demands or costs arising from or in connection with this Agreement (including reasonable attorneys' fees) (collectively "Claims") arising out of all activities in connection with the Project, Subrecipient (and any sub-recipient's) performance under this Agreement, or failure by SUBRECIPIENT (or any sub-recipient) to comply with the terms of this Agreement or any opioid settlement rules and/or regulations. SUBRECIPIENT shall be solely liable and responsible for all acts or omissions in connection with the Project or the performance of the Project or this Agreement (including without limitation the acts, omissions or performance of the Project or this Agreement by any sub-recipient), including without limitation all Claims arising in connection therewith, and COUNTY (its officers, agents, employees, successors and assigns) shall have no liability to SUBRECIPIENT, any sub-recipient or any third party for, and shall be released from, all such Claims.
- j) <u>Independent Contractor</u>: SUBRECIPIENT shall function as an independent contractor for the purposes of this Agreement, and shall not be considered an employee of COUNTY for any purpose. SUBRECIPIENT shall assume sole responsibility for any debts or liabilities that may be incurred by the SUBRECIPIENT in fulfilling the terms of this Agreement, and shall be solely responsible for the payment of all federal, state and local taxes that may accrue because of this Agreement. Nothing in this Agreement shall be interpreted as authorizing SUBRECIPIENT 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. SUBRECIPIENT agrees that no health/hospitalization benefits, workers' compensation and/or similar benefits available to COUNTY employees will inure to the benefit of SUBRECIPIENT or SUBRECIPIENT'S agents and/or employees as a result of this Agreement.

- k) <u>Kickbacks</u>: SUBRECIPIENT warrants that no gratuities, kickbacks or contingency fees were paid in connection with this Agreement, nor were any fees, commissions, gifts, or other considerations made contingent upon the award of this Agreement.
- <u>Notices:</u> All notices arising out of, or from, the provisions of this Agreement shall be in writing and given to the parties at the address provided under this 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) <u>Subrecipient to Keep Informed</u>: The SUBRECIPIENT 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 SUBRECIPIENT under the terms and conditions of this Agreement.
- n) <u>Patent or Copyright Protection.</u> SUBRECIPIENT 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 SUBRECIPIENT or its sub-recipient hereunder in connection with the Project will infringe any such rights of any person or entity nor will it violate any restriction. SUBRECIPIENT 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 Agreement shall not be binding upon either party, no services shall be performed under the terms of this 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 Agreement has been reduced to writing and signed by both parties.
- p) <u>Severability:</u> Should any portion of this Agreement be judicially determined to be illegal or unenforceable, the remainder of the Agreement shall continue in full force and effect as if the illegal or unenforceable term was omitted.
- q) <u>Governmental Immunity</u>: COUNTY does not waive its governmental immunity, as provided by any applicable law including W.S. 1-39-101 *et seq.*, by entering into this Agreement. Further, COUNTY fully retains 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>Force Majeure</u>. The performance of this Agreement by the parties shall be subject to force majeure including, but not limited to, acts of God, fire, flood, natural disaster, war or threat of war, acts or threats of terrorism, civil disorder, unauthorized strikes, government regulations or advisory, recognized health threats as determined by the World Health Organizations, the Centers for Disease Control, or local government authority or health agencies (including, but not limited to, the health threats of COVID-19, H1N1, or similar infectious diseases), curtailment of transportation facilities, or other similar occurrence beyond the control of the parties, where any of those factors, circumstances, situations, or conditions or similar ones present, dissuade, or unreasonably delay the performance required by this Agreement. This Agreement may be canceled by any party, without liability, damages, fees, or penalty and any unused deposits or amounts paid shall be refunded, for any one or more of the above reasons, by written notice to the other party.
- s) <u>Taxes:</u> SUBRECIPIENT 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 Agreement.
- t) <u>Time is of the Essence</u>: Time is of the essence in the performance by SUBRECIPIENT of all provisions of the Agreement.
- u) <u>Waiver</u>: The waiver of any breach of any term or condition in this Agreement shall not be deemed a waiver of any prior or subsequent breach.
- v) <u>Titles Not Controlling</u> Titles of sections are for reference only and shall not be used to construe the language in this Agreement.
- w) <u>Third Party Beneficiary Rights:</u> The parties do not intend to create in any other individual or entity the status of third-party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between and for the benefit of the parties to this Agreement.

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## SUBRECIPIENT AGREEMENT FOR LARAMIE COUNTY OPIOID SETTLEMENT FUNDS BETWEEN LARAMIE COUNTY AND STRIDE LEARNING CENTER

<u>Signatures</u>. By signing this Agreement, the parties represent and warrant that they have read and understood it, that they agree to be bound by the terms of the Agreement, that they have the authority to sign it, and that they have received a signed and dated copy of the Agreement.

The effective date of this 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:

# STRIDE LEARNING CENTER

By: Patricia Whynot ve Director

5/27/2020

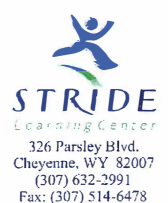
Date:

# **REVIEWED AND APPROVED AS TO FORM ONLY**

By Laramie County Attorney's Office

5/27/25

Date:



March 28, 2025

Sandra Bay Laramie County Grants Manager 310 W. 19th Street, Suite 320 Cheyenne, WY 82001

Re: Opioid Settlement Grant Application

## Dear Ms. Bay,

Please accept this Opioid Settlement Grant Application and required attachments that are being sent via email per your instructions in response to my email question of 3/27/2025. STRIDE Learning Center has been unable to open the link on the Laramie County Government website to access the application electronically. This is what we get when we click on the tab:

# **Opioid Settlement Fund Application**

You can't respond to Opioid Settlement Fund Application because you don't have permission to share documents with the form owner. Contact your domain administrator if you think this is a mistake.

If you have any questions please let me know. Thank you for all your assistance.

Colleen Muchmore

Colleen Muchmore Business Administration Coordinator

Form	W	-9	
(Rev. I	March 2	7024)	
Depart	mert o	f the 7	[mast.ry
Interna	d Reve	rue Se	BOIVICE

Go to www.irs.gov/FormW9 for instructions and the latest information.

Befor	e you begin. For guidance related to the purpose of Form W-9, see Purpose of Form, below.					
	1 Name of entity/individual. An entry is required. (For a sole protrietor or disregarded entity, enter the owner's name on line entity's name on line 2.)	1, and enter the business/clarogarded				
	STRIDE Learning Center					
	2 Business name/disregarded entity name, if different from above.					
n page 3.	Sa Check the appropriate box for fooeral tax classification of the entity/individual whose name is entered on line 1. Check only one of the following seven boxes.  Individual/sole proprietor C corporation S corporation Partnersh p Trust/estate	4 Examptions (nodes apply only to certain emilies, not individuals; see instructions on page 3);				
30	LLC. Enter the tax classification (C = C conversion, S = S corporation, P = Partnership)	Exempt payee code (if any)				
Print or type. c Instructions on page	Note: Check the "LLC" bux above and, in the entry space, enter the appropriate code (C, S, or P) for the tax classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check the appropriate cox for the tax classification of its owner.  C Other (see instructions) 501(C)(3)	Exemption from Foreign Account Tax Compliance Act (FATCA) reporting codo (r' ary)				
P See Specific		(Applies to accounts maintained outside the United States.) and address (optional)				
	326 Parsley Blvd.					
	6 City, state, and ZIP code Cheyenne, WY 82007					
	7 List account number(s) here (optional)					
Par	Taxpayer Identification Number (TIN)	······································				
Enter	rour TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid	curity number				
backu reside	p withholding. For individuals, this is generally your social security number (SSN). However, for a nt allen, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other					
TIN, la	ter U	identification number				
	If the account is in more than one name, see the instructions for line 1. See also What Namo and er To Give the Requester for guidelines on whose number to enter.	- 0 2 1 6 2 5 2				
Par	Certification					

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct excaver identification number (or I am waiting for a number to be issued to me); and

- 2. I am not subject to backup withholding because (a) I am exampt from backup withholding, or (b) I have not ocen notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizon or other U.S. person (defined below); and
- 4. The FATCA code(s) entored on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, computions to an individual retirement arrangement (IRA), and, generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person	Vatricia	Wheniett	Date 3/28/2025	•

# **General Instructions**

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest intormation about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

## What's New

Ling 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the lax classification of its owner. Otherwise, It should check the "LLC" box and enter its appropriate tax classification. New line 3b has been, added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

## **Purpose of Form**

An individual or ently (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

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Reset

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# **Entity Information**

STR I D E LEARNING CENTER Active Registration

Unique Entity ID GPGALPCWNV24

Your registration was activated on 2024-12-06. It expires on 2025-12-04, which is one year after you submitted it for processing. To update or renew your registration, begin from your Entities Workspace. i

# More About the Entity Status Tracker

**Getting Started with Registration** 

**Entity Status Guide** 

Legend

What if my entity fails TIN validation?

What if my entity fails CAGE validation?

More Help

# **STRIDE Learning Center**

# **Opioid Settlement Grant Application**

# 3/28/2025

## A. General Information

1. Name of Organization: STRIDE Learning Center

Legal Name: STRIDE Learning Center

- 2. Total requested funds: \$314,980
  - a. Year 1: \$73,833
  - b. Year 2: \$118,853
  - c. Year 3: \$122,294
- 3. Owner/Authorized Official: Patricia Whynott, Executive Director
- 4. Federal Tax Identification Number: 83-0216252
- 5. Unique Entity Identifier Number (UEI): GPGALPCWNV24
- 6. Physical Address: 326 Parsley Blvd., Cheyenne, WY 82007
- 7. Primary Contact Person:
  - a. Name and Title: Patricia Whynott, Executive Director
  - b. Email Address: <u>Tricia@stridekids.com</u>
  - c. Telephone Number: 307-632-2991
- 8. Mission Statement: "The mission of STRIDE Learning Center is to provide comprehensive, quality services for children with special needs and their families In a safe and compassionate environment so that they may achieve their fullest potential."
- 9. Population served: STRIDE Learning Center is a child development center that provides early intervention, special education and related services to eligible children in Laramie County ages birth until kindergarten who have, or are at risk for, developmental delays. Eligible children from birth to age 3 are served through STRIDE's Early Intervention, Infant and Toddler Program. Eligible children, age 3 until kindergarten, receive services from STRIDE's Preschool program. STRIDE's professionals include family service coordinators, early childhood special educators, early childhood teachers, speech language pathologists, physical therapists, occupational therapists, case managers and health professionals. These individuals work closely with families to understand and build on children's strengths and to provide services that support children and families. STRIDE Learning Center is one of 14 regional child developmental Disabilities, Early Intervention and Education program to provide these services. In Laramie County STRIDE serves over 600 children and families each year. There is never a waiting list, no eligible

child is ever turned away and all services for eligible children are at no cost to the family.

## **B. Project**

a. Scope of project description: STRIDE Learning Center is requesting funds to support and expand our services for our Plans of Safe Care families. The Plans of Safe Care legislation went into effect in Wyoming on January 1, 2024. It is a statewide initiative to promote a multidisciplinary approach to supporting pregnant women who are experiencing substance use and their babies. The ultimate goal is to make sure families have the support needed to ensure a greater likelihood of family stability and reduce separation of mothers and babies.

Every plan written requires a referral be made to the local regional Child Development Center, Early Intervention program, which in Laramie County is STRIDE Learning Center. Laramie County has had a very successful launch of the Plans of Safe Care program resulting in over 145 referrals since inception. Services provided to Plans of Safe Care families through STRIDE, begin with family service coordination. Family service coordination is an active, ongoing process facilitated by a family service coordinator. The family service coordinator helps a family coordinate access to resources and services and assures their rights and procedural safeguards. Other available STRIDE services include, but are not limited to: physical therapy, occupational therapy, speech therapy, feeding therapy, and early childhood special education. Services are provided through a home-based program focused on working with the entire family unit to provide whatever support the family needs to be successful.

The method in which the regional child development center programs are funded in Wyoming results in many families being served without STRIDE receiving any financial compensation. STRIDE is paid a per child amount for each child that is fully enrolled in our program on May 1 of each year. Depending on the date a child enters STRIDE's program, if they are in the program less than a year, we may serve them for up to 11 months with no reimbursement.

For every child there are many activities that occur prior to a child being fully enrolled and on our count. However, there are an increased number of staff activities prior to enrollment for our Plans of Safe Care families. These extra activities, occurring prior to enrollment and before any reimbursement, include: STRIDE employees attending CRMC's NICU patient review every morning, meeting daily at CRMC with the referred families to set services up prior to discharge and assisting families to connect with community resources Immediately upon discharge. After hospital discharge STRIDE completes a developmental evaluation of the babies. STRIDE employees also are participating in both statewide and Laramie County Plans of Safe Care meetings, as well as participating in Laramie County collaborative agency meetings. The funding through this grant would help provide STRIDE with the staffing we need to provide the most comprehensive services to our Plans of Safe Care families.

- b. The Plans of Safe Care program is an existing project that officially began on January 1, 2024. Laramie County started a little early with the first Plan of Safe Care written in late October, 2023. The program has grown much faster than anticipated which has made it difficult to keep up with the staffing and resource needs. STRIDE works to expand the program by involving STRIDE staff much earlier with families. We are finding that we have more success engaging the families if we can meet them face to face, for a warm hand off, before discharge from CRMC.
- c. Estimated number of individuals/families served by this project: To date STRIDE has had 147 referrals from CRMC for Plans of Safe Care. At any given time, STRIDE staff are actively engaged with 50-70 families under Plans of Safe Care.
- d. Detailed description of needs to carry out the project:
  - Staffing: this program currently requires a full-time family service coordinator. With the expected growth, two full time family service coordinators will be needed by the end of the first year of the grant. Also required is a part time administrator 12 hours per week, and several hours a week from other professionals. These include occupational therapists, physical therapists, speech therapists and early childhood special educators.
  - Mileage reimbursement: This program is a home visiting program. Staff are required to travel throughout Laramie County, using their personal vehicles, to provide services. Mileage is reimbursed at the current Federal rate.
  - Training: Staff would benefit from further training around substance use, substance exposure prenatally, maternal depression screeners, substance abuse screeners and parent/child bonding. One particular program we would like to train our entire infant and toddler staff on is the Mothers and Babies Program. This is an evidence-based intervention for pregnant women and new parents to help manage stress. We plan to use this multidisciplinary approach to support pregnant women and their babies who are experiencing substance abuse. We have also found training by certified trainers that would be at no cost to STRIDE. These include: Adverse Childhood Experiences (ACE's) Trauma Informed Training and Happy Moms, Healthy Babies.
  - Equipment: Three iPads with cellular service would benefit staff. They would be used for accessing schedules, documentation, finding resources, helping families

apply for resources, etc. Our work is completed out of the office and in families' homes or other community places so the need to be able to have remote access is crucial.

- e. Other organizations: There are several other home visiting programs in Laramie County such as Maternal Child Health. However, STRIDE is the only early intervention program and special education program in Laramie County providing licensed occupational therapy, physical therapy, speech therapy and early childhood special education. STRIDE is Laramie County's early childhood developmental experts.
- f. Contingency plan: Per our contract with the Wyoming Department of Health, no eligible children can ever be turned away or placed on a waitlist for STRIDE services. If no funds are available from other grant opportunities, STRIDE uses the funds from our contract with the Wyoming Department of Health and our financial reserves.
- g. Partnerships and Collaborations: The Laramie County Plans of Safe Care collaborative partnership includes:
  - Cheyenne Regional Medical Center
  - Cheyenne Obstetrics and Gynecology
  - Cheyenne Women's Clinic
  - Laramie County Health Department
  - Parents as Teachers Laramie County
  - The Align Team
  - University of Wyoming Family Medicine and Residency Program
  - Volunteers of America Northern Rockies
  - Wyoming Department of Family Services, Laramie County
  - Wyoming Department of Health, Public Health Division
  - STRIDE Learning Center
- **h.** Strategy addressed with funds: The funds will mainly be used to provide salaries for one family service coordinator position in the first year of the grant. A second family service coordinator would be added for year two and three of the grant. They will be dedicated to Plans of Safe Care families and community collaborations.

# **C. Project Outcomes**

# a. Measurable outcomes of project's previous work:

- i. First outcome 75% participation from referred families
  - 1. To remain substance free
  - 2. To keep the family unit together
  - 3. To integrate In the community for maximum wellness
- ii. Second outcome Parents gain positive, developmentally appropriate parenting skills.

- 1. Family service coordinator trains parents based on their unique needs using one of the following curricula: Love and Logic, S.T.E.P., Parents As Teachers
- 2. Family service coordinators provide in the moment coaching for parents during home visits
- Iii. Third outcome 75% of referred children receive a comprehensive developmental assessment
  - 1. To ensure developmental milestones are met
  - 2. To provide any needed early interventions if a delay is evident
- iv. Fourth Outcome 75% of families will be interviewed as they transition out of the program as to what worked and what did not work for their family so that we can improve our family service coordination. Also, an annual random, anonymous survey will be sent to 75% of families in April to rate the services received and to give input on improvements.
- **b.** This is not a new project.
- c. Details on evidence-based deliverables to guide and evaluate success: We keep detailed information on referred, enrolled and "graduated families". We measure each child's developmental progress and the families' success in remaining substance free.

# D. Organization's Auditing and Fiscal Controls

- a. Financial Oversight: Duties are segregated for cash receipts and disbursements. The Executive Director or Business Coordinator approves all expenditures/cash disbursements. The majority of cash receipts are ACH/direct deposit transactions. The Executive Director and STRIDE Board of Directors review the financial statements monthly. STRIDE has an independent financial audit every fiscal year.
- **b.** Audit Findings:
  - i. 2024 There were no audit findings
  - ii. 2023 Deficiencies:
    - The Accountant has access to all modules of the accounting system and is able to initiate, record, and process general journal entries. Compensating controls are in place: The Executive Director reviews monthly reconciliations and the Executive Director and the Board of Directors review the monthly financial statements. Most revenue is directed deposited in STRIDE's business bank account.
    - 2. Audit Adjustment to Federal Revenue and Beginning Net Assets -Recognized \$92,000 in revenue in 2022 that should have been

recorded as deferred revenue. Adjusting journal entry was made to recognize the grant revenue in 2023 and decrease the beginning net asset balance by the corresponding amount.

- c. Segregation of Opioid Funds: STRIDE has a fund-based accounting system. Each grant is assigned a grant code in the accounting system and all journal entries can be tracked for each grant. A Statement of Revenues and Expenditures is available for each individual grant.
- **d.** Other Grant Funding: STRIDE is receiving other grant funding in relation to substance abuse through Plans of Safe Care with a contract effective 10/03/2023 through 09/30/2025 with the Department of Family Services. STRIDE will have expended the funds by 06/30/2025.

# E. Budget

- a. Amount requested: \$300,930, Please see the attached provided budget template
- b. Detailed budget breakdown: Please see the attached provided budget template
- c. Completion of project with partial or full funding: This grant would cover a portion of the cost of this project, therefore funding the full grant request will enable STRIDE to meet the needs of this project population.

## F. Timeline

- a. Detailed timeline: This project began in October, 2023. We would use this 3-year grant beginning June 1, 2025 to fund a portion of the services we provide to Plans of Safe Care families until May 31, 2028.
  - i. Year 1 June 1, 2025 May 31, 2026: All throughout the year the family service coordinator will engage with referred families, enroll children and families and needed services will be provided.
    - 1. June through August: Staff trainings and researching/writing other grant opportunities to supplement funds for the Plans of Safe Care project
    - 2. September 1: Quarterly deliverables due. This will, for each quarter, include the number of children and families referred, number of children and families that enrolled in services, total number of children and families served, number of children and families that "graduated", number of families that dropped out, number of families referred to other agency partners and what those were
    - 3. September through November: Staff trainings and researching/writing other grant opportunities to supplement funds for the Plans of Safe Care project
    - 4. December 1st: Quarterly deliverables due

- 5. December through February: Staff training and researching/writing other grant opportunities to supplement funds for the Plans of Safe Care project
- 6. March 1st: Quarterly deliverables due
- 7. April: Random, anonymous survey sent to families to rate the services received and to give input on improvements
- 8. March through May: Staff training and researching/writing other grant opportunities to supplement funds for the Plans of Safe Care project
- 9. May: Annual report delivered by May 31st. Annual report will include the March through May quarterly reporting, summarize the total of the each category in the quarterly reports and include the results of the family survey from April
- 10. May: STRIDE Plans of Safe Care staff review the annual report and family survey to make recommendations and plans for the next year to include continuing to research/write other grant opportunities to supplement funds for the Plans of Safe Care project
- ii. Year 2 June 1, 2026 May 31, 2027:
  - 1. June: Second family service coordinator hired
  - 2. June through May: Rest of timeline may remain the same, except for adding any recommendations from the year end review as well as continuing to research/write other grant opportunities to supplement funds for the Plans of Safe Care project
- iii. Year 3 June 1, 2027 May 31, 2028: Timeline may remain the same except for adding any recommendations from the year end review, as well continuing to research/write other grant opportunities to supplement funds for the Plans of Safe Care project as this grant expires May 31, 2028

# G. Sustainability

a. Plan for sustainment of project: Throughout the three years of this grant STRIDE will look and apply for other grant opportunities to support this Plans of Safe Care on-going project. Ways to reallocate existing funds will also be considered.

# Section H: Application Certification

By signing this application, you are certifying that the information provided herein is true and accurate to the best of your knowledge.

Patricia Whynott Print Name

Patricia Why off

Signature

Executive Director

Title

3/28/2025

Date

# **U**SAM.GOV<sup>®</sup> STR I D E LEARNING CENTER

Unique Entity ID	CAGE / NCAGE	Purpose of Registration
GPGALPCWNV24	7FV03	All Awards
Registration Status	Expiration Date	
Active Registration	Dec 4, 2025	
Physical Address	Mailing Address	
326 Parsley BLVD	326 Parsley BLVD	
Cheyenne, Wyoming 82007-1014	Cheyenne, Wyoming 82007-1014	
United States	United States	
Business Information		and the second
Doing Business as	Division Name	Division Number
STR I D E LEARNING CENTER	Stride Learning Center	STRIDE Lea
Congressional District	State / Country of Incorporation	URL
Wyoming 00	Wyoming / United States	www.stridekids.com
Registration Dates		
Activation Date	Submission Date	Initial Registration Date
Dec 6, 2024	Dec 4, 2024	Aug 28, 2015
Entity Dates		
Entity Start Date	Fiscal Year End Close Date	
Mar 2, 1973	Jun 30	
Immediate Owner		
CAGE	Legal Business Name	
(blank)	(blank)	
Highest Level Owner		
CAGE	Legal Business Name	
(blank)	(blank)	

#### **Executive Compensation**

Registrants in the System for Award Management (SAM) respond to the Executive Compensation questions in accordance with Section 6202 of P.L. 110-252, amending the Federal Funding Accountability and Transparency Act (P.L. 109-282). This information is not displayed in SAM. It is sent to USAspending.gov for display in association with an eligible award. Maintaining an active registration in SAM demonstrates the registrant responded to the questions.

### **Proceedings Questions**

Registrants in the System for Award Management (SAM.gov) respond to proceedings questions in accordance with FAR 52.209-7, FAR 52.209-9, or 2. C.F.R. 200 Appendix XII. Their responses are displayed in the responsibility/qualification section of SAM.gov. Maintaining an active registration in SAM.gov demonstrates the registrant responded to the proceedings questions.

### **Exclusion Summary**

Active Exclusions Records?

No

### **SAM Search Authorization**

I authorize my entity's non-sensitive information to be displayed in SAM public search results:

### Yes

### Entity Types

### **Business Types**

Entity Structure Corporate Entity (Tax Exempt) Profit Structure

Non-Profit Organization

Entity Type Business or Organization Organization Factors (blank)

May 28, 2025 03:27:51 PM GMT

### Socio-Economic Types

Check the registrant's Reps & Certs, if present, under FAR 52.212-3 or FAR 52.219-1 to determine if the entity is an SBA-certified HUBZone small business concern. Additional small business information may be found in the SBA's Dynamic Small Business Search if the entity completed the SBA supplemental pages during registration.

Financial Information	
Accepts Credit Card Payments	Debt Subject To Offset
Yes	Νο
EFT Indicator	CAGE Code
0000	7FV03
Points of Contact	
Electronic Business	
۶.	326 Parsley BLVD
Patricia Whynott, Executive Dire	
	United States
Government Business	
۶.	326 Parsley BLVD
Patricia Whynott, Executive Dire	
	United States
Service Classifications	
NAICS Codes	
Primary NAICS C	odes NAICS Title
Yes 611710	Educational Support Services
Disaster Response	
This entity does not appear in the	disaster response registry

# OneWyo II Opioid Settlement Memorandum of Agreement

Whereas, Pharmaceutical Supply Chain Participants have contributed to the opioid epidemic, which has in turn harmed the people and communities of the State of Wyoming.

Whereas, the State of Wyoming, through its Attorney General, and certain Participating Local Governments are separately engaged in investigation, litigation, and settlement discussions seeking to hold Pharmaceutical Supply Chain Participants accountable for the damage they have caused in Wyoming.

Whereas, other Participating Local Governments, while not engaged in separate litigation, have supported the State's efforts in the legal fight against the opioid crisis.

Whereas, the State and all Participating Local Governments share a common desire to abate and alleviate the impacts of the Pharmaceutical Supply Chain Participants' misconduct throughout the State of Wyoming.

Whereas, jointly approaching Settlements with Pharmaceutical Supply Chain Participants benefits all Parties by improving the likelihood of successful Settlement and maximizing the recovery from any such Settlement.

Whereas, specifically, the State and Participating Local Governments anticipate that Settlements with major Pharmaceutical Supply Chain Participants will take the form of a national resolution (National Settlement Agreement) and Wyoming's share of any such resolution will be maximized only if Wyoming's political subdivisions of a certain size participate in the National Settlement.

Whereas, the State and Participating Local Governments intend this agreement to facilitate their compliance with the terms of any National Settlement Agreement.

Whereas, the State and Participating Local Governments anticipate that the National Settlement Agreement will provide a default allocation between each state and its political subdivisions unless they enter into a state-specific agreement regarding the distribution and use of payments (State-Subdivision Agreement).

Whereas, the State and Participating Local Governments intend this agreement to serve as a State-Subdivision Agreement under any <u>Settlement</u>.

Whereas, the aforementioned investigation and litigation have caused some Pharmaceutical Supply Chain Participants to declare bankruptcy, and they may cause additional Pharmaceutical Supply Chain Participants to declare bankruptcy in the future.

> OneWyo II Opioid Settlement Memorandum of Agreement Page 1 of 23

Whereas, the State and Participating Local Governments intend this agreement to serve as a State-Subdivision Agreement under resolutions of relevant claims against Pharmaceutical Supply Chain Participants entered in bankruptcy court that provide payments to both the State and its subdivisions and allow for the allocation between a state and its political subdivisions to be set through a state-specific agreement (Bankruptcy Resolution).

Now, therefore, in consideration of the foregoing, the State and its Participating Local Governments, enter into this "OneWyo II Opioid Settlement Memorandum of Agreement" (MOA) relating to the allocation and use of the proceeds of any Settlement as described in this MOA.

## I. Definitions

As used in this MOA:

- A. "Approved Use(s)" means any opioid or co-occurring substance use disorder related strategies, projects, or programs that fall within, or are reasonably related or otherwise consistent with, the list of uses set out in Exhibit A, attached hereto and incorporated herein by reference.
- B. "Bankruptcy Resolution" takes the meaning set out in the above recitals.
- C. "Localized Share" takes the meaning set out in Section II of this MOA.
- D. "National Settlement Agreement" takes the meaning set out in the above recitals.
- E. "Opioid Funds" means the monetary amounts obtained through a Settlement as defined in this MOA, but does not include any separate fund or other device described in Section V of this MOA for the payment of any attorneys' fees and expenses incurred in litigating against any Pharmaceutical Supply Chain Participant. Also not included are any funds made available in a National Settlement Agreement or any Bankruptcy Resolution for the reimbursement of the United States Government.
- F. "Participating Local Governments" means all counties, cities, and towns within the geographic boundaries of the State of Wyoming that have signed this MOA. The Participating Local Governments may be referred to separately in this MOA as "Participating Count(ies)" and "Participating Cit(ies)."
- G. "Partics" means the State of Wyoming and all Participating Local Governments.
- H. "Pharmaceutical Supply Chain" means the process and channels through which opioids or opioid products are manufactured, marketed, promoted, distributed, or dispensed.

OneWyo II Opioid Settlement Memorandum of Agreement Page 2 of 23 I. "Pharmaceutical Supply Chain Participant" means any entity that engages in or has engaged in the manufacturing, marketing, promotion, distribution, or dispensing of opioids.

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- J. "Settlement" means the negotiated resolution of legal or equitable claims against a Pharmaceutical Supply Chain Participant when that resolution has been jointly entered into by the State and the Participating Local Governments, specifically including the National Settlement Agreements involving Allergan, Teva, CVS, Walgreens, and Walmart, as well as, any and all future settling Pharmaceutical Supply Chain Participants.
- K. "State-Subdivision Agreement" takes the meaning set out in the above recitals.
- L. "Statewide Share" takes the meaning set out in Section II of this MOA.
- M. "The State" means the State of Wyoming acting by and through its Attorney General.

## II. Allocation of Opioid Funds

- A. All Opioid Funds will be divided proportionally with 35% allocated to the State (Statewide Share) and 65% allocated to the Participating Local Governments (Localized Share) with the sole exception as to the Teva Settlement Agreement. In only the Teva Settlement Agreement, Opioid Funds will be divided proportionally with 25% allocated to the State (Statewide Share) and 75% allocated to the Participating Local Governments (Localized Share).
- B. The Localized Share will be allocated to the Participating Local Governments in the proportions set out in Exhibit B, attached hereto and incorporated herein by reference, which is based upon the opioid negotiation class model developed in connection with In re: Nat'l Prewiption Opiate Litigation, MDL 2804 (N.D. Ohio). The proportions set forth in Exhibit B provide payments to (1) all Wyoming counties, and (2) all Wyoming cities and towns with populations over 10,000 based on the United States Census Bureau's Vintage 2019 population totals.
- C. If a county or city listed on Exhibit B does not join this MOA, then that non-Participating Local Government's allocation of the Localized Share as identified in Exhibit B will be reallocated to the Localized Share to be distributed in accordance with the remaining proportions set for in Exhibit B.
- D. Any Participating Local Government allocated a share in Exhibit B may elect to direct its share of current or future annual distributions of Localized Share Funds to the Statewide Share.

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## III. Use of Opioid Funds

- A. Regardless of allocation, all Opioid Funds must be used in a manner consistent with the Approved Uses definition, or a substantially similar definition memorialized in a subsequent Settlement that becomes an order of a court. No Opioid Funds will be used as restitution for past expenditures. Rather, Opioid Funds must be used in a present and forward-looking manner to actively abate and alleviate the impacts of the opioid crisis and co-occuring substance abuse in Wyoming. Compliance with these requirements will be verified through Section VI's reporting requirements.
- B. The Statewide Share must be used only for (1) Approved Uses within the State of Wyoming or (2) grants for Approved Uses within the State of Wyoming. The State of Wyoming, Department of Health will serve as the lead agency responsible for distributing and using the Statewide Share in a manner that in its judgment will best address the opioid crisis within the State.
- C. The Localized Share must be used only for (1) Approved Uses by Participating Local Governments or (2) grants for Approved Uses.
- D. Each Participating County shall regularly consult with and receive input from its constituent cities and towns regarding effective distribution and use of the Localized Share Funds. Each Participating County shall make reasonable and good faith efforts to not only secure the collaboration of each of its constituent cities and towns, but also to use the Opioid Funds in a manner that benefits the residents of each constituent city and town, regardless of population.
- E. Notwithstanding any term of this MOA, Participating Local Governments may collaborate with local governments both within and beyond their borders for the purpose of more effectively using Opioids Funds to abate the opioid crisis.

# IV. Method of Distribution of Opioid Funds

- A. Unless newly-enacted legislation or the terms of a Settlement that becomes an order of a court provides otherwise, the Statewide Share will be distributed to the Wyoming Department of Health through the Wyoming Attorney General acting as trustee, agent, or attorney-in-fact to hold and distribute such amount, under Wyo. Stat. Ann. § 9-1-639(a), exclusively for abating the opioid crisis throughout Wyoming.
- B. Unless newly-enacted legislation or the terms of a Settlement that becomes an order of a court provides otherwise, the Localized Share will be distributed directly to each Participating Local Government in accordance with the terms of any Settlement. In the event that a Settlement does not provide for direct

OneWyo II Opioid Settlement Memorandum of Agreement Page 4 of 23 distribution to a Participating Local Government, the Localized Share will be distributed to each Participating Local Government by the Wyoming Attorney General acting as trustee, agent, or attorney-in-fact to hold and distribute such amount, under Wyo. Stat. Ann. § 9-1-639(a), exclusively for abating the opioid crisis throughout Wyoming. If the Localized Share is to be distributed by the Wyoming Attorney General, each Participating Local Government shall designate a lead contact or agency for the purposes of receiving its portion of the Localized Share. This designation shall be made in writing to the Attorney General within a sufficiently reasonable time to allow orderly distribution of Opioid Funds.

## V. Payment of Counsel and Expenses

- A. The Parties anticipate that as part of the National Settlement Agreement or a Bankruptcy Resolution, the Pharmaœutical Supply Chain Participants or courts in In re: Nat'l Prescription Opiate Litigation, MDL No. 2804 (N.D. Ohio) will create common benefit funds or similar devices (i.e. contingency fee funds), to compensate attorneys for services rendered and expenses incurred in litigating against certain Pharmaceutical Supply Chain Participants. The State and any Participating Local Government may secure the payment of attorneys' fees whether contingent, hourly, fixed, or otherwise—and expenses related to litigation against Pharmaceutical Supply Chain Participations from such separate funds.
- B. The State of Wyoming will secure payment of its attorneys' fees and expenses related to litigation against the Pharmaceutical Supply Chain Participants from such separate funds. No attorneys' fees or expenses relating to the State of Wyoming's investigation and litigation of the Pharmaceutical Supply Chain Participants will be paid from the Statewide Share. Similarly, no attorneys' fees or expenses related to the representation of any Participating Local Government in litigation against any Pharmaceutical Supply Chain Participant will be paid from the Statewide Share. Rather, the Statewide Share will be used exclusively to abate and alleviate the opioid crisis consistent with the terms of this MOA.
- C. In accordance with Judge Polster's August 6, 2021 Order in In re: Nat'l Prescription Opiate Litigation, MDL No. 2804 (N.D. Ohio), contingency fee agreements related to litigation against any Pharmaceutical Supply Chain Participant entered into by a Participating Local Government are capped at a total of fifteen percent (15%) of the amount that will be received by the represented Participating Local Government. Counsel for any Participating Local Government is required to first seek payment of that fifteen percent

OneWyo II Opioid Settlement Memorandum of Agreement Page 5 of 23 (15%) through such separate common benefit or contingency fee fund before seeking any additional payment. To the extent that counsel does not receive the full fifteen percent (15%) from any separately established common benefit or contingency fee fund, counsel may seek the difference from the represented Participating Local Government if authorized under their representation/contingency fee agreement with the Participating Local Government. In no event shall counsel be entitled to payment of fees in excess of fifteen percent (15%) of the amount actually received by the represented Participating Local Government.

## VI. Compliance Certification and Reporting

- A. The provisions of this Section VI will apply unless newly-enacted legislation or a subsequent Settlement that becomes an order of a court imposes superseding requirements.
- **B.** Before receiving any disbursement under this MOA, each Participating Local Government must certify to the Attorney General that it will allocate and use Opioid Funds in accordance with this MOA on projects, programs, and strategies that constitute Approved Uses.
- С. By January 31 of each calendar year, each Participating Local Government shall certify to the Attorney General that all Opioid Funds expended during the preceding calendar year were used in accordance with this MOA on projects, programs, and strategies that constitute Approved Uses. In submitting this certification, each Participating Local Government shall include a report detailing for the preceding calendar year: (1) the amount of the Localized Share received by the Participating Local Government; (2) the amount of Localized Share expended by the Participating Local Government-broken down by funded project, program, or strategy; and (3) the amount of any allocations awarded by the Participating Local Government-listing the recipients, amounts awarded, amounts disbursed, disbursement terms, and the projects, programs, or strategies funded. This report is only required if the Participating Local Government actually expended Opioid Funds during the preceding calendar year. Future Localized Share payments to a Participating Local Government that is delinquent in providing this certification and report shall be delayed until that Participating Local Government submits the required certification and report.
- D. If a Participating Local Government uses Opioid Funds on non-Approved Uses, it shall have sixty (60) days after discovery of the expenditure to cure the unapproved expenditure through payment of such amount for opioid remediation activities through amendment or repayment.

OneWyo II Opioid Settlement Memorandum of Agreement Page 6 of 23

- E. If a Participating Local Government has used Opioid Funds for non-Approved Uses, and has not cured the unapproved use as allowed above, future Localized Share payments to that Participating Local Government shall be reduced by an amount equal to the inconsistent expenditures, and if the inconsistent expenditure is greater than the expected future stream of payments of the Participating Local Government, the Attorney General may initiate a process up to and including litigation to recover and redistribute the overage among eligible Participating Local Governments. Any recovery or redistribution shall be distributed consistent with Section II of this MOA. The Attorney General may recover from the Participating Local Government who failed to cure the unapproved use any litigation fees, costs, and expenses incurred to recover such funds.
- F. By January 31 of each calendar year, the State shall publish online a report detailing for the preceding calendar year: (1) the amount of the Statewide Share received; (2) the amount of the Statewide Share expended by the Department of Health—broken down by funded strategy, project, or program; and (3) the amount of any grants awarded—listing the recipients, amounts awarded, amounts disbursed, disbursement terms, and programs, strategies, and projects funded.

## VII. Effectiveness

- A. This MOA shall become effective at the time a sufficient number of counties and municipalities within the geographic boundaries of the State of Wyoming have signed this MOA to qualify this MOA as a State-Subdivision Agreement under a National Settlement Agreement involving Allergan, Teva, CVS, Walgreens, or Walmart, as well as, any and all future settling Pharmaeutical Supply Chain Participants. If this MOA does not thereby qualify as a State-Subdivision Agreement, this MOA will have no effect.
- **B.** This MOA is effective until one year after the last date on which any Participating Local Government spends Opioid Funds pursuant to Settlements.

## VIII. Amendments

A. The Parties agree to make such amendments as necessary to implement the intent of this MOA or as are required by the final provisions of any National Settlement Agreement or Bankruptcy Resolution. The State will provide written notice of any necessary amendments to all the previously joining Parties. Any previously joining Party will have two-weeks after notice of the necessary amendments to withdraw from the MOA. The amendments will be effective to any Party that does not withdraw.

OneWyo II Opioid Settlement Memorandum of Agreement Page 7 of 23 B. The Parties agree to engage in the amendment process above in good faith.

## IX. General Provisions

- A. The purposes of this MOA are to serve as a State-Subdivision Agreement under any Settlement or Bankruptcy Resolution and to permit the Parties to cooperate in resolving claims against Pharmaceutical Supply Chain Participants and to distribute any Opioid Funds in a manner that will effectively and meaningfully abate and alleviate the opioid crisis throughout Wyoming.
- B. All Partics acknowledge and agree that any National Settlement Agreement will require Participating Local Governments to release its claims against relevant Pharmaceutical Supply Chain Participants to receive Opioid Funds. The Parties further acknowledge that a Participating Local Government will receive funds through this MOA only after complying with all requirements set out in a Settlement or Bankruptcy Resolution to release its claims.
- C. The Parties acknowledge that this MOA is not a promise or representation from any Party that any Settlement or Bankruptcy Resolution will be finalized or executed.
- D. Unless otherwise required by an applicable Settlement, the construction, interpretation, and enforcement of this MOA shall be governed by the laws of the State of Wyoming, without regard to conflicts of law principles, and the Courts of the State of Wyoming shall have jurisdiction over this MOA, with venue lying exclusively in Laramie Courty District Court.
- E. If any clause, paragraph, or section of this MOA shall, for any reason, be held illegal, invalid or unenforceable, such illegality, invalidity or unenforceability shall not affect any other clause, provision or section of the MOA and this MOA shall be construed and enforced as if such illegal, invalid, or unenforceable clause, section, or other provision had not been contained herein.
- F. The Parties acknowledge that this MOA does not excuse any requirements placed upon them by the terms of a Settlement or Bankruptcy Resolution, except to the extent those terms allow for a State-Subdivision Agreement to do so.
- G. The Parties do not intend to create in any other individual or entity the status of third-party beneficiary, and this MOA shall not be construed so as to create such status.
- H. Titles of sections of this MOA are for reference only, and shall not be used to construe the language in this MOA.

OneWyo II Opioid Settlement Memorandum of Agreement Page 8 of 23

- I. Nothing in this MOA shall be construed to affect or constrain the authority of the Parties under law.
- J. Except to enforce the terms of this MOA, the State of Wyoming and the participating Local Governments do not waive sovereign or governmental immunity by entering into this MOA and each fully retains all immunities and defenses provided by law with respect to any action based on or occurring as a result of this MOA.
- K. This MOA may be executed in counterparts. Each counterpart, when executed and delivered, shall be deemed an original and all counterparts together shall constitute one and the same MOA. Each person signing this MOA represents that he or she is fully authorized to enter into the terms and conditions of, and to execute, this MOA, and that all necessary approvals and conditions precedent to his or het execution have been satisfied.

IN WITNESS WHEREOF, the below undersigned agree to and enter into the above OneWyo II Opioid Settlement Memorandum of Agreement.

FOR THE STATE OF WYOMING

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Attorney General State of Wyoming

Benjamin <u>Peterson</u> Assistant Attorney General State of Wyoming

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Charmaine Reed, WB# 6-3172

Deputy Natrona Co. Attorney

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# **Exhibit** A

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# **OPIOID ABATEMENT STRATEGIES**

### PART ONE: TREATMENT

#### A. TREAT OPIOID USE DISORDER (OUD)

- 1. Expanding availability of treatment, including Medication-Assisted Treatment (MAT), for OUD and any co-occurring substance use or mental health issues.
- 2. Supportive housing, all forms of FDA-approved MAT, counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it.
- 3. Treatment of mental health trauma issues that resulted from the traumatic experiences of the opioid user (e.g., violence, sexual assault, human trafficking) and for family members (e.g., surviving family members after an overdose or overdose fatality).
- 4. Expand telehealth to increase access to OUD treatment, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
- 5. Fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
- 6. Scholarships for certified addiction counsclors.
- 7. Clinicians to obtain training and a waiver under the federal Drug Addiction Treatment Act to prescribe MAT for OUD.
- 8. Training for health care providers, students, and other supporting professionals, such as peer recovery coaches/recovery outreach specialists, including but not limited to the following: Training relating to MAT and harm reduction.
- 9. Dissemination of accredited web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service-Opioids webbased training curriculum and motivational interviewing.

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- 10. Development and dissemination of new accredited curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service Medication-Assisted Treatment.
- 11. Development of National Treatment Availability Clearinghouse Fund development of a multistate/nationally accessible database whereby health care providers can list locations for currently available in-patient and out-patient OUD treatment services that are accessible on a real-time basis by persons who seek treatment.
- 12. Support and reimburse services that include the full American Society of Addiction Medicine (ASAM) continuum of care for OUD.
- 13. Improve oversight of Opioid Treatment Programs (OTPs) to assure evidenceinformed practices such as adequate methadone dosing.

#### B. <u>CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED</u>. (INTERVENTION)

- 1. Ensuring that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
- 2. Fund Screening, Brief Intervention and Referral to Treatment (SBIRT) programs to reduce the transition from use to disorders.
- 3. Training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on the late adolescence and young adulthood when transition from misuse to opioid disorder is most common.
- 4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
- 5. Training for emergency room personnel treating opioid overdose patients on postdischarge planning, including community referrals for MAT, recovery case management and/or support services.
- 6. Support work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
- 7. Create school-based contacts who parents can engage with to seek immediate treatment services for their child.
- 8. Developing best practices on addressing OUD in the workplace.

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- 9. State assistance programs for health care providers with OUD.
- 10. Engaging non-profits and faith community as a system to support outreach for treatment.

#### C. ADDRESS THE NEEDS OF CRIMINAL-JUSTICE-INVOLVED PERSONS

- 1. Address the needs of persons involved in the criminal justice system who have opioid use disorder (OUD) and any co-occurring substance use disorders or mental health (SUD/MH) issues.
- 2. Support pre-arrest diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH issues, including established strategies such as:
  - a. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative (PAARI);
  - b. Active outreach strategies such as the Drug Abuse Response Team (DART) model;
  - c. "Naloxone Plus" strategies, which work to ensure that individuals who have received Naloxone to reverse the effects of an overdose are then linked to treatment programs;
  - d. Officer prevention strategies, such as the Law Enforcement Assisted Diversion (LEAD) model; or
  - e. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network.
- 3. Support pre-trial services that connect individuals with OUD and any co-occurring SUD/MH issues to evidence-informed treatment, including MAT, and related services.
- 4. Support treatment and recovery courts for persons with OUD and any co-occurring SUD/MH issues, but only if they provide refertals to evidence-informed treatment, including MAT.
- 5. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH issues who are incarcerated, on probation, or on parole.
- 6. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate re-entry services to individuals with OUD and any cooccurring SUD/MH issues who are leaving jail or prison or who have recently left jail or prison.

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7. Support critical time interventions (CTI), particularly for individuals living with dualdiagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.

#### D. ADDRESS THE NEEDS OF WOMEN WHO ARE OR MAY BECOME PREGNANT

- 1. Evidence-informed treatment, including MAT, recovery, and prevention services for pregnant women or women who could become pregnant and have OUD.
- 2. Training for obstetricians and other healthcare personnel that work with pregnant women and their families regarding OUD treatment.
- 3. Other measures to address Neonatal Abstinence Syndrome, including prevention, care for addiction and education programs.
- 4. Child and family supports for parenting women with OUD.
- 5. Enhanced family supports and child care services for parents receiving treatment for OUD.

#### E. <u>SUPPORT PEOPLE IN TREATMENT AND RECOVERY AND REDUCE</u> <u>STIGMA</u>

- 1. The full continuum of care of recovery services for OUD and any co-occurring substance use or mental health issues, including supportive housing, residential treatment, medical detox services, peer support services and counseling, community navigators, case management, and connections to community-based services.
- 2. Identifying successful recovery programs such as physician, pilot, and college recovery programs, and providing support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
- 3. Training and development of procedures for government staff to appropriately interact and provide social and other services to current and recovering opioid users, including reducing stigma.
- 4. Community-wide stigma reduction regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
- 5. Engaging non-profits and faith community as a system to support family members in their efforts to manage the opioid user in the family.

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# PART TWO: PREVENTION

#### F. <u>PREVENT OVER-PRESCRIBING AND ENSURE PROPER</u> <u>PRESCRIBING OF OPIOIDS</u>

- 1. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
- 2. Academic counter-detailing.
- 3. Continuing Medical Education (CME) on prescribing of opioids.
- 4. Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
- 5. Development and implementation of a National Prescription Drug Monitoring Program – Fund development of a multistate/national prescription drug monitoring program (PDMP) that permits information sharing while providing appropriate safeguards on sharing of private health information, including but not limited to:
  - a. Integration of PDMP data with electronic health records, overdosc episodes, and decision support tools for health care providers relating to opioid use disorder (OUD).
  - b. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database (DOT EMT overdose database).
- 6. Educating Dispensers on Appropriate Opioid Dispensing.

#### G. PREVENT MISUSE OF OPIOIDS

- 1. Corrective advertising/affirmative public education campaigns.
- 2. Public education relating to drug disposal.
- 3. Drug take-back disposal or destruction programs.
- 4. Fund community anti-drug coalitions that engage in drug prevention efforts.

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- 5. School-based programs that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
- 6. Support community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction including staffing, educational campaigns, or training of coalitions in evidence-informed implementation.
- 7. School and community education programs and campaigns for students, families, school employces, school athletic programs, parent-teacher and student associations, and others.
- 8. Engaging non-profits and faith community as a system to support prevention.

#### H. <u>PREVENT\_OVERDOSE\_DEATHS\_AND\_OTHER\_HARMS\_(HARM</u> <u>REDUCTION)</u>

- 1. Increasing availability and distribution of naloxone and other drugs that treat overdoses to first responders, overdose patients, opioid users, families and friends of opioid users, schools, community navigators and outreach workers, drug offenders upon release from jail/prison, and other members of the general public.
- 2. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, and other members of the general public.
- 3. Developing data tracking software and applications for overdoses/naloxone revivals.
- 4. Public education relating to emergency responses to overdoses.
- 5. Public health entities provide free naloxone to anyone in the community.
- 6. Public education relating to immunity and Good Samaritan laws.
- 7. Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
- 8. Syringe service programs, including supplies, staffing, space, peer support services, and the full range of harm reduction and treatment services provided by these programs.
- 9. Expand access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.

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# PART THREE: OTHER STRATEGIES

#### I. <u>SERVICES FOR CHILDREN</u>

1. Support for Children's Services – Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

#### J. FIRST RESPONDERS

- 1. Law Enforcement Participating Local Governments may also use their share of funds for law enforcement expenditures relating to the opioid epidemic.
- 2. Educating first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.
- 3. Increase Electronic Prescribing to Prevent Diversion and Forgery.

#### K. LEADBRSHIP, PLANNING AND COORDINATION

- 1. Community regional planning to identify goals for opioid reduction and support efforts or to identify areas and populations with the greatest needs for treatment intervention services.
- 2. A government dashboard to track key opioid-related indicators and supports as identified through collaborative community processes.

#### L. TRAINING

- 1. Funding for programs and services regarding staff training and networking to improve staff capability to abate the opioid crisis.
- 2. Support infrastructure and staffing for collaborative cross-systems coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD (e.g., health care, primary care, pharmacies, PDMPs, etc.).

#### M. <u>RESEARCH</u>

- 1. Funding opioid abatement research.
- 2. Research improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.
- 3. Support research for novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
- 4. Support for innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
- 5. Expanded research for swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (e.g. Hawaii HOPE and Dakota 24/7).
- 6. Research expanded modalities such as prescription methadone that can expand access to MAT.

# Exhibit B

Participating Local Government Allocation Proportions						
Local Government	Percentage of Localized Share					
Albany	1.63%					
Big Hom	3.03%					
Campbell County	4.44%					
Carbon County	3.70%					
Casper	7.35%					
Cheyenne	1.23%					
Converse County	1.90%					
Crock County	0.54%					
Evanston	1.97%					
Fremont County	6.74%					
Gillett	1.74%					
Goshen County	1.64%					
Green River	0.61%					
Hot Springs County	0.86%					
Jackson	0.56%					
Johnson County	0.93%					
Laramic	3.42%					
Laramie County	15.59%					
Lincoln County	3.12%					
Natrona County	7.90%					
Niobrara County	0.15%					
Park County	5.80%					
Platte County	1.75%					
Riverton	1.27%					
Rock Springs	1.53%					
Sheridan	0.34%					
Sheridan County	3.91%					
Subjette County	0.71%					
Sweetwater County	7.64%					
Teton County	1.33%					
Uinta County	4.39%					
Washakie County	1.50%					
Weston County	0.78%					

OneWyo II Opioid Settlement Memorandum of Agreement Page 23 of 23

# Amendment One to the OneWyo Opioid Settlement Memorandum of Agreement

1. **Parties.** This Amendment is made and entered into by and between the State of Wyoming, through its Attorney General, and all Participating Local Governments.

2. Purpose of Amendment. This Amendment shall constitute the first amendment to the OneWyo Opioid Settlement Memorandum of <u>Agreement</u> (MOA) between the Parties. The purpose of this <u>Amendment is to modify the application of the MOA and to remove certain provisions.</u>

3. Term of the Amendment. This Amendment shall become effective fourteen (14) days after the Attorney General provides notice to the Participating Local Governments, and shall termain in full force and effect through the term of the MOA, as amended. As provided in Paragraph VIII.A. of the MOA, Participating Local Governments will have two weeks from the date of notice to withdraw from the MOA. This Amendment will be effective to any Party that does not withdraw.

# 4. Amendments.

A. In the preamble, the sixth (6th) "whereas" is amended to read:

Whereas, specifically, Sentements with Janssen (Johnson & Johnson, or J&J), and McKesson Corporation, Cardinal Health, Inc., and AmerisourceBergen (Distributors) are in the form of a national resolution (National Settlement Agreement) and Wyoming's share of these Settlements will be maximized only if Wyoming's <u>political</u> subdivisions of a certain size participate in the National Settlement Agreement."

B. In the preamble, the seventh (7th) "whereas" is <u>amended</u> to read:

"Whereas, the State and Participating Local <u>Governments</u> intend this agreement to facilitate their compliance with the terms of the <u>National Settlement Agreements</u> with Johnson & Johnson and the Distributors."

C. In the preamble, the eighth (8th ) "whereas" is <u>amended</u> to read:

"Whereas, the National Settlement Agreements with Johnson & Johnson and the Distributure provide a default allocation between each state and its <u>political</u> subdivisions unless they enter into a state-specific agreement regarding the distribution and use of <u>payments</u> (State-Subdivision Agreement)."

D. In the preamble, the ninth (9th) "whereas" is amended to read:

Anondoment 1 to OnsWyo Opioid Settlement Manurandum of Agreeneed Page 1 of 3 Whereas, the State and Participating Local <u>Governments</u> intend this <u>agreement</u> to serve as the State-Subdivision Agreement under the Johnson & Johnson and Distributor Sentlements."

**B.** In the preamble, the final <u>sentence</u> is <u>amended</u> to read:

"Now, therefore, in consideration of the foregoing, the State and its <u>Participating</u> Local Governments, enter into this "OneWyo Opioid <u>Settlement</u> Memorandum of Agreement" (MOA) relating to the allocation and use of the <u>proceeds</u> of the Johnson & Johnson and Distributor Settlements and the Purcine Pharma L.P. Bankrupucy Resolution as described in this MOA."

F. Section I. J. is <u>amended</u> to read:

""Settlement" means the negotiated resolution of legal or equitable claims against Johnson & Johnson, AmerisourceBergen, Cardinal Health, and McKesson and a Bankruptcy Resolution concerning Purdue Pharms L.P."

G. Section V. C. is <u>smended</u> to read:

"In accordance with Judge Polster's August 6, 2021 Order in *In re: Nat'l Preuripting Opiate Litigation*, MDL No. 2804 (N.D. Ohio), contingency fee agreements related to litigation against any Pharmacentical Supply Chain Participant entered into by a Participating Local Government are capped at a total of fifteen percent (15%) of the amount that will be received by the represented Participating Local Government. Counsel for any Participating Local Government is required to first seek payment of that fifteen percent (15%) through such separate common benefit or contingency fee fund before seeking any additional payment. To the extent that counsel does not receive the full fifteen percent (15%) from any separately established common benefit or contingency fee fund, they may seek the difference from the represented Participating Local Government. In no event shall counsel be entitled to payment of fees in excess of fifteen percent (15%) of the amount allocated to, and eventually received by, the represented Participating Local Government."

5. Special Provisions.

A. Same Terms and <u>Conditions</u>. With the exception of items explicitly delineated in this <u>Amendment</u>, all terms and conditions of the original MOA, including but not limited to sovereign immunity, shall remain unchanged and in full force and effect.

6. General Provisions.

A. Entirety of Agreement. The original MOA and Exhibits A and B, consisting of twenty-three (23) pages, and this Amendment One, consisting of three (3) pages, represent the entire and integrated agreement between the parties and supersede all prior negotiations, representations, and agreements, whether written or oral.

ISSUED THIS 2001 day of February, 2022.

FOR THE STATE OF WYOMING

last still Bridget Hill

Attorney General State of Wyoming

Amendment 1 to OneWyo Opioid Settlement Memorandum of Agreement Page 3 of 3

# SUBRECIPIENT AGREEMENT FOR LARAMIE COUNTY OPIOID SETTLEMENT FUNDS BETWEEN LARAMIE COUNTY AND STRIDE LEARNING CENTER

# EXHIBIT B

# ADDITIONAL PROVISIONS AND REQUIREMENTS

Subrecipient agrees to cooperate and comply at the request of County concerning any of the provisions and potential requirements (hereinafter "Requirements") in addition to those listed in the Subrecipient Agreement ("Agreement"). Please note that said Requirements are not exhaustive and may change upon reasonable notice from County.

- 1. <u>Compliance with Laws.</u> In the interpretation, execution, administration and enforcement of this Agreement, SUBRECIPIENT agrees to comply with all applicable state and federal laws, rules, and regulations, including but not limited to:
  - a. SUBRECIPIENT agrees to comply with all federal requirements governing 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 SUBRECIPIENT agrees to comply therewith.
  - b. SUBRECIPIENT 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.
  - c. SUBRECIPIENT 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. SUBRECIPIENT 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. SUBRECIPIENT 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 Agreement.

- 2. <u>Prohibition on Lobbying.</u> In accordance with P.L. 101-121, payments made from a federal funds shall not be utilized by the SUBRECIPIENT 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.
- 3. <u>Suspension and Debarment</u>. By signing this agreement, SUBRECIPIENT 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, SUBRECIPIENT 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.
- 4. <u>Federal Audit Requirements</u>. SUBRECIPIENT 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. SUBRECIPIENT 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, SUBRECIPIENT 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.

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	enter - Laramie Count	y Opioid B	ndget Proposal		М	arch 28, 2025
TOTAL PROJECT BUDGET:					<u>\$314,980</u>	
Personnel - Rach year accounts for a 3% salary increase					· ·	
·	Full-Time	Percentage of				
Position Title	Equivalent (FTE)	Time	Bose Salary	Year 1	Year 2	Year 3
Family Service Coordinator	1	100%	\$56,333	\$56,333	\$58,023	\$59,76
Family Service Coordinator - Years 2 and 3	1	100%	\$55,000	<u> </u>	\$56,650	\$58.3
·····						
Direct Personnel Cost Total	······································			86.333	<b>\$114,67</b> 3	
Fringe Benefits - These are calculated at 23.85% - feel free to adjust the porcent	<b>420.</b>			с		
	Full-Time Equivalent (FTE)					
Position Title		Percentage of Fringe	Base Fringe Benefits	Year 1	Year 2	Year 3
				SO	SO	\$
				SU	50	3
			1 .			
	nce and employer contribution to 4	Dik		\$0	\$0	S
Please provide any additional comments about benefits here: Realth Insurar		DIR	Rate			
Please provide any additional comments about benefits here: Realth Insurar <u>Travel:</u> Purpose of Travel	Location	DIR	Rate IRS Milcage rate \$0.70	Year 1	Ycar 2	Year 3
Please provide any additional comments about benefits here: Realth Insurar <u>Travel:</u> Purpose of Travel		D1k				Year 3
Irave):	Location	DIK		Year 1 \$1,730	Ycar 2 \$3,460	S3.46
Please provide any additional comments about benefits here: Health Insurar  Iravel: Purpose of Travel Home visits, CRMC hospital and the community  Direct Travel Cost Total  Please decribe purpose of travel here: Services are completed out of the	Location		IRS Mileage rate \$0.70	Year 1	Ycar 2	Year 3
Please provide any additional comments about benefits here: Health Insurar	Location I.sramic County		IRS Mileage rate \$0.70	Year 1 \$1,730 \$1,730	Year 2 \$3,460 \$3,460	Vear 3 53.46 \$3,46
Please provide any additional comments about benefits here: Health Insurar Iravel: Purpose of Travel Home visits, CRMC hospital and the community Direct Travel Cost Total Please decribe purpose of travel here: Services are completed out of the Equipment Equipment	Location I.sramic County		IRS Mileage rate \$0.70	Year 1 \$1,730 \$1,730 Year 1	Year 2 \$3,460 \$3,460 Year 2	Year 3 \$3,46 \$3,46 \$3,46 Year 3
Please provide any additional comments about benefits here: Health Insurar Iravel: Purpose of Travel Home visits, CRMC hospital and the community Direct Travel Cost Total	Location I.sramic County		IRS Mileage rate \$0.70	Year 1 \$1,730 \$1,730	Year 2 \$3,460 \$3,460	Year 3 \$3,46 \$3,46 \$3,46 Year 3
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Please add any decription or justification for equipment if needed: I pads are and in families' homes or other community places. The need for remote access is c	used for accessing schedules, docum crucial.	nenting, helpin	g lamilies apply for re	sources. Services a	re completed out	or the onlice
Supply		-		·····	·····	
0				Year 1		
Supply Description				rear L	Year 2	Year 3
				ļļ		
Supply Cost Total		····		\$0.0D	\$0.00	\$0.0
Please add any decription or justification for supplies if needed			<u> </u>	1		
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Centratual Costs			····			
Partner	Contractual Expense		· · · · · · · · · · · · · · · · · · ·	Year J	Year 2	Year 3
						•
Total Contractual Costs		· · · · · · · · · · · · · · · · · · ·		\$0.00	\$0.00	50.0
				\$0.00	\$0.00	\$0.0
				\$0.00	\$0.00	50.0
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				\$0.00	\$0.00	\$0.0
				\$0.00	\$0.00	\$0.0
				\$0.00	\$0.00	\$0.0
Please provide justification for contractual costs here	l			\$0.00	\$0.00	\$0.0
Please provide justification for contractual costs here		· · · · · · · · · · · · · · · · · · ·		\$0.00	\$0.00	\$0.0
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Please provide justification for contractual costs here Other Costs Other Costs Other Costs	I			Year 1	1	
Please provide justification for contractual costs here           Other Costs           Other Costs				Year 1	1	
Please provide justification for contractual costs here <u>Other Costs</u> Other Cost Description Training and implementation of the Mother's and Babies Program				Year 1 \$14,000	1	
Total Contractual Costs         Please provide justification for contractual costs here         Other Costs         Other Costs         Other Costs         Training and implementation of the Mother's and Babies Program         Total Other Costs				Year 1 \$14,000 \$14,000	Year 2 \$80.00	Year 3 \$0.00
Please provide justification for contractual costs here          Other Costs         Other Costs         Other Costs         Total Other Costs         Please provide justification for other costs here:	-based intervention for program wome abuse and their bables	ien and new pare	unis to help manago stri	Year 1 \$14,000 \$14,000	Year 2 \$80.00	Year 3
Please provide Justification for contractual costs here           Other Costs           Other Costs           Other Costs           Training and implementation of the Mother's and Babies Program	-based intervention for prognant wome abuse and their bables	ien and new para	onts to help manago stru	Year 1 \$14,000 \$14,000	Year 2 \$80.00	Year 3 \$0.00

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Charges			Year 1	Year 2	Year 3
Personnel (salaries)			\$56.333	\$114.673	\$118.114
Fringe Benefits			\$0	\$0	\$0
Travel			\$1,730	\$3,460	\$3,460
Bquipment			\$1,770	\$720	\$720
Supplies			\$0	\$0	\$0
Contractual			\$0	\$0	\$0
Other			S14,000	\$0	\$0
Total Direct Costs			\$73.833	\$118,853	\$1 <u>22.2</u> 94
	<u>_</u>		I		
Total Budget Request	•				\$314,980

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# **Opioid Settlement Funds Quarterly Report Stride Learning Center**

Quarterly reports are due (January 15, April 15, July 15, and October 15) and the final report is due June 30, 2028

- 1. Describe activities undertaken during the reporting period?
- 2. What were your expenditures for the reporting period?
- 3. Please describe the impact the project is having on your agency in terms of clients served, deliverables and community partnerships.
- 4. Please describe any challenges.
- 5. Can the opioid committee assist with any questions?
- 6. Are there any highlights that you would like to share?
- 7. Number of referrals to and from Plans of Safe Care
- 8. Number of families engaged in Plans of Safe Care during reporting period?
- 9. Number of graduated children/families
- 10. Number of children/families that dropped out of Plans of Safe Care?
- 11. Number of surveys sent to participants.
- 12. Number of training courses offered during quarter.
  - a. Number of individuals trained.