Primary Care Screening, Brief Intervention, and Referral to Treatment (SBIRT) Partners

PROPOSALS ARE DUE NO LATER THAN MARCH 22, 2018 by 5 PM CDT

RFP #1267
BUYER: Division of Behavioral Health
POC: Mark Close
Mark.Close@state.sd.us

READ CAREFULLY

FIRM NAME: ___________________________ AUTHORIZED SIGNATURE: _______________________

ADDRESS: ___________________________ TYPE OR PRINT NAME: _______________________

CITY/STATE: ___________________________ TELEPHONE NO: ___________________________

ZIP (9 DIGIT): ___________________________ FAX NO: ___________________________

FEDERAL TAX ID#: ___________________________ E-MAIL: ___________________________

PRIMARY CONTACT INFORMATION

CONTACT NAME: ___________________________ TELEPHONE NO: ___________________________

FAX NO: ___________________________ E-MAIL: ___________________________
1.0 GENERAL INFORMATION

1.1 PURPOSE OF REQUEST FOR PROPOSAL (RFP)

The Department of Social Services, Division of Behavioral Health Prevention Program is seeking Offerors to integrate Screening, Brief Intervention, and Referral to Treatment (SBIRT) services in primary care settings across South Dakota.

1.2 ISSUING OFFICE AND RFP REFERENCE NUMBER

The Division of Behavioral Health is the issuing office for this document and all subsequent addenda relating to it, on behalf of the State of South Dakota, Division of Behavioral Health. The reference number for the transaction is RFP #1267. Refer to this number on all proposals, correspondence, and documentation relating to the RFP.

Please refer to the Department of Social Services website link http://dss.sd.gov/keyresources/rfp.aspx for the RFP, any related questions/answers, changes to schedule of activities, amendments, etc.

1.3 SCHEDULE OF ACTIVITIES (SUBJECT TO CHANGE)

<table>
<thead>
<tr>
<th>Activity</th>
<th>Date/Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>RFP Publication</td>
<td>January 29, 2018</td>
</tr>
<tr>
<td>Deadline for Submission of Written Inquiries</td>
<td>February 22, 2018</td>
</tr>
<tr>
<td>Responses to Offeror Questions</td>
<td>March 1, 2018</td>
</tr>
<tr>
<td>Proposal Submission</td>
<td>March 22, 2018 by 5 PM CDT</td>
</tr>
<tr>
<td>Anticipated Award Decision/Contract Negotiation</td>
<td>April 12, 2018</td>
</tr>
</tbody>
</table>

1.4 SUBMITTING YOUR PROPOSAL

All proposals must be completed and received to the Division of Behavioral Health by the date and time indicated in the Schedule of Activities.

Proposals received after the deadline will be late and ineligible for consideration.

An original, six (6) identical copies, and one (1) digital, Portable Document Format (PDF) copy loaded on a USB flash drive of the proposal shall be submitted.

All proposals must be signed in ink by an officer of the responder legally authorized to bind the responder to the proposal, and sealed in the form intended by the respondent. Proposals that are not properly signed may be rejected. The sealed envelope must be marked with the appropriate RFP Number and Title. The words “Sealed Proposal Enclosed” must be prominently denoted on the outside of the shipping container.

**Proposals must be addressed and labeled as follows:**

Request for Proposal #1267 Due March 22, 2018  
South Dakota Department of Social Services  
Attention: Mark Close  
700 Governors Drive  
Pierre SD 57501-2291

No punctuation is used in the address. The above address as displayed should be the only information in the address field.

No proposal may be accepted from, or any contract or purchase order awarded to any person, firm or corporation that is in arrears upon any obligations to the State of South Dakota, or that otherwise may be deemed irresponsible or unreliable by the State of South Dakota.

1.5 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION – LOWER TIER COVERED TRANSACTIONS
By signing and submitting this proposal, the Offeror certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation, by any Federal department or agency, from transactions involving the use of Federal funds. Where the Offeror is unable to certify to any of the statements in this certification, the bidder shall attach an explanation to their offer.

1.6 NON-DISCRIMINATION STATEMENT
The State of South Dakota requires that all contractors, vendors, and suppliers doing business with any State agency, department, or institution, provide a statement of non-discrimination. By signing and submitting their proposal, the Offeror certifies they do not discriminate in their employment practices with regard to race, color, creed, religion, age, sex, ancestry, national origin or disability.

1.7 MODIFICATION OR WITHDRAWAL OF PROPOSALS
Proposals may be modified or withdrawn by the Offeror prior to the established due date and time.

No oral, telephonic, telegraphic or facsimile responses or modifications to informal, formal bids, or Request for Proposals will be considered.

1.8 OFFEROR INQUIRIES
Offerors may email inquiries concerning this RFP to obtain clarification of requirements. No inquiries will be accepted after February 22, 2018. Email inquiries must be sent to Breinne.Baltzer@state.sd.us with the following wording, exactly as written, in the subject line: RFP #1267 Questions.

The Department of Social Services (DSS) will respond to Offerors' inquiries by posting Offeror aggregated questions and Department responses on the DSS website at http://dss.sd.gov/keyresources/rfp.aspx no later than March 1, 2018. For expediency, DSS may combine similar questions. Offerors may not rely on any other statements, either of a written or oral nature, that alter any specification or other term or condition of this RFP. Offerors will be notified in the same manner as indicated above regarding any modifications to this RFP.

1.9 PROPRIETARY INFORMATION
The proposal of the successful Offeror(s) becomes public information. Proprietary information can be protected under limited circumstances such as client lists and non-public financial statements. Pricing and service elements are not considered proprietary. An entire proposal may not be marked as proprietary. Offerors must clearly identify in the Executive Summary and mark in the body of the proposal any specific proprietary information they are requesting to be protected. The Executive Summary must contain specific justification explaining why the information is to be protected. Proposals may be reviewed and evaluated by any person at the discretion of the State. All materials submitted become the property of the State of South Dakota and may be returned only at the State’s option.

1.10 LENGTH OF CONTRACT
It is anticipated that this RFP may result in the selection of multiple providers. Selected Offerors will enter into a provider agreement with the Department of Social Services beginning April 1, 2018. Provider agreements for the provision of services resulting from this RFP will be negotiated with the successful Offerors based on an approved cost proposal.

Funding of this RFP is contingent on federal funding through the Screening, Brief Intervention, and Referral to Treatment (SBIRT) grant issued by the Substance Abuse and Service Administration (SAMHSA) as this is the sole funding source for the work performed. The continuation of the contract is dependent on the Offeror’s performance in implementing the services as outlined and availability of federal funds.
1.11 **GOVERNING LAW**
Venue for any and all legal action regarding or arising out of the transaction covered herein shall be solely in Hughes County, State of South Dakota. The laws of South Dakota shall govern this transaction.

1.12 **DISCUSSIONS WITH OFFERORS (ORAL PRESENTATION/NEGOTIATIONS)**
An oral presentation by an Offeror to clarify a proposal may be required at the sole discretion of the State. However, the State may award a contract based on the initial proposals received without discussion with the Offeror. If oral presentations are required, they will be scheduled after the submission of proposals. Oral presentations will be made at the Offeror’s expense.

This process is a Request for Proposal/Competitive Negotiation process. Each Proposal shall be evaluated, and each respondent shall be available for negotiation meetings at the State’s request. The State reserves the right to negotiate on any and/or all components of every proposal submitted. From the time the proposals are submitted until the formal award of a contract, each proposal is considered a working document and as such, will be kept confidential. The negotiation discussions will also be held as confidential until such time as the award is completed.

2.0 **STANDARD AGREEMENT TERMS AND CONDITIONS**
Any contract or agreement resulting from this RFP will include, at minimum, the State’s standard terms and conditions as seen in Attachment A. As part of the negotiation process, the contract terms listed in Attachment A may be altered or deleted. The Offeror should indicate in their response any issues they have with any specific contract terms. If the Offeror does not indicate any contract term issues, then the State will assume the terms are acceptable.

3.0 **SCOPE OF WORK**
The South Dakota Department of Social Services received funding through a State Cooperative Agreement with SAMHSA in September 2016 to implement SBIRT across the state, with primary care centers as its target implementation site. The project is statewide in focus, involving three cohorts of implementation to begin SBIRT services in phases throughout the five year grant period.

The intent of this RFP is to solicit responses from organizations to expand primary care services to include SBIRT as part of Cohort II (Phase II). Cohort II (Phase II) of the project will replicate the screening tools, clinic work flow processes, and behavioral health programming utilized in Phase I, with preference for health care organizations in the central part of South Dakota, focusing on rural health care clinics as well as those operated by Indian Health Services. Grant funds can be utilized to support implementation of SBIRT processes for up to 24 months.

The State expects successful implementation of SBIRT in at least one primary care clinic site per selected Offeror. Respondents that provide the best demonstration of organizational readiness for and commitment to long-term integration of SBIRT services will be given preference in selection. The size of a clinic, scale of proposed services, or community need are not selection criteria for this RFP; emphasis is placed on the likelihood of long-term, continued integration of substance use and mental health screenings and the corresponding integrated or community-based services in support of any issues identified.

SBIRT utilizes a screening process in clinics that can include a pre-screen (single questions that pre-screen for substance and alcohol use). If the pre-screen is positive for any particular component, then a full-screen can be administered. The approved full-screen tools in use include the AUDIT (Alcohol Use Disorders Identification Test\(^1\)), the DAST-10 (Drug Abuse Screening Test\(^2\)) and the PHQ-9

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\(^1\) [https://www.drugabuse.gov/sites/default/files/files/AUDIT.pdf](https://www.drugabuse.gov/sites/default/files/files/AUDIT.pdf)

\(^2\) [https://www.drugabuse.gov/sites/default/files/dast-10.pdf](https://www.drugabuse.gov/sites/default/files/dast-10.pdf)
(Patient Health Questionnaire). Offerers can propose utilization of a pre-screen and then full-screen work flow, or full-screen only.

Offerors are encouraged to review all attachments to this RFP prior to submitting their response. Offerors are also encouraged to review the Substance Abuse and Mental Health Services Administration (SAMHSA) website (https://www.integration.samhsa.gov/ and https://www.samhsa.gov/sbirt) regarding SBIRT and integrated services for more information about SBIRT.

Clear and concise responses to each of the following points should be prepared to attest to the Offeror’s capabilities and capacity to implement SBIRT processes within their medical home site(s) as identified.

3.1 **Overview:** The Offeror must provide an overview/introduction including:
   a) A description of the offeror’s organization and governance structure, including its background specific to primary care and philosophy towards the integration of behavioral health care within primary care as a medical provider within South Dakota;
   b) a listing of key personnel (e.g. physician champion, nurse manager) that will guide the project’s implementation within the clinic, and their professional experience;
   c) a description of the total patient population served by the clinic, including the average number of individuals served in a year. Historical clinic encounter data should be included for the previous five (5) years;
   d) a geographical definition of the current clinic service area. If outreach clinic(s) are hosted through or by the Offeror, describe those services and locations;
   e) a demographic profile of the clinic patient population. Note areas of culture, ethnic, racial, or other disparate population groups, and previous efforts conducted by the clinic at serving those patients.

3.2 **Proposed SBIRT Integration:** Describe the clinic’s proposed approach to integrating SBIRT into the clinic workflow, including a) roles and responsibilities of key staff, b) method by which the patients will be offered the screening tools, c) intent to use a pre-screen or full-screen only, d) projected patient population to be served by the project (e.g. annual visits only, all patient visits), rationale, and projected number of individuals to be screened through SBIRT in result, and e) what new resources will be required to implement the Offeror’s proposed approach as described. This response should correlate with the Cost Proposal. Refer to Attachment C for a model work flow that is being used within Phase I SBIRT clinics in South Dakota. Refer to Attachment D for a sample table that can be modified to demonstrate the projected patient population to be served by the project.

3.3 **Population of Focus:** Describe how the proposed approach will address or account for the clinic’s identified patient demographics (as noted in response for 3.1). The State’s grant application outlined priority populations as a) women of child-bearing age, and b) Native Americans within South Dakota. Please describe how your proposal impacts these priority populations.

3.4 **Use of Technology:** Describe what types of technology (e.g. tablets) are directly used by patients during their clinic visit, and the clinic’s ability to connect or communicate with patients beyond the office visit. Describe what modifications to your existing technology platform you would propose to incorporate SBIRT.

3.5 **Current Screening Processes:** Describe if the clinic has or is using any screening tools with its patients to assess risk. If applicable, provide a description of what tools are being used and how they are presently integrated into the clinic work flow. Describe what modifications to your existing processes you would propose to incorporate SBIRT.

3.6 **Integration of Behavioral Health:** Describe the type of brief intervention or similar substance use/mental health strategies presently in place within the clinic, either through integrated behavioral health services/counselors on site or through established referral networks within your community. Further describe the clinic’s engagement with community-
based services within the clinic’s service area (or outside of the service area if appropriate), including referral protocols/relationships in place and utilization of those protocols/referrals over the previous 12 months. If not yet developed, note what plans or discussions have taken place to date to inform an integrated behavioral health strategy at the clinic site, and what opportunities or challenges have been identified in that process. Describe what modifications to your existing processes you would propose to incorporate SBIRT.

3.7 **Clinician Readiness**: Describe what, if any, existing training is in place within the clinic regarding substance use and mental health, and the level (hours complete, number of staff trained, etc.) of training completed among the clinic team (providers and nurses included). Describe the training that would be needed in order for staff to implement SBIRT (receptionist, clinic managers, nursing staff, physicians, and behavioral health staff, as appropriate for the site).

3.8 **Physician Engagement**: Describe the level of physician/provider engagement and buy-in into integrated behavioral health approaches and risk-based prevention screening for substance use or misuse at the clinic site.

3.9 **Data Collection**: Please describe the clinic’s need for upgrades/system modifications and/or customization capabilities to the present EHR platform and estimated timeline for completing any proposed modifications and address this in the Cost Proposal.

3.10 **Commitment to the Goals of South Dakota SBIRT**: The Offeror must specify in writing their agreement to:

   a) participate in planning and implementation phase meetings, along with regularly scheduled project status meetings with other participating SBIRT sites in South Dakota. It can be reasonably assumed that meetings will occur, on average, every two weeks throughout the contract period. Meetings are managed via teleconference and, at a lesser frequency, are held in-person at the clinic site.

   b) agreement to participate in required reporting activities as requested/required by the State team.

Cost proposals should reflect associated lost productivity time for key staff identified in the Offeror’s approach to complete these requirements.

4.0 **PROPOSAL REQUIREMENTS AND COMPANY QUALIFICATIONS**

4.1 The Offeror is cautioned that it is the Offeror’s sole responsibility to submit information related to the evaluation categories and that the State of South Dakota is under no obligation to solicit such information if it is not included with the proposal. The Offeror’s failure to submit such information may cause an adverse impact on the evaluation of the proposal.

4.2 Offeror expectations, if selected for funding, include a) implementation of SBIRT screening and services within four (4) months of contract start date, and b) commitment to perform SBIRT services in a manner that is consistent with the state’s overall implementation approach for a period of 18-24 months.

4.3 Offerors and their agents (including subcontractors, employees, consultants, or anyone else acting on their behalf) must direct all of their questions or comments regarding the RFP, the evaluation, etc. to the point of contact of the buyer of record indicated on the first page of this RFP. Offerors and their agents may not contact any state employee other than the buyer of record regarding any of these matters during the solicitation and evaluation process. Inappropriate contacts are grounds for suspension and/or exclusion from specific procurements. Offerors and their agents who have questions regarding this matter should contact the buyer of record.

4.4 Provide the following information related to at least three previous and current service/contracts performed by the offeror’s organization which are similar to the
requirements of this RFP. Provide this information for any service/contract that has been terminated, expired or not renewed in the past three years:

a. Name, address and telephone number of client/contracting agency and a representative of that agency who may be contacted for verification of all information submitted;
b. Dates of the service/contract; and
c. A brief, written description of the specific prior services performed and requirements thereof.

4.5 The offeror must submit information that demonstrates their availability and familiarity with the locale in which the project(s) are to be implemented.

4.6 The offeror must detail examples that document their ability and proven history in handling special project constraints.

4.7 The offeror must describe their proposed project management techniques including a project timeline.

4.8 The Offeror may be asked to submit a copy of their most recent independently audited financial statements.

4.9 If an Offeror's proposal is not accepted by the State, the proposal will not be reviewed/evaluated.

5.0 PROPOSAL RESPONSE FORMAT

5.1 An original and six (6) copies shall be submitted.

5.1.1 In addition, the Offeror must submit one (1) copy of their entire proposal, including all attachments and cost proposal(s), in PDF digital format loaded on a USB flash drive. Offerors may not send the electronically formatted copy of their proposal via email.

5.1.2 The proposal should be page numbered and should have an index and/or a table of contents referencing the appropriate page number.

5.2 All proposals must be organized and tabbed with labels for the following headings:

5.2.1 RFP Form. The State’s Request for Proposal form completed and signed.

5.2.2 Executive Summary. The one or two-page executive summary is to briefly describe the Offeror's proposal. This summary should highlight the major features of the proposal. It must indicate any requirements that cannot be met by the Offeror. The reader should be able to determine the essence of the proposal by reading the executive summary. Proprietary information requests should be identified in this section.

5.2.3 Detailed Response. This section should constitute the major portion of the proposal and must contain at least the following information:

5.2.3.1 A complete narrative of the Offeror's assessment of the work to be performed, the Offeror’s ability and approach, and the resources necessary to fulfill the requirements. This should demonstrate the Offeror's understanding of the desired overall performance expectations.
5.2.3.2 A specific point-by-point response, in the order listed, to each requirement in the RFP as detailed in Section 3. The response should identify each requirement being addressed as enumerated in the RFP.

5.2.3.3 A clear description of any options or alternatives proposed.

5.2.4 Cost Proposal. Cost will be evaluated independently from the technical proposal. Offerors may submit multiple cost proposals. All costs related to the provision of the required services must be included in each cost proposal offered.

See section 7.0 for more information related to the cost proposal.

6.0 PROPOSAL EVALUATION AND AWARD PROCESS

6.1 After determining that a proposal satisfies the mandatory requirements stated in the Request for Proposal, the evaluator(s) shall use subjective judgment in conducting a comparative assessment of the proposal by considering each of the following criteria listed in order of importance:

6.1.1 Specialized expertise, capabilities, and technical competence as demonstrated by the proposed approach and methodology to meet the project requirements;

6.1.2 Resources available to perform the work, including any specialized services, within the specified time limits for the project;

6.1.3 Cost proposal

6.1.4 Proposed project management techniques;

6.1.5 Availability to the project locale;

6.1.6 Familiarity with the project locale;

6.1.7 Ability and proven history in handling special project constraints, and

6.1.8 Record of past performance, including price and cost data from previous projects, quality of work, ability to meet schedules, cost control, and contract administration;

6.2 Experience and reliability of the Offeror’s organization are considered subjectively in the evaluation process. Therefore, the Offeror is advised to submit any information which documents successful and reliable experience in past performances, especially those performances related to the requirements of this RFP.

6.3 The qualifications of the personnel proposed by the Offeror to perform the requirements of this RFP, whether from the Offeror’s organization or from a proposed subcontractor, will be subjectively evaluated. Therefore, the Offeror should submit detailed information related to the experience and qualifications, including education and training, of proposed personnel.

6.4 The State reserves the right to reject any or all proposals, waive technicalities, and make award(s) as deemed to be in the best interest of the State of South Dakota.

6.5 Award: The requesting agency and the highest ranked Offeror shall mutually discuss and refine the scope of services for the project and shall negotiate terms, including compensation and performance schedule.
6.5.1 If the agency and the highest ranked Offeror are unable for any reason to negotiate a contract at a compensation level that is reasonable and fair to the agency, the agency shall, either orally or in writing, terminate negotiations with the contractor. The agency may then negotiate with the next highest ranked contractor.

6.5.2 The negotiation process may continue through successive Offerors, according to agency ranking, until an agreement is reached, or the agency terminates the contracting process.

7.0 COST PROPOSAL

Submit a cost proposal for project activities [Attachment B]. Complete all sections of the attachment; do not leave any sections blank. Enter NA if a particular section is not applicable to your proposal.

Available funding per selected Offeror for this project is intentionally not defined in this RFP; Offeror’s should define cost elements within the Cost Proposal based on its approach and required financial resources to implement that approach with sustainability in mind. Further, there is no cost-sharing required. Eligible expenses include but are not limited to:

- Lost productivity time for providers and clinic staff to participate in SBIRT orientation, training, and ongoing meetings during the contract period;
- Data software and/or equipment needed to facilitate the screening process at the clinic site (and at outreach/mobile sites if applicable);
- Training expenses (cost of trainer, materials, etc); and
- Other cost elements necessary for implementation as defined by the clinic in its Cost Proposal.

Note: Offerors should prepare their best reasonable assessment of costs needed to implement SBIRT within their clinic site(s) based on the information provided in this RFP. It is anticipated that during the initial planning phases of the project (Months 1-3), changes to selected Offerors’ Cost Proposals may be needed to best support the full scope of implementation. Offerors should plan and budget for a series of planning meetings to be scheduled upon notification of award to be held during Months 1-3 of the project. These planning meetings will involve the SD SBIRT implementation team, including state and contracted staff, and 1-2 individuals from each responding organization. These discovery meetings will be used to collaboratively vet the proposed implementation approach presented within the Offeror’s original RFP response, and adjust that approach and its supporting cost proposal as and if needed to reflect any changes made during that collaborative process.
STATE OF SOUTH DAKOTA
DEPARTMENT OF SOCIAL SERVICES
DIVISION OF BEHAVIORAL HEALTH

Sub-recipient Agreement
Between

State of South Dakota
Department of Social Services
DIVISION OF BEHAVIORAL HEALTH
700 Governors Drive
Pierre, SD 57501-2291

Referred to as Sub-recipient
Referred to as State

The State and Sub-Recipient hereby enter into this agreement (the “Agreement” hereinafter) for a grant award of Federal financial assistance to Sub-Recipient.

A. REQUIRED AUDIT PROVISIONS FOR GRANT AWARDS

1. FEDERAL AWARD IDENTIFICATION

The pass through entity requirements, as described in 2 CFR 200.331, are attached hereto as Exhibit A and incorporated herein. The information in Exhibit A may change without Sub-recipient’s consent if there is a change in the award or funding stream. In the event of a change, the State will provide updated information at least annually.

2. PERIOD OF PERFORMANCE OF THIS AGREEMENT:

This agreement shall be effective on June 1, 2016 and will end on May 31, 2017, unless sooner terminated pursuant to the terms hereof.

3. SCOPE OF WORK AND PERFORMANCE PROVISIONS (add an addendum if needed; if an addendum is used it is incorporated herein):

   A. The Sub-Recipient will undertake and complete the work or performance described as:

   B. If the State will undertake or complete any work or performance under this Agreement it is described as follows:

4. BASIS FOR SUBAWARD AMOUNTS:

This grant is made for the purpose of.

   Amount provided by State/Grantor is $  
   Amount matched by Sub-Recipient $  
   Total Grant Amount $  

5. RISK ASSESSMENTS, MONITORING AND REMEDIES
Risk assessments will be ongoing throughout the project period. Sub-Recipient agrees to allow the State to monitor Sub-Recipient to ensure compliance with program requirements, to identify any deficiencies in the administration and performance of the award and to facilitate the same. At the discretion of the State, monitoring may include but is not limited to the following: On-site visits, follow-up, document and/or desk reviews, third-party evaluations, virtual monitoring, technical assistance and informal monitoring such as email and telephone interviews. As appropriate, the cooperative audit resolution process may be applied.

Sub-Recipient agrees to comply with ongoing risk assessments, to facilitate the monitoring process, and further, Sub-Recipient understands and agrees that the requirements and conditions under the grant award may change as a result of the risk assessment/monitoring process.

In the event of noncompliance or failure to perform under the grant award, the State has the authority to apply remedies, including but not limited to: temporary withholding payments, disallowances, suspension or termination of the federal award, suspension of other federal awards received by Sub-Recipient, debarment, or other remedies including civil and/or criminal penalties as appropriate.

6. **RETENTION AND INSPECTION OF RECORDS:**

The Sub-Recipient agrees to maintain or supervise the maintenance of records necessary for the proper and efficient operation of the program, including records and documents regarding applications, determination of eligibility (when applicable), the provision of services, administrative costs, and statistical, fiscal, and other information records necessary for reporting and accountability required by the State. The Sub-Recipient shall retain such records for a period of three years after the date of the submission of the final expenditure report.

If any litigation, claim, or audit is started before the expiration of the three-year period, the records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken. The three-year retention period may be extended upon written notice by the State. Records for real property and equipment acquired with Federal funds must be retained for three years after final disposition of funds. When records are transferred to or maintained by the Federal awarding agency or the State, the three-year retention requirement is not applicable to the Sub-Recipient. In the event Sub-Recipient must report program income after the period of performance, the retention period for the records pertaining to the earning of the program income starts from the end of Sub-Recipient's fiscal year in which the program income is earned.

In the event the documents and their supporting records consist of indirect cost rate computations or proposals, cost allocation plans, and any similar accounting computations of the rate at which a particular group of costs is chargeable, the following applies: (1) If submitted for negotiation - If the proposal, plan, or other computation is required to be submitted to the Federal Government (or to the State) to form the basis for negotiation of the rate, then the three-year retention period for its supporting records starts from the date of such submission. (2) If not submitted for negotiation - If the proposal, plan, or other computation is not required to be submitted to the Federal Government (or to the State) for negotiation purposes, then the three-year retention period for the proposal, plan, or computation and its supporting records starts from the end of the Sub-Recipient’s fiscal year (or other accounting period) covered by the proposal, plan, or other computation.

The State, through any authorized representative, shall have access to and the right to examine and copy all records, books, papers or documents related to services rendered under this Agreement and shall have access to personnel of the Sub-Recipient for purposes of interview and discussion related to the records, books, papers and documents. State Proprietary Information, which shall include all information disclosed to the Sub-Recipient by the State, shall be retained in Sub-Recipient’s secondary and backup systems and shall remain fully subject to the obligations of confidentiality stated herein until such information is erased or destroyed in accordance with Sub-Recipient’s established record retention policies.

All payments to the Sub-Recipient by the State are subject to site review and audit as prescribed and carried out by the State. Any overpayment under this Agreement shall be returned to the State within thirty days after written notification to the Sub-Recipient.

7. **AUDIT REQUIREMENTS:**

If Sub-Recipient expends $750,000 or more in federal awards during the Sub-Recipient's fiscal year, the Sub-Recipient must have an audit conducted in accordance with 2 CFR Part 200, Subpart F-Audit Requirements, by an auditor approved by the Auditor General to perform the
audit. On continuing audit engagements, the Auditor General's approval should be obtained annually. Approval of an auditor must be obtained by forwarding a copy of the audit engagement letter to:

Department of Legislative Audit  
A-133 Coordinator  
427 South Chapelle  
% 500 East Capitol  
Pierre, SD  57501-5070

If the Sub-Recipient expends less than $750,000 during any Sub-Recipient fiscal year, the State may perform a more limited program or performance audit related to the completion of the Agreement objects, the eligibility of services or costs, and adherence to Agreement provisions. Audits shall be completed and filed with the Department of Legislative Audit by the end of the nine months following end of the fiscal year being audited.

For either an entity-wide, independent financial audit or an audit under 2 CFR Part 200 Subpart F, the Sub-Recipient shall resolve all interim audit findings to the satisfaction of the auditor. The Sub-Recipient shall facilitate and aid any such reviews, examinations, agreed upon procedures etc., the State or its contractor(s) may perform.

Failure to complete audit(s) as required, including resolving interim audit findings, will result in the disallowance of audit costs as direct or indirect charges to programs. Additionally, a percentage of awards may be withheld, overhead costs may be disallowed, and/or awards may be suspended, until the audit is completely resolved.

Notwithstanding any other condition of the Agreement, the cooperative audit resolution process applies, as appropriate. The books and records of the Sub-Recipient must be made available if needed and upon request at the Sub-Recipient's regular place of business for audit by personnel authorized by the State. The State and/or federal agency has the right to return to audit the program during performance under the grant or after close-out, and at any time during the record retention period, and to conduct recovery audits including the recovery of funds, as appropriate.

If applicable, Sub-Recipient agrees to comply in full with the administrative requirements and cost principles as outlined in OMB uniform administrative requirements, cost principles, and audit requirements for federal awards – 2CFR Part 200 (Uniform Administrative Requirements).

8. SUB-RECIPIENT ATTESTATION

By signing this Agreement, Sub-Recipient attests to the following requirements as set forth in SDCL § 1-56-10:

(A) A conflict of interest policy is enforced within the recipient's or sub-recipient's organization;

(B) The Internal Revenue Service Form 990 has been filed, if applicable, in compliance with federal law, and is displayed immediately after filing on the recipient's or sub-recipient's website;

(C) An effective internal control system is employed by the recipient's or sub-recipient's organization; and

(D) If applicable, the recipient or sub-recipient is in compliance with the federal Single Audit Act, in compliance with § 4-11-2.1, and audits are displayed on the recipient's or sub-recipient's website.

Sub-Recipient further represents that any and all concerns or issues it had in complying with the foregoing attestations were provided to the State and resolved to their satisfaction prior to signing this Agreement.

In the event of a significant change in the conflict of interest policy, sub-recipient agrees to provide immediate notice of such change to the State, and provide a copy of the new conflict of interest policy. Sub-recipient
understands that any change in the conflict of interest policy may result in a change in their monitoring or other performance requirements under the grant and expressly agrees to comply with those changes and to facilitate any additional monitoring as required by the State.

9. CLOSEOUT

a. For purposes of this Agreement, “Date of Completion” shall mean the date when the Agreement expires pursuant to its terms or is terminated in accordance with paragraph 12.

b. The Sub-Recipient shall submit a final financial report to the State. Within the limits of the Agreement amount, the State may make upward or downward cost adjustments on the basis of the information contained in the report. Agreement obligations will remain in force until all final reports are reviewed and approved by the State.

c. The Sub-Recipient, along with the final financial report, will refund to the State any unexpended funds or unobligated (unencumbered) cash advances.

d. All outstanding obligations (encumbered funds) which have not been paid out as of the Date of Completion must be liquidated prior to the submission of the final report.

e. Whether or not audits were conducted during the Agreement term, a final financial and compliance audit may be initiated up to three years after the date the State approves the final financial report.

f. If either the final financial report or the final audit discloses an overpayment to the Sub-Recipient, the State may, at its option, either require the Sub-Recipient to repay the overpayment to the State or deduct the amount of overpayment from monies due the Sub-Recipient under this Agreement or under any other agreement between the Sub-Recipient and the State.

g. The Sub-Recipient shall provide, along with the final financial report, a written accounting of property acquired with Agreement funds or received from the State.

h. All close-out requirements must be completed within ___ days after the “Date of Completion.”

i. If additional closeout requirements are needed, as described in 2 CFR 200.331, they are attached hereto as Exhibit ___ and incorporated herein.

B. STANDARD CLAUSES

10. ASSURANCE REQUIREMENTS:


11. COST PRINCIPLES:

If applicable, Sub-Recipient agrees to comply in full with the administrative requirements and cost principles as outlined in OMB uniform administrative requirements, cost principles, and audit requirements for federal awards – 2CFR Part 200 (Uniform Administrative Requirements).
12. **TERMINATION:**

This Agreement may be terminated by either party hereto upon thirty (30) days written notice. In the event the Sub-Recipient breaches any of the terms or conditions hereof, this agreement may be terminated by the State for cause at any time, with or without notice. Upon termination of this agreement, all accounts and payments shall be processed according to financial arrangements set forth herein for services rendered to date of termination.

13. **FUNDING:**

This contract depends upon the continued availability of appropriated funds and expenditure authority from the Legislature for this purpose. If for any reason the Legislature fails to appropriate funds or grant expenditure authority, or funds become unavailable by operation of the law or federal funds reduction, this Agreement will be terminated by the State. Termination for any of these reasons is not a default by the State nor does it give rise to a claim against the State.

14. **ASSIGNMENT AND AMENDMENT:**

This Agreement may not be assigned without the express prior written consent of the State. This Agreement may not be amended except in writing, which writing shall be expressly identified as a part hereof, and be signed by an authorized representative of each of the parties hereto.

15. **CONTROLLING LAW:**

This Contract shall be governed by and construed in accordance with the laws of the State of South Dakota, without regard to any conflicts of law principles, decisional law, or statutory provision which would require or permit the application of another jurisdiction’s substantive law. Venue for any lawsuit pertaining to or affecting this Agreement shall be in the Circuit Court, Sixth Judicial Circuit, Hughes County, South Dakota.

16. **SUPERCESSION:**

All other prior discussions, communications and representations concerning the subject matter of this Agreement are superseded by the terms of this Agreement, and except as specifically provided herein, this Agreement constitutes the entire agreement with respect to the subject matter hereof.

17. **SEVERABILITY:**

In the event that any provision of this Agreement shall be held unenforceable or invalid by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision of this Agreement, which shall remain in full force and effect.

18. **NOTICE:**

Any notice or other communication required under this Agreement shall be in writing and sent to the address set forth above. Notices shall be given by and to the Division being contracted with on behalf of the State, and by the Sub-Recipient, or such authorized designees as either party may from time to time designate in writing. Notices or communications to or between the parties shall be deemed to have been delivered when mailed by first class mail, provided that notice of default or termination shall be sent by registered or certified mail, or, if personally delivered, when received by such party.

19. **SUBCONTRACTORS/SUB-SUB-RECIPIENTS:**

The Sub-Recipient will not use subcontractors or other sub-recipients to perform work under this Agreement without the express prior written consent from the State. The State reserves the right to complete a risk assessment on any proposed sub-contractor or sub-recipient and to reject any person or entity presenting insufficient skills or inappropriate behavior.

The Sub-Recipient will include provisions in its subcontracts or sub-grants requiring its subcontractors and sub-recipients to comply with the applicable provisions of this Agreement, to indemnify the State, and to provide
insurance coverage for the benefit of the State in a manner consistent with this Agreement. The Sub-Recipient will cause its subcontractors, sub-recipients, agents, and employees to comply with applicable federal, state and local laws, regulations, ordinances, guidelines, permits and requirements and will adopt such review and inspection procedures as are necessary to assure such compliance. The State, at its option, may require the vetting of any subcontractors and sub-recipients. The Sub-Recipient is required to assist in this process as needed.

20. STATE’S RIGHT TO REJECT

The State reserves the right to reject any person or entity from performing the work or services contemplated by this Agreement, who present insufficient skills or inappropriate behavior.
21. CONFLICT OF INTEREST:

Sub-Recipient agrees to establish safeguards to prohibit any employee or other person from using their position for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain as contemplated by SDCL 5-18A-17 through 5-18A-17.6. Any potential conflict of interest must be disclosed in writing and approved, in writing, by the State. In the event of a conflict of interest, the Sub-Recipient expressly agrees to be bound by the conflict of interest resolution process set forth in SDCL § 5-18A-17 through 5-18A-17.6.

22. TERMS:

By accepting this Agreement, the Sub-Recipient assumes certain administrative and financial responsibilities. Failure to adhere to these responsibilities without prior written approval by the State shall be a violation of the terms of this Agreement, and the Agreement shall be subject to termination.

23. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY, AND VOLUNTARY EXCLUSION:

Sub-Recipient certifies, by signing this Agreement, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or any state or local government department or agency. Sub-Recipient further agrees that it will immediately notify the State if during the term of this Agreement it or its principals become subject to debarment, suspension or ineligibility from participating in transactions by the federal government, or by any state or local government department or agency.

C. AGENCY OR GRANT SPECIFIC CLAUSES

24. This agreement is the result of request for proposal process, RFP # ______

25. Does this agreement involve Protected Health Information (PHI)? YES ( )  NO ( X )
If PHI is involved, a Business Associate Agreement must be attached and is fully incorporated herein as part of the agreement (refer to attachment).

26. PROPERTY MANAGEMENT STANDARDS
The Sub-Recipient agrees to observe Federal Government uniform standards governing the utilization of property whose cost was charged to a project supported by a Federal grant.

27. TECHNICAL ASSISTANCE:
The State agrees to provide technical assistance regarding the State’s rules, regulations and policies to the Sub-Recipient and to assist in the correction of problem areas identified by the State’s monitoring activities.

28. LICENSING AND STANDARD COMPLIANCE:
The Sub-Recipient agrees to comply in full with all licensing and other standards required by Federal, State, County, City or Tribal statute, regulation or ordinance in which the service and/or care is provided for the duration of this agreement. The Sub-Recipient will maintain effective internal controls in managing the federal award. Liability resulting from noncompliance with licensing and other standards required by Federal, State, County, City or Tribal statute, regulation or ordinance or through the Sub-Recipient’s failure to ensure the safety of all individuals served is assumed entirely by the Sub-Recipient.

29. WORK PRODUCT:
Sub-Recipient hereby acknowledges and agrees that all reports, plans, specifications, technical data, drawings, software system programs and documentation, procedures, files, operating instructions and procedures, source code(s) and documentation, including those necessary to upgrade and maintain the software program, state proprietary information, state data, end user data, Personal Health Information as defined in 45 CFR 160.103, and all information contained therein provided to the State by the Sub-Recipient in connection with its performance of service under this Agreement shall
belong to and is the property of the State and will not be used in any way by the Sub-Recipient without the written consent of the State.

Paper, reports, forms software programs, source code(s) and other materials which are a part of the work under this Agreement will not be copyrighted without written approval of the State. In the unlikely event that any copyright does not fully belong to the State, the State none the less reserves a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, and otherwise use, and to authorize others to use, any such work for government purposes.

Sub-Recipient agrees to return all information received from the State to State’s custody upon the end of the term of this contract, unless otherwise agreed in a writing signed by both parties.

30. IT STANDARDS:
Any software or hardware provided under this agreement will comply with state standards which can be found at http://bit.sd.gov/standards/.

31. HOLD HARMLESS:
The Sub-Recipient agrees to hold harmless and indemnify the State of South Dakota, its officers, agents and employees, from and against any and all actions, suits, damages, liability or other proceedings which may arise as the result of performing services hereunder. This section does not require the Sub-Recipient to be responsible for or defend against claims or damages arising solely from errors or omissions of the State, its officers, agents or employees.

32. INSURANCE:
Before beginning work under this Agreement, the Sub-Recipient shall furnish the State with properly executed Certificates of Insurance which shall clearly evidence all insurance required in this Agreement. The Sub-Recipient, at all times during the term of this Agreement, shall obtain and maintain in force insurance coverage of the types and with the limits listed below. In the event of a substantial change in insurance, issuance of a new policy, cancellation or nonrenewal of the policy, the Sub-Recipient agrees to provide immediate notice to the State and provide a new certificate of insurance showing continuous coverage in the amounts required. Sub-Recipient shall furnish copies of insurance policies if requested by the State.

A. Commercial General Liability Insurance:
The Sub-Recipient shall maintain occurrence-based commercial general liability insurance or an equivalent form with a limit of not less than $1,000,000 for each occurrence. If such insurance contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two times the occurrence limit.

B. Business Automobile Liability Insurance:
The Sub-Recipient shall maintain business automobile liability insurance or an equivalent form with a limit of not less than $500,000 for each accident. Such insurance shall include coverage for owned, hired, and non-owned vehicles.

C. Worker’s Compensation Insurance:
The Sub-Recipient shall procure and maintain Workers’ Compensation and employers’ liability insurance as required by South Dakota law.

D. Professional Liability Insurance:
The Sub-Recipient agrees to procure and maintain professional liability insurance with limit not less than $1,000,000.
33. CONFIDENTIALITY OF INFORMATION:

For the purpose of the sub-paragraph, “State Proprietary Information” shall include all information disclosed to the Sub-Recipient by the State. Sub-Recipient acknowledges that it shall have a duty to not disclose any State Proprietary Information to any third person for any reason without the express written permission of a State officer or employee with authority to authorize the disclosure. Sub-Recipient shall not: (i) disclose any State Proprietary Information to any third person unless otherwise specifically allowed under this contract; (ii) make any use of State Proprietary Information except to exercise rights and perform obligations under this contract; (iii) make State Proprietary Information available to any of its employees, officers, agents or consultants except those who have agreed to obligations of confidentiality at least as strict as those set out in this contract and who have a need to know such information. Sub-Recipient is held to the same standard of care in guarding State Proprietary Information as it applies to its own confidential or proprietary information and materials of a similar nature, and no less than holding State Proprietary Information in the strictest confidence. Sub-Recipient shall protect confidentiality of the State’s information from the time of receipt to the time that such information is either returned to the State or destroyed to the extent that it cannot be recalled or reproduced. State Proprietary Information shall not include information that (i) was in the public domain at the time it was disclosed to Sub-Recipient; (ii) was known to Sub-Recipient without restriction at the time of disclosure from the State; (iii) that is disclosed with the prior written approval of State’s officers or employees having authority to disclose such information; (iv) was independently developed by Sub-Recipient without the benefit or influence of the State’s information; (v) becomes known to Sub-Recipient without restriction from a source not connected to the State of South Dakota. State’s Proprietary Information shall include names, social security numbers, employer numbers, addresses and all other data about applicants, employers or other clients to whom the State provides services of any kind. Sub-Recipient understands that this information is confidential and protected under applicable State law at SDCL 1-27-1.5, modified by SDCL 1-27-1.6, SDCL 28-1-29, SDCL 28-1-32, and SDCL 28-1-68 as applicable federal regulation and agrees to immediately notify the State of the information disclosure, either intentionally or inadvertently. The parties mutually agree that neither of them shall disclose the contents of the agreement except as required by applicable law or as necessary to carry out the terms of the agreement or to enforce that party’s rights under this agreement. Sub-Recipient acknowledges that the State and its agencies are public entities and thus are bound by South Dakota open meetings and open records laws. It is therefore not a breach of this agreement for the State to take any action that the State reasonably believes is necessary to comply with the South Dakota open records or open meetings laws, including but not limited to posting this Agreement on the State’s website. If work assignment performed in the course of this Agreement required security requirements or clearance, the Sub-Recipient will be required to undergo investigation.

Sub-recipient acknowledges that the State shares general information, including performance information, about Sub-recipient among and between other State agencies upon request of such agencies for the purpose of making determinations of the risk involved with potential, subsequent grant awards and for other purposes. Sub-recipient expressly consents and agrees to such uses by the State.
D. AUTHORIZED SIGNATURES:

In witness hereto, the parties signify their agreement by affixing their signatures hereto.

<table>
<thead>
<tr>
<th>Consultant Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>State - DSS Division Director Virgena Wieseler</td>
<td>Date</td>
</tr>
<tr>
<td>State - DSS Chief Financial Officer Laurie Mikkonen</td>
<td>Date</td>
</tr>
<tr>
<td>State - DSS Cabinet Secretary Lynne A. Valenti</td>
<td>Date</td>
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State Agency Coding:

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<tr>
<th>CFDA#</th>
<th>Company</th>
<th>Account</th>
<th>Center Req</th>
<th>Center User</th>
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</table>

State Program Contact Person

Phone

State Fiscal Contact Person

Contract Accountant 605 773-

Sub-Recipient Program Contact Person

Phone

Sub-Recipient Fiscal Email Address

Sub-Recipient Fiscal Contact Person

Phone

Sub-Recipient Fiscal Email Address
## Funding Period:

<table>
<thead>
<tr>
<th>Funding Subarea(s)</th>
<th>Total Cost</th>
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<tbody>
<tr>
<td><strong>Personnel Costs:</strong></td>
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<tr>
<td>Administrative</td>
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<tr>
<td>Professional/Program Staff</td>
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<tr>
<td>Support Staff</td>
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<tr>
<td>Benefits</td>
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<tr>
<td>Other: (Describe)</td>
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<tr>
<td><strong>Consultant Costs:</strong></td>
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<tr>
<td>Training</td>
<td></td>
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<tr>
<td>Professional Fees and Contract Services</td>
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<tr>
<td>Other: (Describe)</td>
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<tr>
<td><strong>Operating Costs:</strong></td>
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<tr>
<td>Occupancy (Rent/Lease)</td>
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<tr>
<td>Utilities</td>
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<tr>
<td>Equipment and Supplies</td>
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<tr>
<td>Printing/Publishing/Postage</td>
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<tr>
<td>Telephone/Cell Phones/Internet</td>
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<tr>
<td>Office Supplies</td>
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<td>Insurances</td>
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<td>Local Staff Travel</td>
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<td>Other Costs: (Describe)</td>
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<td><strong>Other:</strong></td>
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<td>Other: Describe</td>
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**TOTAL FUNDING REQUEST**
The following diagram reflects a model clinic work flow presently being used by participating SBIRT clinics within Cohort I (Phase I) as described in the RFP. This is being provided as reference material only.
### Attachment D – Projected Patient Population to be Served by the Project

#### Sample Table – Projected Patient Population to be Served by the Project

<table>
<thead>
<tr>
<th>Offeror’s Organization/Clinic Name</th>
<th>SAMPLE – Do Not Include</th>
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</thead>
<tbody>
<tr>
<td>A. Estimated number of clinic visits per month (all visit types):</td>
<td>400 clinic visits</td>
</tr>
<tr>
<td>B. Proposed screening population (e.g. annual visits, all patient visits):</td>
<td>Annual visits, including medication re-checks</td>
</tr>
<tr>
<td>C. Estimated number of patients screened per month, based on assumptions noted in B.</td>
<td>250</td>
</tr>
</tbody>
</table>
| Percent of the total patient population (C ÷ A) to be served by the project | 62.5%  
(400 clinic visits divided by the estimated number of patients to be screened, or 250) |