REQUEST FOR APPLICATION (RFA 2017-01)
Community Based Residential Programs (CBRP)

March 2017
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I. PURPOSE

The New York State Department of Corrections and Community Supervision (DOCCS) invites applications from not-for-profit and for-profit providers for the development and operation of Community Based Residential Programs (CBRP) for individuals under Community Supervision. The CBRP is a housing initiative to assist parolees under the jurisdiction of DOCCS to attain stability in the community while providing for individual case needs and community safety. CBRPs provide food, counseling, and other services such as substance abuse treatment, educational/vocational training, mental health and social services to residents either directly or through referral to credentialed providers. (Note: a CBRP is not to be confused with Substance Use Residential Treatment Programs).

To be eligible for an award, programs must have a current and valid Certificate of Occupancy (COO) or equivalent. In addition, if the Certificate of Occupancy does not indicate clearly the acceptable use of the proposed property, DOCCS requests that applicants include a letter from the municipality with jurisdiction over property land use advising that the proposed use in your application is acceptable for the proposed program site.

Applicants must have the demonstrated ability to start the program on October 1, 2017, or upon approval by the Office of the State Comptroller (OSC). An approved site visit may be required by DOCCS within 10-days of a tentative contract award notification by the Commissioner.

Contract term will be for a period of five-years, effective October 1, 2017, through September 30, 2022. The components of this RFA are as follows:

A CBRP provides a structured setting and services for a period of up to 120-days, with extensions available upon approval of DOCCS’ Re-Entry Contract Manager, to the following client groups:

- **Client Group A** Newly released parolees from state or local correctional facilities who do not have an acceptable residence.
- **Client Group B** Parolees who require increased supervision and structure in order to change behavior patterns which, given case circumstances, may otherwise lead to re-incarceration; and/or require removal from their current living environment due to crisis situations or need for temporary housing.
- **Client Group C** Parolees with mental health, physical and/or medical concerns.
- **Client Group D** Parolees who have a history of sex offense(s) and/or arson.
Many of the parolees have histories of chemical dependency, mental illness, unemployment, health concerns, and substandard housing. They are released from state or local incarceration after convictions for offenses for which they continue to serve a sentence that was imposed by a local County Court. They generally are returning to the communities where they were residing at the time of their arrest.

DOCCS reserves the right to award more than one contract for a Catchment Area based on the need for residential programs that include Client Group D.

DOCCS seeks to establish Community Based Residential Programs throughout New York State under the following general provisions and designated Catchment areas:

**Catchment Area 1**
- A thirty (30) bed program for **males** located in one of the following counties – **Kings, Queens, Bronx or New York**, serving parolees primarily from those counties and/or Staten Island.

**Catchment Area 1A**
- A ten (10) bed program for **males** located in one of the following counties – **Kings, Queens, Bronx or New York**, serving parolees primarily from those counties and/or Staten Island.

**Catchment Area 3**
- A ten (10) bed program for **males** located in **Albany County**, serving primarily parolees from Albany County.

**Catchment Area 3A**
- A five (5) bed program for **males** located in Albany County, serving primarily parolees from Albany County.

**Catchment Area 4**
- A ten (10) bed program for **males** located in **Onondaga County**, serving primarily parolees from Onondaga County.

**Catchment Area 5**
- A twenty (20) bed program for **males** located in **Monroe County**, serving primarily parolees from Monroe County.

**Catchment Area 6**
- A five (5) bed program for **females** located in one of the following counties – **Kings, Queens, Bronx or New York**, serving parolees primarily from those counties and/or Staten Island.
**Catchment Area 7**
- A fifteen (15) bed program for males located in **Suffolk County**, serving primarily parolees from Suffolk County.

**Catchment 7A**
- A ten (10) bed program for males located in **Suffolk County**, serving primarily parolees from Suffolk County.

**Catchment Area 8**
- A twelve (12) bed program for males located in **Schenectady County**, serving primarily parolees from Schenectady County.

**Catchment Area 9**
- A five (5) bed program for males located in **Rensselaer or Columbia Counties**, serving primarily parolees from Rensselaer County.

**Catchment Area 11**
- A five (5) bed program for females located in **Suffolk County**, serving primarily parolees from Suffolk County.

**Catchment Area 13**
- A five (5) bed program for males located in **Warren, Washington or Saratoga Counties**, serving parolees primarily from those counties.

**Catchment Area 15**
- A five (5) bed program for females located in **Nassau County**, serving primarily parolees from Nassau County.

**Catchment 15A**
- A five (5) bed program for males located in **Nassau County**, serving primarily parolees from Nassau County.

**Catchment Area 16**
- A twelve (12) bed program for males located in **Westchester County**, serving primarily parolees from Westchester County.

**Catchment Area 16A**
- A five (5) bed program for males located in **Westchester County**, serving primarily parolees from Westchester County.

**Catchment Area 17**
- A ten (10) bed program for males located in **Oneida or Madison Counties**, serving parolees primarily from those counties.
Catchment Area 19
- A ten (10) bed program for males located in Orange County, serving primarily parolees from Orange County.

Catchment Area 20
- A five (5) bed program for males located in Oswego, St. Lawrence or Jefferson Counties, serving parolees primarily from those counties.

Catchment Area 21
- A five (5) bed program for males located in Niagara County, serving primarily parolees from Niagara County.

Catchment Area 22
- A five (5) bed program for males located in Rockland County, serving primarily parolees from Rockland County.

Catchment Area 23
- A five (5) bed program for males located in Chautauqua, Cattaraugus or Allegany Counties, serving parolees primarily from those counties.

Catchment Area 24
- A five (5) bed program for males located in Ulster County, serving primarily parolees from Ulster County.

Catchment Area 25
- A five (5) bed program for males located in Wayne, Ontario, Livingston, Genesee or Wyoming Counties, serving parolees primarily from those counties.

Catchment Area 26
- A five (5) bed program for males located in Sullivan County, serving primarily parolees from Sullivan County.

Use the Catchment Area designations above to respond to Question 1a in the Application Program Specific Questions. The application evaluation criteria are detailed in Section X, Evaluation Process:
- **Only one program site is allowed per application.**
- Separate applications must be submitted for each location within a Catchment Area or for a location in another Catchment Area.
- Applications must be submitted for the number of specified beds, no more or no less.
- Beds cannot be divided between two or more sites.
- Provider must be able to serve any one client group, any combinations of client groups, or all Client Groups A through D.
Please note that a provider can submit more than one application for any Catchment Area; however, said application must be for different physical locations. In addition, the same physical location cannot be submitted for more than one Catchment Area. For example, if bidder submits an application for a specific location for Catchment Area 1 (NYC-Males), bidder cannot use the same physical address for Catchment Area 6 (NYC-Females).

II. BACKGROUND AND DEMOGRAPHIC PROFILE

DOCCS is a criminal justice agency responsible for continuum of care from the moment an offender enters the correctional system until he or she successfully completes the required period of community supervision. Release from incarceration may occur by discretionary action of the Parole Board, by statutory release based on “good time” credit (conditional release), or, in the case of determinate sentences, release to post-release supervision.

The Mission of DOCCS is

“To improve public safety by providing a continuity of appropriate treatment services in safe and secure facilities where offenders’ needs are addressed and they are prepared for release, followed by supportive services under community supervision to facilitate a successful completion of their sentence.”

On January 1, 2016, there were approximately 35,500 offenders under active supervision within New York State. Of these, 93% are male, 48% Black, 23% Hispanic and 26% White. Twenty-seven percent are between 16 and 29 years of age, 28% between 30 and 39 years of age, 21% between 40 and 49, and the remaining 22% are 50 years of age or older. Six out of ten have a drug abuse history, 60% have earned their high school diploma or equivalency, and 57% of those able to work are unemployed. The crimes of conviction for 53% of this population involve crimes against persons/violent crimes, 18% involve property/non-violent crimes, 21% involve drug related offenses, and 2% are adjudications as Youthful Offenders or are Juvenile Offenders.

III. WORK PLAN

The required Work Plan is included as Attachment A to the RFA and included in the Attachment A-1 on the Grants Gateway.

Please review Attachment C carefully and address all corresponding questions in the Program-Specific Questions, in the Grants Gateway. Responses should reflect an understanding of the terms and conditions in Attachment A, Work Plan.
IV. REQUIREMENTS

Applications must demonstrate the following:

A. The bidder has a current Certificate of Occupancy (COO) or equivalent, such as a letter from municipality with jurisdiction over property land use advising that proposed use in your application is acceptable for the program site and can deliver services at the identified location. Applicants must upload the COO and any back-up documentation from the municipality to the Pre-Submission Uploads page in the online application for this grant opportunity.

B. The applicant is licensed in New York State, if applicable, to provide the services (e.g. substance use treatment etc.). Copies of licenses must be provided by uploading applicable licenses to the Pre-Submission Uploads page.

C. The bidder can provide the services to parolees as described in Section III, Work Plan, and Attachment A, Work Plan, in a manner that best meets the needs and operation of DOCCS.

D. The program will start on October 1, 2017, contingent on OSC approval of the resulting contract.

E. The bidder’s background and experience qualifies them to provide these services and that they have the fiscal integrity and organizational structure to support this undertaking.

F. The bidder will comply with all standards and appropriate regulations governing contracts with the State of New York.

G. M/WBE Compliance: (Attachment F) The contractor is willing to make good faith efforts to promote the use of M/WBEs and work with DOCCS to achieve M/WBE goals established by this agency - M/WBE Program relative to subcontracting or purchasing of supplies from Minority and Women-Owned Business and as a condition of this procurement, the Grantee and DOCCS agree to be bound by the provisions of §316 of Article 15-A of the New York State Executive Law regarding enforcement as stated below:

Subject to the requirements of Article 15-A of the Executive Law, DOCCS has established MBE (minority-business enterprises) goals of twenty (20) percent, and ten (10) percent participation for WBE (women-owned business enterprises) of the dollar value of this agreement by certified M/WBEs as subcontractors and suppliers on this project for the provisions of services and materials. Note that percentages may vary according to M/WBE availability and the type of service or commodity DOCCS contracts in certain areas of the state.
In accordance with Section 312 of Executive Law: Article 15-A, EEO (Equal Employment Opportunity) regulations mandate that all contractors and/or subcontractors as a precondition to entering into a valid and binding State contract shall agree: not to discriminate against any employee or bidder for employment because of race, creed, color, national origin, sex, age, disability or marital status, and will undertake or continue existing programs of affirmative action. The contractor and/or subcontractor shall also submit Form EEO-100, Staffing Plan, (Attachment F) illustrating the anticipated workforce to be utilized on the contract, and an EEO Policy Statement (Attachment F). After the contract is awarded, quarterly compliance reports will be requested from the contractor. Quarterly report forms will be supplied to the Grantee by DOCCS’ M/WBE liaison. Applicants can download the EEO Policy Statement and the Staffing Plan from the Pre-Submission Uploads page in the Gateway. Complete the forms, and upload the completed forms to the same location of the Pre-Submission Uploads page.

Selected bidders should be prepared to submit Form M/WBE 100, Utilization Plan, which meets the goal requirements above within seven (7) business days after date of notification by DOCCS. DOCCS’ M/WBE liaison can assist the bidders in identifying certified M/WBE firms within the bidders’ geographic areas. For more information on M/WBE, or to locate New York State Certified M/WBEs, access the directory at: www.esd.ny.gov/MWBE.html

H. Diversity Practices

DOCCS has determined, pursuant to New York State Executive Law Article 15-A, that the assessment of the diversity practices of respondents to this procurement is practical, feasible, and appropriate. Diversity practices are the efforts of contractors to include New York State-certified Minority and Women-owned Business Enterprises (“M/WBEs”) in their business practices. Diversity practices may include past, present, or future actions and policies, and include activities of contractors on contracts with private entities and governmental units other than the State of New York. Assessing the diversity practices of contractors enables contractors to engage in meaningful, capacity-building collaborations with M/WBEs.

Applicants for this Grant Opportunity are required to include as part of the technical application response to this procurement, as described in this RFA herein, the completed Diversity Practices Questionnaire as provided by the Division of Minority and Women’s Business Development. Refer to the instructions on the Pre-Submission Uploads page in the Grants Gateway by downloading the Diversity Practices Questionnaire, completing the questionnaire, signing, having the signature notarized. Upload the completed, signed and notarized document to the corresponding area on the Pre-Submission Uploads page. In addition, applicants must complete the questions in the Grants Gateway included in the Program-Specific Questions.
I. SERVICE-DISABLED VETERAN-OWNED BUSINESS (SDVOB)

Article 17-B of the Executive Law enacted in 2014 acknowledges that Service-Disabled Veteran-Owned Businesses (SDVOBs) strongly contribute to the economies of the State and the nation. As defenders of our nation and in recognition of their economic activity in doing business in New York State, bidders/proposers for this contract for commodities, services or technology are strongly encouraged and expected to consider SDVOBs in the fulfillment of the requirements of the contract. Such partnering may be as subcontractors, suppliers, protégés or other supporting roles. SDVOBs can be readily identified on the directory of certified businesses at [http://ogs.ny.gov/Core/docs/CertifiedNYS_SDVOB.pdf](http://ogs.ny.gov/Core/docs/CertifiedNYS_SDVOB.pdf).

For purposes of this procurement, the DOCCS hereby establishes an overall goal of six (6) percent for SDVOB participation based on the current availability of qualified SDVOBs. Bidders/proposers need to be aware that all authorized users of this contract will be strongly encouraged to the maximum extent practical and consistent with legal requirements of the State Finance Law and the Executive Law to use responsible and responsive SDVOBs in purchasing and utilizing commodities, services and technology that are of equal quality and functionality to those that may be obtained from non-SDVOBs. Furthermore, bidders/proposers are reminded that they must continue to utilize small, minority and women-owned businesses consistent with current State law. Utilizing SDVOBs in State contracts will help create more private sector jobs, rebuild New York State’s infrastructure, and maximize economic activity to the mutual benefit of the contractor and its SDVOB partners. SDVOBs will promote the contractor’s optimal performance under the contract, thereby fully benefiting the public sector programs that are supported by associated public procurements.

Public procurements can drive and improve the State’s economic engine through promotion of the use of SDVOBs by its contractors. The State, therefore, expects bidders/proposers to provide maximum assistance to SDVOBs in their contract performance. The potential participation by all kinds of SDVOBs will deliver great value to the State and its taxpayers.

J. PRISON RAPE ELIMINATION ACT (PREA)

In accordance with the national Prison Rape Elimination Act (PREA) standards, any contract for the confinement of inmates or parolees with any private agency or other entity, including another government agency, any community treatment center, halfway house, restitution center, mental health facility, alcohol or drug rehabilitation center, or other community correctional facility (including residential re-entry centers), in which individuals reside as part of a term of imprisonment or as a condition of release or post-release supervision, while participating in gainful employment, employment search efforts, community service, vocational training, treatment, educational
programs, or similar facility-approved programs during nonresidential hours. Pursuant to 28 C.F.R. § 115.212, any new contract or contract renewal resulting from this Request for Applications shall include the CBRP’s obligation to adopt and comply with the PREA standards 28 C.F.R. Part 115, specifically General Provisions (28 C.F.R. §§ 115.5-6), and Subpart C - Standards for Community Confinement Facilities (28 C.F.R. §§ 115.211-293). You may access the applicable federal regulations using the following link: Community Confinement Standards. Please note that these federal regulations are subject to amendment. The Contractor agrees to comply with the standards and any subsequent amendments.

Further, The Grantee shall develop a written policy mandating zero tolerance toward all forms of Sexual Abuse, and Sexual Harassment. The Grantee’s policy shall address and meet all requirements of the National Prison Rape Elimination Act Standards for Community Confinement Facilities adopted by the United States Department of Justice (please refer to the link above) including scheduling the requisite third-party audits.

Any contract or contract renewal resulting from this Request for Applications shall permit agency contract monitoring to ensure that the grantee is complying with the PREA standards, and shall require the contractor to comply with PREA audit requirements set forth at 28 C.F.R. § 115. 401-405, including coordinating with the Agency PREA Coordinator regarding the dates of all scheduled audits, and providing the Agency PREA Coordinator with the name and contact information of the auditor, a copy of the interim audit report, a copy of any audit corrective action plan, and a copy of the final audit report.

Note that each facility must be audited every three years and one third of all facilities under this contract must be audited each year. The audits will be scheduled after award in conjunction with DOCCS.

If your facility has been certified as PREA compliant, please upload a copy of the certification in the Grants Gateway on Pre-Submission Upload screen in the applicable location. Indicate the date of the certification in your response to Question 3i, in the Program-Specific Questions. Should your facility be awarded a contract, you will be required to provide a copy of the audit granting such certification.

Failure to comply with the PREA standards may result in termination of any contract awarded.

K. AMERICAN DISABILITIES ACT PRACTICES (ADA)
Title II of the ADA prohibits public entities (i.e., “any State [or] local government,” or any “instrumentality of a State or...local government”) from discriminating against persons with disabilities. 42 U.S.C. §§ 12131(1)(A)-(B), 12132. The ADA Regulations explicitly state that, “[a] public entity, in providing
any service, may not, directly or through contractual arrangements, [discriminate] on the basis of disability, and therefore, a public entity is obligated to ensure compliance with its Title II obligations, even if a private entity provides the services on behalf of the state.

Where public and private entities act jointly, the public entity must ensure that the relevant requirements of Title II are met; and the private entity must ensure their compliance with Title III. (Attachment J)

L. EXECUTIVE ORDER 26 STATEWIDE LANGUAGE ACCESS (EO 26)

Applicants should review this executive order prior to responding. You may access the executive order on the Governor's Web site: No.26 STATEWIDE LANGUAGE ACCESS POLICY.

In the event that translation/interpretation services are required for languages other than the Spanish language, the selected Contractor must agree to comply with any requests by DOCCS to provide documents or other assistance to allow for translation or interpretation to be conducted.

M. EXECUTIVE ORDER 38

Effective July 1, 2013, limitations on administrative expenses and executive compensation contained within Governor Cuomo’s Executive Order #38 and related regulations published by the Department (Part 513 of 7 NYCRR – Limits on Administrative Expenses and Executive Compensation) went into effect. Applicants agree that all state funds dispersed under this procurement will, if applicable to them, be bound by the terms, conditions, obligations and regulations promulgated by the Department.

To provide assistance with compliance regarding Executive Order #38 and the related regulations, please refer to the Executive Order #38 website at: http://executiveorder38.ny.gov. This website may also be accessed from the DOCCS Web site at http://www.doccs.ny.gov/

V. FINANCIAL REQUIREMENTS

In the New York State Grants Gateway, please complete Attachment B-1 Expenditure Based Budget and the Budget Narrative Justification sections so that the completed budget provides the detailed funding required to support your proposed program annually. Narrative justifications should properly reflect each line item of the expenditure budget detail sheets. Please include any formulas used to calculate salaries, fringe benefits, non-personal service numbers, third-party revenue, indirect costs and all other funds. DOCCS will not consider any application with an annual cost per bed that exceeds $23,000. If you propose annual costs per bed in excess of this level, your application will be disqualified.
Programs failing to submit a comprehensive budget proposal (including budget detail sheets, coinciding budget narratives and indirect cost calculation) will be disqualified. If bidder does not have indirect costs, clearly indicate not applicable on Attachment E1. Failure to do so will result in disqualification. (See Attachment B, Exhibit E1 for sample document). The fillable E-1, Indirect Costs, is located on the Pre-Submissions Upload page. Download the Excel document, complete the document as applicable or enter not applicable on the document. Upload the completed document to the same location on the Pre-Submission Uploads page.

Grantee will bill DOCCS monthly for reimbursement of actual and necessary expenses for the previous 30-day period. All reimbursement claims should be submitted by the tenth (10th) calendar day of the following month and will be subject to future audit. DOCCS reserves the right to disallow any requests for reimbursement if it is determined that said costs are not either actual or necessary.

Not-for-profit providers can receive fifteen percent (15%) of the annual budget as a cash advance; this cash advance is not considered “start-up costs.” All cash advances will be recouped between July 1, 2019, and September 30, 2019, or at any time in the event that the contract is terminated. Vouchers will attest to accuracy of reimbursement claims and include all information described in Attachment A, Work Plan, in the RFA and in Attachment A-1 on the Gateway. At the end of each 12-month contract period, Contractors will be required to submit a Budget Modification for the previous year that includes all required budget line item adjustments.

Payment for invoices submitted by the Grantee shall only be rendered electronically unless payment by paper check is expressly authorized by the Commissioner, in the Commissioner’s sole discretion, due to extenuating circumstances. Such electronic payment shall be made in accordance with ordinary State procedures and practices. The Grantee shall comply with the OSC’s procedures to authorize electronic payments. Authorization forms are available at the OSC’s website at www.osc.state.ny.us/epay/index.htm, by email at epunit@osc.state.ny.us or by telephone 518-474-4032. Grantee acknowledges that it will not receive payment on any invoices submitted under this contract if it does not comply with the OSC’s electronic payment procedures, except where the Commissioner has expressly authorized by paper check as set forth above.

VI. LEGAL FORMS (ATTACHMENT G)

A. ALL providers should complete the following forms:

1. Vendor Responsibility Questionnaire

DOCCS recommends that vendors file the required Vendor Responsibility Questionnaire online via the New York State VendRep System. To enroll in and use the New York State VendRep System, see the VendRep System
Instructions available at www.osc.state.ny.us/vendrep/vendor_index.htm or go directly to the VendRep System online at https://portal.osc.state.ny.us.

Vendors must provide their New York State Vendor Identification Number when enrolling. To request assignment of a Vendor ID or for VendRep System assistance, contact the Office of the OSC’s Help Desk at 866-370-4672 or 518-408-4672 or by email at ITServiceDesk@osc.state.ny.us.

Vendors opting to complete and submit a paper questionnaire can obtain the appropriate questionnaire from the VendRep website http://osc.state.ny.us/vendrep/forms_vendor.htm or may contact DOCCS for a copy of the paper form.

2. Non-Disclosure Agreement

DOCCS requires providers to review and sign the Non-Disclosure Agreement. This Agreement sets forth the terms and conditions under which provider will treat NYS DOCCS information (Attachment G). Applicants should upload the completed and signed agreement to the Pre-Submission Uploads page.

3. Grants Gateway Prequalification

All applicants must be registered in the Grants Gateway and not-for-profit organizations must be prequalified at the time and date that the application is due. DOCCS will not consider applications received from not-for-profit applicants that are not prequalified in the Grants Gateway by the application due date and time listed on page 22 in Section XI cannot be considered.

For more information about Grants Gateway and Prequalification, please visit the Grants Gateway Web site at: http://www.grantsreform.ny.gov/Grantees or contact the Grants Reform Team at: grantsreform@its.ny.gov. The Grants Reform help desk/hotline can be reached at (518) 474-5595.

B. For-profit Providers ONLY should complete the following forms:

Compliance with State Finance Law §139j and §139k* New York State Finance Law §139-k(5) requires that every Procurement Contract award subject to the provisions of State Finance Law §§139-k or 139-j shall contain a certification by the Contractor that all information provided to the DOCCS with respect to State Finance Law §139-k is complete, true and accurate. State Finance Law §§139-j and 139-k, also imposes certain restrictions on communications between the DOCCS and Contractors during the procurement process. Potential Contractors are restricted from making contacts from the earliest
notice of intent to solicit offers pursuant to the “Request for Application (RFA)” through final award and approval of the Procurement Contract by DOCCS and, if applicable, Office of the OSC (“restricted period”) to other than designated staff unless it is a contact that is included among certain statutory exceptions set forth in State Finance Law §139-j(3)(a).

Please note that during the RFA process DOCCS is required to determine the responsibility of “the proposed Contractors/Providers.” Certain findings of non-responsibility can result in rejection for contract award and in the event of two such findings within a four-year period during which the Contractor will be debarred from obtaining governmental Procurement Contracts.

In addition, New York State Finance Law §139-k(2) obligates DOCCS to obtain specific information regarding prior non-responsibility determinations with respect to State Finance Law §139-j. This information must be collected in addition to the information that is separately obtained pursuant to State Finance Law §163(9). In accordance with State Finance Law §139-k, potential Contractor must be asked to disclose if there has been a finding of non-responsibility made within the previous four (4) years by the Department due to: (a) a violation of State Finance to DOCCS. The terms “Offerer” and “Governmental Entity” are defined in State Finance Law §139-k(1). State Finance Law §139-j sets forth detailed requirements about the restrictions on contacts during the procurement process. A violation of State Finance Law §139-j includes, but is not limited to, an impermissible contact during the restricted period (for example, contacting a person or entity other than the designated contact person, when such contact does not fall within one of the exemptions).

As part of its responsibility determination, State Finance Law §139-k(3) mandates consideration of whether a Contractor fails to timely disclose accurate or complete information regarding the above non-responsibility determination. In accordance with law, no Procurement Contract shall be awarded to any Contractor that fails to timely disclose accurate or complete information under this section, unless a finding is made that the award of the Procurement Contract to the Contractor is necessary to protect public property or public health safety, and that the Contractor is the only source capable of supplying the required Article of Procurement within the necessary timeframe.

DOCCS must obtain the required certifications that the information in your application is complete, true and accurate and if any prior findings of non-responsibility, such as non-responsibility pursuant to State Finance Law §139-j exist.

*All For-Profit providers submitting an application pursuant to this RFA must upload the completed Procurement Lobbying Certification with their applications. Please download the form from the Pre-
Submission Upload page in the Gateway application. Upload the completed form to the same location.

C. Other legal forms that all applicants should complete and upload to the application or at the time of tentative award.

1. All Insurance Requirements including Workers’ Compensation NYS Disability Insurance are detailed in RFA 2017-01, Attachment G, Legal Forms, and in Attachment E, Insurance Requirements. Applicants who receive awards will be required to upload proof of any required insurance coverage including liability insurance coverage as provided in Attachment E.

2. Sales and Compensating Use Tax Certification Requirements
New York State Tax Law § 5-a, as amended on April 26, 2006, requires certain contractors who are awarded state contracts for commodities and/or services valued at more than $100,000 (over the full term of the contract, excluding renewals) to certify to the Department of Taxation and Finance (DTF) they are registered to collect New York State (NYS) and local sales and compensating use taxes. The law applies to contracts where the total amount of the contractor’s sales delivered into NYS exceed $300,000 for the four quarterly periods immediately preceding the quarterly period when the certification is made; and with respect to any affiliates and subcontractors whose sales delivered into NYS also exceed $300,000 in the same manner as noted above for the contractor.

Complete Form ST-220-CA Contractor Certification. The Contractor must file Form ST-220-CA to certify that it has filed Form ST-220-TD with the Tax Department and that the information contained on Form ST-220-TD is correct and complete as of the date that the Contractor files Form ST-220-CA. Access and complete Form ST-220-CA by using the following link: [http://www.tax.ny.gov/pdf/current_forms/st/st220ca_fill_in.pdf](http://www.tax.ny.gov/pdf/current_forms/st/st220ca_fill_in.pdf) Upload the signed, notarized, and completed form to the Pre-Submissions Upload page.

Please note that Form ST-200-TD must be filed with the NYS Tax Department at the address on the front page of the form. You can access Form ST-220-TD using the following link: [http://www.tax.ny.gov/pdf/current_forms/st/st220td_fill_in.pdf](http://www.tax.ny.gov/pdf/current_forms/st/st220td_fill_in.pdf)


3. Encouraging the Use of NYS Business
In an ongoing effort to use New York State (NYS) businesses, DOCCS encourages bidders to partner with NYS subcontractors and/or suppliers. For this solicitation, bidders should identify the NYS businesses that they plan to use if awarded the contract resulting from this solicitation by completing the form entitled Encouraging Use of New York State Business.
Businesses in Contract Performance. If known, please identify the businesses and attach the requested information. Upload the completed form as part of your application on the Pre-Submissions Upload page. If you do not plan to partner with a NYS business, please indicate this on the form and return it with your proposal.

VII. PROGRAM FORMS

Please review the forms included in Attachment H, Program Forms. The forms are referenced in Attachment A, Work Plan, and will be used for the resulting contracted programs. Please note that the forms are subject to updates.

VIII. STIPULATIONS

1. Issuance of this RFA does not commit DOCCS to award a contract or to pay any costs involved in preparation of applications. All applications are submitted at the sole responsibility of the bidder.

2. Regarding this RFA process you may only contact the designated staff in the Contract Procurement Unit during the restricted period. Please submit queries to Velma Berry or Frank Arpey at doccscontracts@doccs.ny.gov. Include RFA2017-01 in the subject line.

3. As stated on Page 5, IV, Requirements, A., to be eligible for an award, programs must have a current Certificate of Occupancy (COO) or equivalent, such as a letter from the municipality with jurisdiction over property land use advising that the proposed use in your application is acceptable for the proposed program site, and a demonstrated ability to start the program on October 1, 2017.

If awarded, and grantee is not able to start the program on October 1, 2017, DOCCS has the right to withdraw its award. The application with the second highest point allocation for said Catchment Area will then be awarded a contract. If there is not a second application to award in that Catchment Area, DOCCS has the right to either make an award to the highest scoring application in the Catchment Area county with the greatest need (as determined by DOCCS), or not make another award.

4. DOCCS reserves the right to the following:

   1. At any time, amend RFA specifications to correct errors or oversights, and to supply additional information as it becomes available. All bidders should monitor the Grants Gateway, the NYS Contract Reporter and/or the NYS DOCCS/Parole Web site for any amendments, clarifications or additional information issued if applicable.
2. Seek clarifications and revisions of applications.
3. Change any of the scheduled dates stated herein.
4. Disqualify applications that fail to meet mandatory requirements.
5. Request any non-mandatory documents from bidder.
6. Amend, modify, or withdraw this RFA at any time and without notice or liability to any bidder or other parties for expenses incurred in preparation of an application.
7. Not to proceed with an award or withdraw any tentative awards made as a result of this Solicitation.
8. Reject any and all applications received in response to the RFA.
9. Make an award under the RFA in whole, or in part.
10. Use application information obtained through site visits, management interviews and the State’s investigation of a bidder’s qualifications, experience, ability or financial standing, and any material or information submitted by the bidder in response to the agency’s request for clarifying information in the course of evaluation and/or selection under the RFA.
11. Prior to the bid opening, direct bidders to submit application modifications addressing subsequent RFA amendments.
12. Eliminate any mandatory, non-material specifications that cannot be complied with by all of the prospective bidders.
13. Waive any requirements that are not material.
14. Award more than one contract for any Catchment Area if Client Group D is included in an application.
15. Negotiate with a successful bidder within the scope of the RFA in the best interests of the State.
16. Conduct contract negotiations with the next responsible bidder, should the agency be unsuccessful in negotiating with the selected bidder.
17. Utilize any and all ideas submitted in the applications received.
18. Unless otherwise specified in the solicitation, every offer is firm and not revocable for a period of 180 days from the bid opening.
19. Require clarification at any time during the procurement process and/or require correction of arithmetic or other apparent errors for the purpose of assuring a full and complete understanding of an offerer’s application and/or to determine an offerer’s compliance with the requirements of the solicitation.

D. Submission of an application must be approved by the individual designated as the signatory by the Chief Executive Officer of the agency and shall constitute a firm offer by the bidder for a minimum period of 180-days after application submission. The application shall serve as the basis for the contract with the successful bidder.

E. Bidders may propose to partner or subcontract with other entities to meet the terms of this RFA. For purposes of this RFA, DOCCS allows subcontracting; however, both the primary and the not-for-profit subcontracting entities must be prequalified in the NYS Grants Gateway at the time of application submission.
if applicable. In such a cases, however, DOCCS will only communicate with the primary applicant, not the partner or subcontractor. If bidder proposing such a relationship is awarded, the partner or subcontractor will be required to complete a Vendor Responsibility Questionnaire, if applicable.

F. Successful applicants will be required to assure compliance with certain provisions required by both state and federal Law. These include, but are not limited to, assurance of non-discrimination, affirmative action in hiring and provision of services, and the protection of client records as required by law and regulation. Applications from Minority and Women-Owned Enterprises are encouraged.

G. Applicants must represent that the services provided are secular and provided without regard to religious, ethnic, or gender factor, and do not directly or indirectly favor or foster a single sectarian view or religion. Faith-based applicants must ensure that parolees will not be mandated to participate in religious functions.

H. Unsuccessful applicants will be notified in writing and will be offered an opportunity to be debriefed. A debriefing, if any, will be scheduled for all unsuccessful bidders upon request, at a date, time and location convenient to both DOCCS and the bidder concerned.

I. Information regarding current contracts may be requested under the Freedom of Information Law (FOIL). FOIL requests should be submitted to DOCCS Records Access Officer. Specific filing information can be obtained at http://www.doccs.ny.gov/DOCCSwebfoilform.aspx. Information may be provided once the entire procurement process has been completed and formally approved by the appropriate state agencies.

J. Any negotiated contract must conform to the laws of New York State and will be subject to approval by the Office of the Attorney General and the Office of the State Comptroller (OSC). The contract will not be effective until approval has been granted by OSC.

K. Information regarding the procurement procedure may be found on the webpage of the New York State Procurement Guidelines of the State Procurement Counsel at: http://www.ogs.ny.gov/bu/pc/pc/ and Office of General Services Procurement Services webpage at: http://ogs.ny.gov/BU/PC/.

L. AGENCY TERMINATION

Convenience of DOCCS: The contract resulting from this RFP may be terminated at any time upon receipt of thirty (30) days prior written notice given by DOCCS for whatever reason.
Event of default: The contract resulting from this RFA may be terminated in the event of breach of any of its provisions by the Contractor, or if the Contractor’s Services are deemed unsatisfactory in DOCCS’s sole discretion, due to Contractor’s fault or negligence, or that of its officers, employees, subcontractors, agents, licensees, licensors, or affiliates. In such event, DOCCS will send a written cure notice in accordance with the Notice provisions of the contract, and Contractor shall have thirty (30) days to correct the deficiencies noted. If the deficiencies are not corrected, DOCCS may terminate this contract immediately upon written notice.

Deficient Certifications: If the awarded contract has a value greater than $15,000, DOCCS shall have the right to terminate in the event the State Finance Law sections 139-j and 139-k certifications executed by the Contractor are found to be false or incomplete. If the contract has a value of greater than $100,000 and Contractor’s sales for the immediately preceding four quarters were greater than $300,000, or if the contract has a value of $125,000 or greater, DOCCS shall have the right to terminate in the event the successful bidder’s Department of Taxation and Finance Contractor Certification form, ST 220-CA, statements are found to be false or incomplete.

Lack of Funds: If for any reason the State of New York terminates or reduces its appropriations to DOCCS, the awarded contract may be terminated or reduced at DOCCS’s discretion, provided that no such reduction or termination shall apply to allowable costs already incurred by the Contractor where funds are available to the DOCCS for payment of such costs. In any event, no liability shall be incurred by the State (including DOCCS) beyond monies available for the purposes of the awarded contract.

DOCCS may terminate the awarded contract, upon written notice, in the event of any of the following: (1) Contractor makes an assignment for the benefit of creditors; (ii) a petition in bankruptcy or any insolvency proceeding is filed by or against Contractor and is not dismissed within thirty (30) days from the date of filing; or (iii) all or substantially all of Contractor’s property is levied upon or sold in any judicial proceeding.

DOCCS reserves the right to terminate immediately for cause.

The resulting AGREEMENT may be terminated at any time upon mutual written consent of DOCCS and the CONTRACTOR.

DOCCS reserves the right to terminate the resulting AGREEMENT in the event it is found that the certification filed by the CONTRACTOR in accordance with NYS Finance Law Sections 139-j and 139-k was intentionally false or intentionally incomplete. Upon such finding, DOCCS may exercise its termination right by providing written notification to the
CONTRACTOR/GRANTEE in accordance with the written notification terms of this AGREEMENT.

In the event of the termination of the resulting AGREEMENT by either party, DOCCS shall be liable for the actual and necessary expenses for services provided by CONTRACTOR up to and including the effective date of termination.

M. Procurement Lobbying Termination: DOCCS reserves the right to terminate the resulting contract in the event it is found that the certification filed by the Offerer in accordance with New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, DOCCS may exercise its termination right by providing written notification to the Offerer in accordance with the written notification terms of the resulting contract.

IX. APPLICATION SUBMISSION

Applications must be submitted in accordance with the following format:

A. Applications must address all Program-Specific Questions based on the details in Section III and in Attachment A, Work Plan, of this RFA. Accordingly, responses to all questions in the Program-Specific Questions are to be completed in the Grants Gateway application.

B. Submitted applications must include the documentation identified in the following pass/fail checklist as mandatory (*). Failure to submit any mandatory requirements in the application will result in rejection.

Pass/Fail Checklist - *Mandatory requirements
✓ * Indirect Cost Calculation Form (Attachment E-1)
✓ * Applicant must complete a narrative/justification for each line item in the budget.
✓ * Valid and current Certificate of Occupancy (COO) or equivalent, and, if applicable, a letter from the municipality with jurisdiction over property land use advising that the proposed use in your application is acceptable for the proposed program site, must be uploaded to the Pre-Submission Uploads page in the Gateway.
✓ * The demonstrated ability to start the program on October 1, 2017.
✓ * Not-for-Profit applicants must be prequalified in the Grants Gateway by the due date of the application. A prequalification status is also requisite for contract approval.

C. Submitted applications should include the non-mandatory documentation identified below if applicable.
Copy of your organization’s by-laws, list of Board of Directors and Certificate of Incorporation; if applicable (For-Profit only)
Copy of any applicable licenses, if applicable, uploaded to the Pre-Submission Uploads page or following the applicable Program-Specific Question.
Résumés of staff to provide services (scanned as one document) as part of the response to the applicable Program-Specific Question number 3C.
Proof of extermination services performed within the previous six (6) months uploaded to the applicable Program Specific Question.
Copies of any written agreements which demonstrate and support formal linkages for Program-Specific Question number 4c in the Gateway.
Three professional letters of reference (scanned as one document) as part of the response to Program-Specific Question number 4d in the Gateway.
Vendor Responsibility Questionnaire (completed and certified online within six months)
FOR-PROFIT PROVIDERS ONLY – Download, complete, and sign the Procurement Lobbying Certification for State Finance Law §139j and §139k. Upload the completed and signed document to the application in the applicable location on the Pre-Submission Uploads page.

X. EVALUATION PROCESS

DOCCS will award contracts based upon evaluation of all aspects of the program according to the needs of the agency and the best interests of the State of New York. Awards will go to providers whose application provides the best value as determined by DOCCS, pursuant to NYS Finance Law §103 1j. This is defined as the most beneficial combination of quality and costs for the services being requested. If two offers are found to be equal, price shall be the basis for determining the award recipient. The basis for determining the award shall be documented in the procurement record.

A committee of DOCCS personnel, consisting of approximately seven to ten DOCCS’ staff members from various DOCCS’ offices, will evaluate applications independently to determine which applications are most capable of implementing DOCCS’ requirements based on the following criteria:

**Eligibility Review**
The Eligibility Review will be an examination of each application to ensure that all mandatory requirements are met. Failure to meet any mandatory requirement in the application will result in the application being considered non-responsive, and it will be eliminated from further evaluation. All applications that meet the mandatory requirements will move to the Program Review.
**Program Review**

The Program Review will consist of an evaluation of the detailed applications including the responses to the *Program-Specific Questions* in the Grants Gateway (also see Attachment C, *Program-Specific Questions*):

I. **Catchment Area (0 points)**

II. **Agency Summary (10 points)**

III. **Program Information (42 points)**

IV. **Experience/References (14 points)**

V. **Program Performance (14 points)**

VI. **Diversity Practices Questionnaire (2)***

Points will be awarded for responses in each category as listed above using predetermined rating scales. The resulting Program Review scores will be calculated by adding the Total points from each reviewer and dividing that number by the total number of reviewers. This will create an average score for all reviewers' totals. The highest possible score is 82 points.

**Cost Review**

The Cost Review will consist of an evaluation of your program budget as detailed below:

**Budget/Fiscal (20 points)**

Programs failing to clearly line out and complete a comprehensive budget proposal (including expenditure based budget, coinciding budget narratives, indirect cost calculations and all other funds) may be disqualified.

The evaluation of the overall cost of each application, including the application of third-party revenue and all other funds will be performed, as follows:

1. The lowest cost/slot proposal in a Catchment area (factoring in any proposed third-party revenue, and all other funds) will receive 20 points. Other proposals in that area will receive points in direct proportion to the lowest cost/slot proposal in that area.

2. The cost of each proposal is determined by dividing the total proposed program cost (including any projected third-party revenue and all other funds) to DOCCS by the number of proposed residential slots on any given day. For instance, if a program’s total annual cost is $100,000 for 5 beds it is factored out to be $20,000 per bed.

**Contract Award**

Awards will be made to applications with the highest total point allocation, contingent upon a successful site visit. The total point allocation is calculated by adding the sum of an application’s score for the Program Review and its Cost Score Review.
DOCCS may not have sufficient funding to make an award in all Catchment areas, and DOCCS reserves the right to award more than one contract in any Catchment Area based on availability of services for Client Group D.

XI. RFA QUESTIONS/IMPORTANT DATES

Applicants can submit questions pertaining to this Grant Opportunity by emailing doccscontracts@doccs.ny.gov. Please include RFA 2017-01 in the subject line of the email.

The designated contact for this procurement is Velma Berry and the alternate contact is Frank Arpey. Questions must be submitted by Thursday, April 13, 2017. Answers to all questions will be available on or before Wednesday, April 19, 2017, on the NYS Contract Reporter and on the DOCCS’ Web site in the following location: DOCCS’ Procurement Opportunities.

Applications must be completed on the Grants Gateway by 4:00 p.m. on Wednesday April 26, 2017. Tentative award announcements will be made by Thursday, May 18, 2017. All tentative awards are contingent on successful results of the preliminary site visit and approval by the Office of the Attorney General and the Office of the State Comptroller.
ATTACHMENT A

WORK PLAN
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It shall be understood by all parties that residents will remain under the jurisdiction of the Department of Corrections and Community Supervision (DOCCS). DOCCS will retain all necessary responsibility and authority over the residents. In addition, DOCCS will provide for the monitoring of business management, administration of the program, monitoring of rehabilitation services provided to residents, and periodically conduct on-site program reviews.

The Grantee shall designate an administrative liaison for the program and fiscal management of the contract. DOCCS will designate a Contract Manager on the local level who will coordinate and manage the involvement with the Department and the service provider.

The Grantee shall furnish the necessary facilities, equipment, and personnel to provide for the safekeeping, care, and assistance for persons residing in facilities as required by DOCCS.

Contract objectives and performance measures will be utilized to evaluate Grantee performance throughout the term of the contract.

A. ADMINISTRATION

1. The Grantee shall have a written policy and procedure manual for staff program operation and control. In addition, the Grantee shall develop and issue to each resident a handbook that includes general information about program operation and the resident’s responsibilities in the program. Such materials shall be made available in English and Spanish. In the event that translation/interpretation services are required for other languages, the Grantee will comply with any requests by DOCCS to provide the same, in compliance with NY Executive Order No. 26 (EO 26). Residents will sign a receipt for the handbook and the receipt will be filed in the resident’s case file.

2. Program rules and regulations shall be subject to the approval of DOCCS and must clearly reflect policies regarding resident furloughs and passes as well as visitor policies. No minors under the age of eighteen (18) shall be permitted as visitors to the program unless approved by the Parole Officer (PO)/ Senior Parole Officer (SPO).

3. Upon admission, all residents shall be advised promptly in writing of the house rules, “cardinal rules,” or other rules of the program and the program’s discipline system including grievance procedures. This notice will be available in both English and Spanish or where necessary, in accord with EO 26. Each resident will sign a receipt acknowledging understanding the furlough, pass, and visitor policies, and the signed receipt will be filed in the resident’s case file.

4. The Grantee shall attend and participate in meetings with DOCCS staff and other Grantees for training, technical overview of performance under this contract, problems encountered, and recommendations for program improvements.
5. The Commissioner of DOCCS or designee shall have immediate and on-going access to residents and all records, including any electronic records, pertaining to residents. Non-compliance with this section constitutes a violation of the terms of the contract and can result in immediate termination of the contract.

6. No individuals under community supervision shall have the authority to supervise residents. In addition, no residents shall have access to the records of other residents.

7. The Grantee must develop a specific plan, subject to approval by the Contract Manager to search for contraband.

8. The Grantee will maintain a current Certificate of Occupancy or equivalent, such as a letter from municipality with jurisdiction over property land use advising that the proposed use of the program is acceptable for the program site.

9. The Grantee shall establish adequate record-keeping systems that will ensure prompt, complete submission of all fiscal and programmatic forms to DOCCS as required on a monthly basis.

10. The Grantee shall establish a system of accountability and a method of disposition of Resident's belongings, in the event of death, abscondence or transfer (Attachment H – Personal Property Inventory List).

11. The Grantee must maintain a record of any disbursement to residents for authorized transportation expenses (Attachment H – Transportation Pass Log).

12. Medical Services:
   a. Community-Based Residential Program shall submit to DOCCS a specific plan for a Tuberculosis Control Program approved by local or state health officials, an HIV Prevention and Education Program, and procedures for dealing with medical emergencies. There shall be, as part of this plan, evidence of the availability of emergency medical services (e.g., letter of agreement with community clinic or hospital).
   
   b. Only medical and dental personnel who are appropriately licensed or certified shall prescribe or administer medical and dental care for residents.
   
   c. DOCCS does not reimburse Grantee or providers for healthcare expenses.
   
   d. The Grantee must arrange for Medicaid coverage or other third party reimbursement for residents if required. Residents that are employed and not eligible for Medicaid or Medicare are responsible for their own health care costs.
e. The Grantee will provide a locked, secured location for authorized program staff to access and dispense prescribed medications to residents. A medication control log will be kept for the documentation of resident’s receipt of medications (Attachment H – Medication Log). Please note, the grantee is not responsible for administering the medications. The residents will be responsible for self-administering medications.

13. Food Services:

a. The Grantee will provide food services for the residents under the DOCCS CBRP that meet state and local standards.

b. Provisions must be made to ensure that three well-balanced and nutritious meals are provided daily to residents onsite with reasonable convenience, including accommodations for dietary, religious and work/program related needs (i.e. bagged meals).

c. Contracted food services are allowable.

d. Residents will have scheduled meals and nutritious snacks available on site on a 24/7 basis to accommodate off hour, special circumstances and/or emergency situations.

e. At no point can the Grantee use gift cards, vouchers, or other means not approved by DOCCS to substitute for providing scheduled meals and nutritious snacks.

14. Americans with Disabilities Act

The Grantee must adopt and comply with applicable Americans with Disabilities Act (ADA) Standards as detailed in RFA Attachment J.

B. PERSONNEL

1. Each CBRP shall employ staff that is adequate in number to effectively conduct its program. Staffing potentially may include: full-time Administrative Director, a full-time Case Manager with experience working with the criminal justice population, and clerical support. The program must also provide 24-hour 7-day-a-week staff coverage for security and control. The Case Manager will conduct needs assessments, develop case management plans, make service referrals, and follow-up to ensure compliance with the referrals made. Staff to resident ratio to be determined with approval of DOCCS.

2. The Grantee shall maintain written job descriptions that accurately describe current duties for all personnel providing services under this contract. The job description shall be given to each employee. Staffing should reflect the diversity of the client population. An ability to serve Spanish-speaking parolees is required and services in accord with EEO 26 may also be required.
3. Pre-approval by DOCCS is required for the hiring of all program staff. No individual who has been convicted of any crime that would bring into question the competence or integrity of the individual to provide services, shall be employed in the CBRP, unless prior written approval is obtained from DOCCS. No individual under active DOCCS supervision is eligible for employment in the CBRP contract program, unless prior written authorization is obtained from DOCCS.

4. DOCCS has to approve in writing all salary establishments and all salary changes (up or down). All salary approvals, including hiring, must be done in writing.

5. The Grantee must adopt and comply with the applicable Prison Rape Elimination Act (PREA) Community Confinement Standards.

6. In order to assure that staff members are free from any health problem that is a potential risk to clients or may interfere with the performance of their duties, program staff members are to have an annual medical examination, which includes PPD testing. Documentation must be included in personnel files and available to the Contract Manager for review upon request. The CBRP must provide the Contract Manager on an annual basis with an affirmation that all staff have complied with medical exam and PPD requirements.

7. Contract Standards of Employee Conduct shall include, but are not limited to, the following:

   a. No Grantee employee may fraternize with any resident except in a working relationship, that will further the approved goals of the Grantee’s program. Specifically, staff members must never accept for themselves or any member of their family, any personal (tangible or non-tangible) gift, favor or service, from any resident or from any resident’s family or close associate no matter how trivial the gift or service may seem. All staff members are required to report to the Program Director any violation or attempted violation of these restrictions. In addition, no staff shall give any gifts, favors or services to residents, their families or close associates, or otherwise display preferential treatment. The Grantee will report any violation or attempted violation to DOCCS.

   b. No individual employed by Grantee shall enter into any business or personal relationships with residents unless in a professional capacity approved in writing by the Grantee. The Grantee will notify the Contract Manager in writing of any such approval.

   c. No Grantee employee shall have any outside contact (other than incidental contact) with a resident, his family or close associates, except for those activities which are an approved, integral part of the program and a part of the employee’s job description.
d. Grantee employees are forbidden to engage in any conduct which is criminal in nature or which would bring discredit upon the Grantee.

e. The Grantee shall notify all employees of the Standards of Employee Conduct and document this notification by having the employee sign and date a written Standards of Employee Conduct Agreement, a copy of which must be kept on file.

f. Any violation or attempted violation of the restrictions in this section or any arrest of a staff member shall be reported immediately to DOCCS staff. Any failure to report or to take appropriate disciplinary action against an offending employee may subject the Grantee to sanction.

8. The Grantee may make use of citizen volunteers and/or student interns in the program, with prior DOCCS review and approval. Such volunteers and/or student interns shall be screened as to their background and suitability for such work and shall receive orientation, training, and supervision from the Grantee. They shall be subject to the same standard of conduct as in Section B (5) and (7), above.

9. Program staff shall, in the rare instance when deemed necessary by DOCCS, provide testimony and supporting documentation in community supervision revocation proceedings.

C. FACILITY

1. Each Community-Based Residential Program must have safe and adequate facilities to carry out its program. The program site must be located in areas where housing of the client groups to be served would not be in violation of local laws, ordinances or rules. Current COO or equivalent must be posted prominently in the facility. Additionally, the Community-Based Residential Program must adhere to the following minimum space requirements as appropriate to the services provided:

   a. Sleeping area: 80 square feet per resident for single beds, or 40 square feet per resident for two-deck bunks or temporary usage. Maximum dormitory capacity is 24.

   b. Kitchen: 50 square feet

   c. Assembly: 6 square feet per person

   d. Corridor widths: 3 feet minimum

   e. Minimum ceiling height in living areas: 7 feet 6 inches

   f. Minimum ceiling height in corridors: 7 feet
2. Each Community-Based Residential Program must be clean, sanitary, safe and suitable for the comfort and care of the residents, and must have the following, as appropriate:

   a. An interior fire alarm system with sound and light sufficient to alert all occupants. The system must be maintained in operating condition.

   b. Fire and Safety Inspection Certification must be current, maintained and displayed in a visible area.

   c. Sufficient fire extinguishers of appropriate size and type with a tag showing the latest valid recharging date. Extinguishers shall be conspicuously located where they will be readily accessible and immediately available in the event of fire.

   d. Smoke and fire barriers of one hour fire rating installed between floors of buildings of more than two stories.

   e. Walls and doors of a minimum of one hour fire rating for all corridors of residential buildings of more than two stories.

   f. Two means of egress with doors equipped with appropriate hardware and in compliance with the applicable codes.

   g. The building will conform to the NYS Uniform Fire Prevention and Building Code (Title 9 NYCRR) occupancy classification for multiple dwellings.

   h. Exit signs with legible letters not less than 6 inches high and ¾ inch wide strokes, on contrasting backgrounds. Illuminated exit signs of same size letters are required in places of assembly and at exits of residential building corridors and passages. Exit signs must be posted in English and Spanish.

   i. Adequate protection from hazards in heater and boiler rooms.

   j. A smoke detector and carbon monoxide detector that emits a distinctive signal of its own or activates the fire alarm system, and a direct connection to the local fire department is advisable where available. In its absence, a telephone shall be provided on each floor, with the local fire department’s telephone number posted in bold print on a contrasting background.

   k. To safeguard residents’ valuables, and to minimize risk of theft, each resident must be provided with an individual locker/individual storage cabinet, with the ability to be locked by key only. (No combinations locks allowed.) Each locker/storage cabinet should be clearly labeled with the individual resident’s name.

   l. Adequate lighting, including emergency lighting and ventilation.

   m. There shall be a minimum of one toilet and one sink per each 10 residents and a minimum of one tub or shower per each 10 residents. All facilities shall provide sufficient lavatory facilities to ensure the privacy and security of all residents.
n. A building heating system capable of supplying sufficient heat to maintain a temperature of 68 degrees Fahrenheit.

o. Furnishings that include comfortable beds with bed bug mattress covers. Bed bug mattress covers are to be replaced as required/necessary to ensure that they are undamaged and protective.

p. Bed linens and 3 towels, supplied at least weekly, to each resident.

q. Dining space and a comfortable living room with facilities for recreation.

r. An adequate and safe water supply.

s. Adequate equipment to meet daily dietary and nutritional needs on-site.

t. Proper disposal of waste and sewage.

u. Extermination Services Plan addressing how services will be performed and frequency.

v. Specific plan for effectively dealing with possible bed-bug or any other kind of insect infestation, subject to the Contract Manager’s approval.

3. Each CBRP shall observe at least all of the following safety precautions:

a. Fire drills, utilizing the interior fire alarm system, shall be conducted every month. The drills shall be held at different times of the day and night when the building is occupied. A written record shall be maintained, indicating the time the drill is held, the number of participants and how long it took to evacuate the building (Attachment H – Fire Drill Log).

b. Fire regulations and evacuation routes shall be posted, in English and Spanish, in bold print, on contrasting backgrounds and in conspicuous locations.

c. All buildings shall have at least one telephone line.

d. There must be a first aid area equipped with adequate basic first aid supplies.

e. Staff shall be familiar with first aid practices and emergency contact procedures.

f. Employees shall be trained in the use of fire extinguishers and the means of rapidly evacuating the building.

g. Nightlights shall be provided in all hallways and stairways.

h. Shielding shall be provided for all unprotected high-temperature piping, etc., which is located where people can come in contact with exposed surfaces.
i. Unvented open-flamed space heaters shall not be used.

j. Storage of refuse must be in compliance with local fire codes.

k. All flammable materials shall be stored in metal cabinets.

l. There shall be no obstructions to corridors or exits or accumulation of combustible materials in unauthorized areas.

m. Emergency lighting shall have sufficient capability to provide for the safe evacuation of the building, be functional, in compliance with applicable code and inspected annually.

n. When facilities serve both males and females, sleeping areas shall be separated by gender. If services are provided in a multi-agency service facility, the Grantee must provide a plan for approval by the Contact Manager to separate parolee residents from other program residents.

o. Conduct and record counts of residents after any emergency situation that occurs on site. Record on CBRP Resident Count Form located in Attachment H.

D. REFERRALS

1. DOCCS will prescreen prospective resident referrals according to program eligibility criteria.

2. DOCCS will identify eligible parolees for screening by the Grantee and will provide the Grantee with a DOCCS’ CBRP referral form (Attachment H – CBRP Referral Form), and where appropriate, a copy of the following documents:
   a. Parole Board Report (non-confidential part only)
   b. Any recent Violation of Parole Reports on File
   c. Any recent Mental Health Evaluation (must have signed release of information)
   d. Any recent Comprehensive Medical Screen (must have signed release of information)
   e. Conditions of Release/Special Conditions
   f. Signed Consent Forms

3. A referral acceptance decision to DOCCS is required within five (5) working days or less if required by DOCCS from the receipt of referral package. In any case that is disapproved for acceptance by the Grantee, the Grantee shall provide DOCCS with written reasons for disapproval. Disapprovals by the Grantee will be subject to discussion and review with DOCCS for problem resolution. Exclusions will be determined on a case-by-case basis
via consultation between DOCCS and the Grantee. DOCCS will determine appropriate clients for program admission.

4. DOCCS and the Grantee shall agree on the program entry date for prospective residents. The Grantee shall notify DOCCS immediately upon discovery of the parolee’s failure to report but in no case shall notification be later than within one working day if the parolee fails to report to the CBRP on the appointed program entry date.

5. The resident must remain at the specific CBRP site to which he/she was assigned, and shall not be transferred by the Grantee to another residential program without prior notification to and authorization from the PO/SPO.

E. INTAKE / RESIDENT CASE RECORDS

1. The Grantee shall provide locked cabinets, a secure room, or other adequate and appropriate safeguards to minimize the possibility of theft, loss or destruction of resident records.

2. Within 24 hours of admission, an intake assessment will be completed by qualified program staff. This assessment shall include but is not limited to:
   a. Personal history including family, vocational, educational, and legal information;
   b. Chemical Dependency history including substances used, onset of use, and any prior treatment history as applicable; and
   c. Medical and mental health history, as applicable, including medications;
   d. Other case specific information as applicable.

3. The Grantee will have the resident read and sign all necessary releases for confidential information.

4. Protection of confidentiality for case records is essential. Applicable federal and state law and regulations, including 21 CFR 2 Part 2, and procedures and guidelines must be followed. No records or information concerning residents may be disclosed to the resident or public without prior approval of the Commissioner of DOCCS or designee, nor can any records be released without a fully executed consent form pursuant to 21 CFR 2.31.

5. The resident will be provided with a copy of the resident handbook and copy of program rules and regulations.

6. The Grantee shall maintain a record of all personal articles brought into the facility by resident and stored for the resident by the Grantee; the Grantee shall provide the resident with a receipt for any articles stored by the Grantee and which are documented on an inventory log (Attachment H – Personal Property Inventory List).

7. Within five (5) business days of intake assessment, an individual case management and transition plan must be developed for each resident utilizing a form prescribed by DOCCS
(Attachment H – Case Management Action Plan). The plan must be recorded in the case file and approved by the PO/SPO. This plan shall include, at a minimum, long and short term goals to address stabilization and criminogenic needs, such as:

a. Public benefits/entitlements;

b. Housing;

c. Clinical services;

d. Change of attitudes, orientations, and values; and

e. Efforts to promote family reunification(s) where appropriate and where public safety would not otherwise be jeopardized.

8. A case management action plan may be amended at any time, but any such amendment and the reason for it shall be discussed with the PO/SPO, and be recorded in the resident’s case record. Each resident’s case management plan must be reviewed and approved on a weekly basis by a supervisory staff member, such as Program Director or Case Manager, in order to determine effectiveness of such plan, and current suitability. The resident’s adjustment or progress, including progress in identifying housing options, meeting treatment, employment, vocational and/or educational goals, is to be evaluated on a weekly basis with clinical supervisory review. The resident should be engaged and encouraged to be an active participant in such review.

9. Each case is to be reviewed by the Case Manager with the PO/SPO at 30 days and again at 60 days from admission with a view towards transitioning to permanent housing. No resident may remain beyond 120 days without the approval of DOCCS, following a formal request to the Contract Manager.

10. Any incidences of failure of the resident to follow the case management action plan must be referred by the Grantee to the PO/SPO with a copy to the Contract Manager for a determination as to the suitability of the resident for retention.

11. The Grantee will forward a copy of the discharge summary to the PO/SPO and Contract Manager within five (5) working days of discharge of the resident from the facility.

12. The Grantee shall maintain a sign-in / sign-out log which residents will be required to use (Attachment H - Sign-In / Sign-Out Log). The PO/SPO shall have immediate access to the log upon request.

13. Grantee will maintain an individual case file for each resident organized as prescribed by DOCCS (Attachment H – Resident Case Folder Organization and Materials). Each record shall include at a minimum, the following information:

   a. Resident name, DIN, DOB, sex, race, marital status, copy of CBRP referral form, list of emergency contacts and other referral materials;
b. Copy of intake assessment, including signed acknowledgments indicating that the resident received a copy of program rules and regulations and the program handbook;

c. An individualized case management action plan, including modifications as required, signed by the resident and program staff with a copy to the PO/SPO for approval;

d. Documentation of compliance with case management action plan;

e. All notices of disciplinary action, appeal or related documentation;

f. Results of substance use testing performed;

g. Copies of any consent to release information forms executed by the resident;

h. Copies of all written or telephone correspondence to and from DOCCS;

i. Copies of all PO/SPO approved minor visitors, passes and approved leave beyond curfew or overnight;

j. Copy of any PO/SPO authorized driving privileges;

k. A discharge summary which, at a minimum includes the following information:

1) Resident name

2) DIN

3) Date entered contract program

4) Discharge status

5) Brief narrative describing presenting problem upon entry, case management action plan goals and success in implementing these

6) Discharge plan

7) Date discharged

8) Residence (specify whether live alone, family, with friends, in residential program [include address, phone])

9) Employment (specify employed, unemployed, public assistance, stipend program include employer’s name, address and phone employed)
10) Other (e.g. education; training)

11) Aftercare services required/referrals made

12) Program staff signature / title.

13) Date summary prepared

F. RESOURCES

1. The Grantee shall provide assistance to residents in collaboration with the PO in obtaining residential opportunities through contacts and linkages with housing agencies and/or community housing resources. The Grantee can fulfill this responsibility directly through resources available within its own residence network, by referral to residential resources available within the community, by exploring opportunities for family reunification as appropriate, or by accessing residential treatment as needed. The Grantee will assist in community transitioning.

2. The Grantee shall ensure that, as appropriate, a comprehensive range of evidence-based services, including but not limited to cognitive-behavioral therapy, chemical dependency treatment, co-occurring disorders treatment, anger management therapy, vocational, educational, employment, legal, mental health, health services, and social services, are made available to each resident as necessary, by appropriately credentialed providers. The Grantee can fulfill this responsibility by identification of need and referral to community resources approved by DOCCS. Support services recommended and utilized shall be documented in each resident’s case record.

3. The Grantee must develop formal linkages with other community providers of services (e.g. health, anger management, mental hygiene, human service providers, local department of Social Services, and local County Re-entry Task Forces where available). Formal linkages may take the form of written agreements or other documentation of established relationships.

4. In accordance with Mental Health Law, for Substance Use Disorder (SUD) treatment provided onsite, grantee must provide an OASAS operating certificate at the time of application. This document will be uploaded to the corresponding Program-Specific Question on the NYS Grants Gateway Grant Opportunity. You may also see Attachment C, Program-Specific Questions, IV Experience/References.

For SUD Services provided offsite, grantee must provide evidence of agreements with OASAS-Certified programs to treat individuals with SUD. (See Case Management Services, Item 3, Chemical Dependency Services, below.)
5. The Grantee’s program shall include weekly case review with residents relative to program participation and related goals established at intake.

6. As indicated by the resident’s need(s) and in consultation with the PO/SPO, the Grantee shall provide or arrange for entitlement application assistance, employment assistance and support, savings programs, group counseling, carefully planned community living arrangements which will meet the needs of the individual and his/her family after release, access to and use of supportive community resources which can be utilized after release, and placement in educational and/or training programs.

7. The Grantee shall provide residents with transportation assistance as appropriate, to include the following:

   a. Arranging for transportation to and from the program in emergency situations;

   b. Transporting residents in order for the residents to secure legal, medical, housing, employment, and/or public assistance services; and/or

   c. Assisting residents to obtain available public or private transportation as appropriate to case needs.

8. The Grantee shall establish procedures subject to the approval of the Contract Manager to ensure that each resident is verified as being present or accounted for at multiple times each day, including day, evening and night hours. The Grantee must document this verification on a basis approved by the Contract Manager. (Attachment H – CBRP Resident Count Report)

G. CASE MANAGEMENT SERVICES

1. Public Benefits: The continuum of treatment services, including chemical dependency, medical and mental health treatment are critical to the stabilization process and are supported by Medicaid for individuals who are unemployed or do not otherwise have medical coverage.

   a. The Grantee will assure that a continuum of care is maintained by assisting the residents, when necessary, with the application for public benefits and submission of same to the appropriate local Social Service District. For those residents that do not require assistance with completing the application, the Grantee will verify with the local Social Service District that the resident has applied, and the Grantee will monitor the status of the application with the local Department of Social Services. A resident’s failure to comply with the DSS mandates should be brought to the attention of the PO/SPO immediately.
b. The Grantee will assure that the resident has the appropriate identification and documentation to apply for public benefits and assist if necessary in securing benefits.

c. The Grantee will assure that each resident is directed to the Department of Social Services within two (2) business days of admission where appropriate.

d. All such efforts to assist with the activation of public benefits will be documented in the resident’s case record.

2. Employment

a. The Grantee shall develop meaningful employment opportunities for residents through contacts and linkages with prospective employers, liaison with community placement services, and development of related supportive resources. Meaningful employment means the matching of jobs to resident needs, aptitudes, desires and capabilities, as well as conformance with the community supervision mandates/special conditions.

b. The Grantee shall ensure that residents are prepared for job seeking. This shall include counseling on how to conduct oneself in an interview and exploration and assessment of the resident’s skills, interests and economic needs that will influence the type of employment that will be suitable. The Grantee will assist residents to obtain the clothing, tools, and/or equipment needed for employment.

c. The Grantee will notify the PO/SPO of resident’s proposed employment to assure conformance with community supervision mandates.

d. Once a resident is employed, the case manager shall provide skill development in the area of budgeting and money management.

e. The Grantee shall encourage the residents who have gained employment to open up savings accounts at state-licensed banking institutions with the goals of permanent housing, payment of any unpaid reparation, etc. The Grantee shall not collect any fees from residents, nor shall collect, save, or hold any funds for the residents.

3. Chemical Dependency Services

a. Linkages for chemical dependency counseling shall be provided, if mandated by the Parole Board, stipulated by the PO, or indicated by the case management plan. The Case Manager must refer to OASAS-licensed treatment providers. In accordance with Mental Health Law, for SUD treatment provided onsite, the
grantee must provide an OASAS operating certificate at the time of application. For SUD Services provided offsite, the grantee must provide evidence of agreements with OASAS-Certified programs to treat individuals with SUD.

b. CBRP Case Manager is responsible to keep the PO/SPO informed of referrals made on resident’s behalf, counseling schedule, plan, and compliance. This information must be recorded in the resident’s case file.

c. In consultation with the PO/SPO, the Grantee shall make arrangements to provide substance use testing for residents as follows, unless otherwise agreed to in writing with DOCCS:

1. All residents will be subject to substance use testing a minimum of once within the first 24 hours of program admission and minimally, once per month thereafter, on an unscheduled basis.

2. Grantee substance use testing policies and procedures must be in writing and are subject to DOCCS’ approval.

3. Substance Use Results – All substance use test results (positive and negative) will be documented in the resident’s case file and reported to DOCCS on a monthly basis on required reporting forms. Grantee staff shall thoroughly investigate each positive substance use test result to validate the positive finding. The Grantee shall immediately verbally report all positive test results to the PO/SPO, to be followed up in writing within one (1) business day.

4. Residence Development

a. The process for development of permanent housing should be initiated by the Case Manager within the first 30 days of admission.

b. **Shelter placement shall not be considered a desirable placement.**

c. Permanent Housing placement is subject to final approval of the assigned PO/SPO.

5. Resident Activities

a. The Grantee shall develop a mechanism whereby residents who are not engaged in full-time treatment, employment, training, educational or other approved programming complete and submit a *Daily Activity Sheet.*
H. COMMUNITY SUPERVISION

1. Each resident is also, as required by State law, under the supervision of a Parole Officer at all times. Parole Officers will provide supervision as required by DOCCS.

2. The PO/SPO has the right to visit the facility and interview residents at any reasonable time and at other times when necessary and shall have immediate access to all records pertaining to each resident’s participation in the program.

3. The PO/SPO has the authority to, and may, search the resident and his/her belongings.

4. The PO shall notify the SPO of any situation that is in violation of the Work Plan. The SPO will report all violations of the Work Plan as appropriate, including notice to the Contract Manager.

5. The PO/SPO and the Program staff shall work collaboratively to provide coordinated linkages to counseling, rehabilitation services, and supervision of residents. At any given time, the PO/SPO may request a meeting with the Case Manager to review case progress of each parolee residing in the program.

6. All requests for residents to be on leave beyond curfew or overnight hours must be filed in the case file, approved by the PO/SPO, and documented in the case file (Attachment H – Pass Request). In any instance where a resident is absent overnight without authorization, the Grantee shall notify the PO/SPO as soon as possible, but no later than the following business day. Notification efforts can take the form of contacting PO via cell phone, electronic mail, or landline communication. The Grantee shall ensure that the notification has been acknowledged by DOCCS staff. The notification can be verbal, however; it must also be followed up in writing no later than the following business day.

7. No resident will have driving privileges without the written authorization of the PO/SPO. This authorization must be documented in the case folder.

I. REPORTING AND PERFORMANCE MEASURES

1. Reporting of Incidents
   a. The CBRP shall comply with all appropriate reporting requirements established by DOCCS.
   
   b. The Grantee shall report all unusual incidents involving a resident to the PO/SPO as soon as known with any information requested regarding the unusual incident. DOCCS will provide the Grantee with phone numbers for reporting PREA related incidents, unusual incidents, etc. to include evenings, weekends and holidays. All unusual incidents must be followed up in writing within 24 hours of initial
report utilizing a DOCCS approved form (Attachment H – Unusual Incident Report Form).

2. For any serious, unusual incidents listed below, the Grantee’s staff on duty shall report to the PO/SPO within 15 minutes of discovery. Within 30 minutes of the initial discovery or as soon as possible after the occurrence of the incident, Grantee staff shall report appropriate details to SPO/PO:

   a. Abscondance or attempted abscondance from a facility.
   
   b. Death, serious injury or attempted suicide of a resident.
   
   c. Death or serious injury to an employee.
   
   d. Death or injury to a visitor or any non-contract resident which occurs on program property.
   
   e. Any incident that seriously affects the normal operation of a facility, has a significant impact on the image of the program, or where a law enforcement agency is summoned to the program.
   
   f. Arrest of a resident or staff member or any indication that any law enforcement agency has an interest in or is seeking a resident or staff member as a witness or suspect.
   
   g. Resident assault on employee, volunteer, visitor or non-contract resident.
   
   h. Any criminal act committed or alleged to have been committed by a resident or employee or any other person while on program property.
   
   i. Any assault or attempted assault involving the use of a weapon.
   
   j. The Grantee shall supply the PO/SPO and Contract Manager with any and all information and reports as requested and as required for DOCCS records.

3. Visitation Policies

   The Grantee must establish procedures, subject to approval by DOCCS, in relation to visitors to the program site.

4. Resident Discipline

   a. The Grantee may utilize graduated responses approved by DOCCS, to address noncompliance, which may result in graduated sanctions such as extra work details, etc., to be determined by the Grantee. This informal resolution shall be handled according to the approved Grantee’s policy.
b. The Grantee shall provide the PO/SPO/appropriate Community Supervision staff, with Policy and Procedures regarding disciplinary issues, and a list of agreed-upon graduated responses that the Grantee may impose. Changes in this list shall be only with the approval of the PO/SPO. Residents shall be notified of disciplinary action in writing within 24 hours of the occurrence with a copy of this notice forwarded to the PO/SPO.

c. Violation of the Grantee’s “cardinal rules,” prohibited acts, or repeated notice of discipline or appeal shall require a case conference between the resident, program staff and the PO/SPO within 48 hours of notice of violation or appeal to determine whether the resident should be retained in the program and to modify the case management plan as necessary. Residents may appeal in writing to the CBRP Director any sanction imposed within 24 hours of imposition of sanction.

5. Removal Procedures

If it becomes necessary to remove a resident from the Program, the CBRP Director and PO/SPO will coordinate efforts to effect the removal in a professional manner that minimizes program disruption, as follows:

a. The Grantee shall not discharge a resident from program without prior discussion with the PO/SPO, unless in emergency situations. In such cases, efforts to contact the PO/SPO by cell phone or email, must continue. Alternatively, the CBRP can contact the Bureau Chief or the DOCCS Command Center.

b. The Grantee shall not expel a resident from the Program without prior notification to the PO/SPO, except in circumstances where waiting for this notification would otherwise threaten the safety of the resident, program staff, or others. In such cases, notification efforts must be diligently continued via cell phone and email. The Contract Managers is to be copied on this type of communication.

c. DOCCS shall have the right to remove from the residence any parolee it deems unqualified for continued program involvement upon notice by the PO/SPO, either in writing or orally, to the Grantee.

6. Reporting and Performance Measures

a. Program Reporting: Grantee shall submit monthly reports concerning program operation to the Contract Manager. Said monthly program reports shall be submitted on Community-Based Residential Program Monthly Statistical Report forms, including the Weekly Referral Tracking Sheet and Census Sheet. These forms shall be fully completed, pursuant to the directions provided, and shall include for all client groups, unless expressly waived by DOCCS in writing, information of all referrals; enrollments and program discharges; a listing by name
(using the same name that DOCCS used in making the referral); and DIN of all enrolled parolees indicating their status dates and outcomes of all drug testing (both positive and negative); a narrative section describing any problems which originated within the program or DOCCS, including the adequacy of the number of referrals, the appropriateness of referrals, communications between the Grantee and DOCCS, meetings between the Grantee and DOCCS, staffing problems, training problems; and any other information that may be requested by DOCCS. The reports shall be submitted in such format as may be requested by DOCCS or on such forms as may be provided by DOCCS. Said reports must be signed by the program coordinator or his/her designee. All monthly reports shall be submitted to DOCCS’ Contract Manager by the tenth (10th) calendar day of the following month.

b. Grantee shall, within five (5) working days of discharge of the parolee from the program, forward to the PO/SPO a discharge summary. A copy of the discharge report must also be submitted to the Contract Manager.

Performance Measures

c. Grantee will submit a quarterly narrative report to DOCCS’ Contract Manager by the 10th calendar day following the close of the quarter (August, November, February and May), with client data, describing for each case how the program has met the goals and requirements established in the Work Plan.

7. It is DOCCS expectation that services provided will have a positive impact on offender issues such as involvement with negative peer associations, anti-social attitudes, beliefs and values as well as issues of homelessness, chemical dependency, employment and sexual abuse.

1) The Grantee will be required to cooperate with the provision and collection of all information as required by DOCCS to ascertain compliance with the contract.

8. Performance measures shall include, but are not limited to, the following:

a. Grantee ability to secure or provide programming to address resident’s needs in the areas of chemical dependency, employment, housing, entitlements, and other ancillary services as deemed necessary.

b. Grantee ability to provide linkages with effective program services that utilize cognitive behavioral therapeutic programming and other evidence-based practices.

c. Level of Grantee involvement in program design, staff performance and practices related to ensuring that program goals and values are consistent with those of DOCCS.
d. Level of Grantee ability to incorporate a DOCCS standardized actuarial risk/need assessment instrument (when made available to the Grantee by DOCCS) into practices related to decision-making and service delivery;

e. Grantee ability to assess staff service delivery skills and to employ educated, experienced staff.

f. Grantee ability to self-assess program services and ability to make improvements as required.

g. Grantee ability to provide high levels of advocacy and brokerage on behalf of parolees.

h. The required monthly reports will be reviewed to determine the number of appropriate placements. Discharges to shelters are not considered appropriate placement.

J. DIVERSITY PRACTICES
Respondents to this procurement shall be required to include as part of the technical application response to this procurement, as described in this RFA herein, questions from the *Diversity Practices Questionnaire* as provided by the Division of Minority and Women’s Business Development are included in the *Program Specific Questions*. Applicants must complete the responses for questionnaire in the Grants Gateway and upload the completed and signed document in RFA 2017-01, Attachment I. The questionnaire is also included in Pre-Submission Uploads in the Application.

K. ADA REQUIREMENTS
Applicants must complete the *Program Specific Questions* related to requirements related to the Americans with Disability Act in the Grants Gateway. Refer to Attachment J of the RFA 2017-01.
ATTACHMENT B
A. Budget Detail Sheet and Budget Narrative/Justification Overview
In the New York State Grants Gateway please complete Attachment B-1, Expenditure Based Budget and Budget Narrative Justification sections that specifically line out the funding required to support your program annually. Narrative justifications should properly reflect each line item of the budget detail sheets in the application. Please include any formulas used to calculate salaries, fringe benefits, non-personal service numbers, third party revenue, indirect costs and all other funds. DOCCS will not consider any proposal where the per bed annual costs exceeds $23,000. If you propose a per bed annual costs in excess of these levels, your proposal will be disqualified.

If your proposal’s required expenditure based budget, budget narrative/justifications, indirect cost calculation and all other funds are not clearly lined out in your proposal, your proposal may be disqualified. If a bidder does not have indirect costs, clearly indicate “Not Applicable” on Attachment E-1. Failure to do so will result in disqualification.

B. Third Party Revenue Projection Guidelines
All successful contractors will be required to make on-going efforts to receive third party revenue (Housing Assistance funds) during the course of the contract. Obtaining this third party revenue is not a contractual requirement but making a good faith effort, as determined by DOCCS management. In your proposal please specify the procedures that will be employed to obtain third-party funding in the budget narrative justification under Other Narrative. Include the success of your organization in receiving third-party revenue and explain the impact on the proposed program if less third-party revenue than projected is received. DOCCS will not be in the position to make up any projected third-party revenue that does not materialize and reserves the right to consider this a contractual violation. Be careful to project accurately and take all necessary measures to achieve projected revenue levels. If you are not projecting receipt of third party revenue, you must explain why and will still be required during the contract period to make a good faith effort to receive it. If your proposal includes third party revenue, please assume that no more than 50% of clients will be eligible for third party reimbursement at any one time. Please note third party revenue should be captured on Attachment B-1 under Other Funds.

1. Projected third-party revenue and all other funds will be treated as match funding for the program that has a direct result of reducing the cost to DOCCS. As a result this will improve a proposal’s overall fiscal score. For example, if a program’s total expense equals $100,000 and the program projects to receive $25,000 in third-party revenue or other funds, the total cost to DOCCS is $75,000.
2. Parolees cannot be required to contribute toward your program costs. Any third-party revenue or other funds referencing client (parolee) payments will not be acceptable. DOCCS will not change your proposed cost, and if your program receives an award, you will be required to make up the third-party revenue or other funds in some other way.

C. Indirect Costs (Administrative Overhead)
All proposals must include detailed information to support its indirect costs administrative overhead projection (if included in proposal). Such submission must include a detailed listing of all “indirect costs” at the major-object level, and the same for all direct program costs for all contractual agreements that your organizations has with other entities (see the attached Exhibit for a sample of the Attachment E-1 for the required format). Under no circumstances can any costs be split between direct and indirect categories. If more than four programs in addition to the proposed new program are listed, then bidder can consolidate those programs into Column 3 and label it “All Other Programs”. Also, if bidder does not have indirect costs, clearly indicate “Not Applicable” on Attachment E-1. Please note if applicable when completing Attachment B-1 Expenditure Based Budget indirect cost should be captured under F) Other Expenses.

On the NYS Grants Gateway, download Attachment E-1 from the Pre-Submission Uploads page. Complete the form as directed above, and upload the completed form to the same location on the Gateway.

D. PREA Cost Guidelines
Given that PREA audits will not incur an annual cost, but will be considered part of provider’s total budget for the life of the contract, it has been determined that expenses associated with PREA audits will not be factored into the cost per bed per proposal for purposes of scoring the RFA. Accordingly, bidders are required to submit an annual budget that does not include those costs associated with PREA audits.

PREA audits are estimated to range from $2,500.00 to $5,000.00 per audit depending on the overall bed capacity of a program, not strictly to those beds that are contracted to DOCCS. Accordingly, DOCCS will reimburse bidders who win an award the actual cost of a PREA audit up to $5,000.00 per audit, in direct proportion to the number of beds contracted to DOCCS against total program capacity. For example, if a provider has a 100 bed program and DOCCS is contracted to pay for 10 beds the provider will be reimbursed 10% of the actual costs associated with the PREA audit.
Given that each provider is subject to a maximum of two PREA audits during the life of the contract because PREA audits are required every three (3) years a total of $10,000.00, $5,000.00 per audit, will be added to the total five (5) year budget cap for each contract award to accommodate actual and necessary expenses associated with each PREA audit. (Example: $100,000.00 annual budget x five (5) years = $500,000.00 + $10,000.00, maximum not minimum, for PREA audit(s) = $510,000.00, contact cap.)

It is to be understood that these additional funds are for the sole purpose of supporting PREA audits and will not be used to supplement other program expenses.

In addition to the audit requirements, applicants should consider any additional expenses associated with the Community Confinement Standards that will be the sole responsibility of the provider. Such expenses include, but may not be limited to, the costs associated with background checks pursuant to Section 115.217, Hiring and Promotional Decisions, subparagraphs (c) (1) and (2).

E. Start-up Cost Guidelines
DOCCS requires programs that are fully prepared to operate at maximum capacity on day one of the contract. Accordingly, no start-up costs will be provided and should not be requested as part of your proposal. If start-up costs are included in your proposal, it will be disqualified.

F. Budget Narrative Guidelines
As a guideline, the Budget Narrative should explain, at a minimum, the following in DETAIL:
1. Personnel Services Expenditures: Title, Percent to DOCCS, and responsibilities;
2. Fringe Benefits;
3. Contractual/Consultant Services;
4. Real Estate: Square Feet and cost to DOCCS;
5. Travel Expenses;
6. Supplies and Materials;
7. Equipment; and
8. All third-party revenue projections and all other funds

(Note: No parolee payments/ contributions are acceptable as third-party funding or other funds).
G. Budget Evaluation

Programs failing to clearly line out and complete a comprehensive budget proposal (including expenditure based budget, coinciding budget narratives, indirect cost calculations and all other funds) may be disqualified.

The evaluation of the overall cost of each proposal, including the application of third-party revenue and other funds will be performed, as follows:

1. The lowest cost/slot proposal in a Catchment area (factoring in any proposed third-party revenue and all other funds) will receive 20 points. Other proposals in that area will receive points in direct proportion to the lowest cost/slot proposal in that area.

2. The cost of each proposal is determined by dividing the total proposed program cost (including any projected third-party revenue and all other funds) to DOCCS by the number of proposed residential slots on any given day. For instance, if a program's total annual cost is $100,000 for 5 beds, it is factored out to be $20,000 per bed.
EXHIBIT FOR ATTACHMENT E-1
**Requested Indirect Cost Rate 10%**

Backup to support indirect cost rate included in proposal submitted pursuant to RFA 2017-01.

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<td>10,000</td>
<td>40,000</td>
<td>30,000</td>
<td>100,000</td>
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<td>330,000</td>
<td>1,100,000</td>
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*Indirect Cost rate is column 7, divided by column 6. 100,000 ÷ 1,000,000 = 10% Accordingly, Indirect costs for proposed DOCCS program is $20,000.*

Column 1: These are the major object expenditures categories that a program would have.
Column 2: The sub-objects detailed in your Budget proposal must "roll up" to these exact major object amount.
Column 3: This is your entities program with the city of metropolis.
Column 4: This is your entities program with the Federal Grant.
Column 5: This is your entities program with the County Jail.
Column 6: This is the total of all 3 entities program and the DOCCS proposed program.
Column 7: These are all of your indirect costs by major object that would support the 3 existing and DOCCS proposed program.

Please remember that actual reimbursement of these costs will require details at the sub object level.

Column 8: Total entities costs include three existing program, DOCCS proposed program and all indirect costs.
# NYS DOCCS RFA 2017-01
## COMMUNITY BASED RESIDENTIAL PROGRAMS
### INDIRECT COST CALCULATIONS

<table>
<thead>
<tr>
<th>PROGRAM NAME:</th>
<th>CATCHMENT AREA:</th>
<th>12</th>
</tr>
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**Requested Indirect Cost Rate**: N/A: THERE ARE NO INDIRECT COSTS ASSOCIATED WITH THIS PROGRAM

Backup to support indirect cost rate included in proposal submitted pursuant to RFA 2017-01

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<tr>
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<td>0</td>
<td>0</td>
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<td>N/A</td>
</tr>
</tbody>
</table>

*Indirect Cost rate is column 7, divided by column 6.*

\[
\frac{\text{column 7}}{\text{column 6}} = \%\]

**Notes:**

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RFP 2017-01
Attachment E-1
ATTACHMENT C
NYS DOCCS RFA 2017-01
COMMUNITY BASED RESIDENTIAL PROGRAMS

PROGRAM-SPECIFIC QUESTIONS

Instructions: Provide succinct responses in the Grants Gateway application Program-Specific Questions page within the limitations of the individual response fields. Simply answer the questions in the clearest, most direct manner possible. Attach only the requested documents.

I. CATCHMENT AREA (0 POINTS)

A. Specify the Client Group(s) and the specific Catchment Area for which this application is being submitted. Refer to Request for Applications, Section I, for the Client Groups and the complete Catchment Area listing.

II. AGENCY SUMMARY (10 POINTS)

A. For-Profit applicants must describe your agency’s mission, structure and experience as a service organization. Attach a copy of your organization’s by-laws, a list of your Board of Directors and if applicable, include a copy of your Certificate of Incorporation. Not-for-profits entities must have this information/documentation in their document vaults as a pre-requisite for prequalification; therefore, equal points are provided to these entities. (2 points)

B. Describe your understanding of the program and its objectives as described by DOCCS in Attachment A. (2 points)

C. What direct services will your agency provide and specify services that will be met by outside agencies? (2 points)

D. Define the outstanding features of your program that distinguish your agency from other comparable programs. (4 points)

III. PROGRAM INFORMATION (42 POINTS)

A. • Describe the program site location, proximity to public transportation and physical layout including the ability to provide adequate food services.

• For sex offenders in Client Group D, demonstrate compliance with any applicable state and local ordinances.
• Describe the actions that you took to ensure that the community will have no opposition to the program. (3 points)

B. Upload as one document a copy of your service agreement or a quote for service from a proposed provider as part of your response to this question in the field provided. Describe policies regarding extermination services at the proposed program site. (3 points)

C. Describe the management structure of the proposed program identifying the qualifications and responsibilities of assigned staff, client to staff ratio, and proposed methods to provide 24 hour security and control. Upload resumes, position titles, and job descriptions as one document as part of your response in the Gateway. Do not include personal information (e.g. social security numbers, phone numbers, home addresses, etc.) (3 points)

D. Describe in detail (including gender) all client groups (A through D) that you propose to serve in this CBRP program. What are your program’s exclusionary criteria and the reasons for your inability to serve a particular Client Group? (6 points)

E. Describe your drug testing procedures. (3 points)

F. Indicate what steps your agency will take to implement this program, prepare for case referral/placement and coordination with DOCCS. (3 points)

G. What other population(s) do you serve, if any, at the same site you propose to provide services to DOCCS? What impact will this have on the proposed CBRP program? Describe in detail the other populations. Are you currently applying or plan to provide other residential services at the proposed site. If so, please describe. (3 points)

H. (5 points)
• Describe your agency’s ability to provide reasonable accommodations and services to individuals with disabilities (See Attachment J). Is the facility accessible to individuals with disabilities, including individuals with mobility issues (i.e. utilizes a wheelchair or crutches, etc.)? If it is not accessible, please explain why.

• Is your facility in compliance with sections 233 and 809 of the 2010 Standards? If your facility is not in compliance with the Standards, please explain why it is not.
• Are you equipped to provide services to individuals with vision, hearing, or speech disabilities? What communication services do you provide?

• What is your policy for service animals? Would you be willing to amend your policy to allow service animals in your facility?

I. Describe the proposed plan to implement critical elements of case management including intake, use of evidence-based programs, community resources, and discharge planning. (8 points)

J. Describe your ability to comply with the requirements of the Prison Rape Elimination Act (PREA). PREA audits must be completed once every three years. DOCCS, in consultation with the awardee, will schedule these audits at the rate of one third of the awardees for each year of the contract. If you are currently certified to be PREA compliant, please upload a copy of your certification to the Pre-Submission Uploads screen. (5 points)

IV. EXPERIENCE/REFERENCES (14 POINTS)

A. Describe your agency’s experience in working with criminal justice populations, specify the total number of years of experience, and identify any current services of a similar nature being provided to other agencies. (5 points)

B. Describe any specific programs or services your agency has provided to DOCCS. Provide information on the performance of the program and total number of years of experience, specifically with DOCCS. (3 points)

C. Describe your agency’s experience in identifying community linkages and community placements to criminal justice populations released from Correctional settings. Provide copies of any written agreements which demonstrate and support formal linkages with the local Department of Social Services and County Reentry Task Force and other ancillary community providers. If you propose onsite Substance Use Disorder (SUD) treatment, upload an OASAS operating certificate as a part of the response to this question. (4 points)

D. Upload three professional letters of reference (as one document). Letters should be on official letterhead and include name, address and phone number. References from the Department of Corrections and Community Supervision staff are not acceptable. (2 points)
V. PROGRAM PERFORMANCE  (14 POINTS)

A. Provide the following information concerning the operation of your program or realistic projection of your proposed program operation. Specify the timeframe on which the data is based or projected and whether criminal justice clients are being served or will be served. (2 points)

- **Utilization Rate:** The percentage of your program’s capacity that is or will be utilized.
- **Enrollment Rate:** The percentage of clients referred who are enrolled or will be enrolled once referred.
- **Length of Stay:** The average numbers of days clients remain or will remain in the program.
- **Program Completion Rate:** The percentage of discharged clients who completed or will complete your program.

B. Describe how your organization will periodically assess program performance and how such assessments will be used to improve services and coordination with DOCCS. (5 points)

C. Indicate what efforts your organization will employ to maximize participation by clients in the program. Please include specific examples of these efforts. Please describe your efforts toward finding appropriate housing for residents completing your program. (5 points)

D. Describe your agency’s ability to provide electronic monthly program reports, quarterly program reports and weekly individual progress reports. (2 points)

VI. Diversity Practices (2 POINTS)

See Attachment I for more information. Enter responses to the following questions in the Grants Gateway application:

A. Does your company have a Chief Diversity Officer or other individual who is tasked with supplier diversity initiatives? (Yes or No) If Yes, provide the name, title, description of duties, and evidence of initiatives performed by this individual or individuals.

B. What percentage of your company’s gross revenues (from your prior fiscal year) was paid to New York State certified minority and/or women-owned business enterprises as subcontractors, suppliers, joint-ventures, partners or other similar arrangement for the provision of goods or services to your company’s clients or customers?
C. What percentage of your company’s overhead (i.e. those expenditures that are not directly related to the provision of goods or services to your company’s clients or customers) or non-contract-related expenses (from your prior fiscal year) was paid to New York State certified minority- and women-owned business enterprises as suppliers/contractors?

D. Does your company provide technical training to minority- and women-owned business enterprises? (Yes or No) If Yes, provide a description of such training which should include, but not be limited to, the date the program was initiated, the names and the number of minority- and women-owned business enterprises participating in such training, the number of years such training has been offered and the number of hours per year for which such training occurs.

E. Is your company participating in a government approved minority- and women-owned business enterprise mentor-protégé program? (Yes or No) If Yes, identify the governmental mentoring program in which your company participates and provide evidence demonstrating the extent of your company’s commitment to the governmental mentoring program.

F. Does your company include specific quantitative goals for the utilization of minority- and women-owned business enterprises in its non-government procurements? (Yes or No) If Yes, provide a description of such non-government procurements (including time period, goal, scope and dollar amount) and indicate the percentage of the goals that were attained.

G. Does your company have a formal minority- and women-owned business enterprise supplier diversity program? (Yes or No) If Yes, provide documentation of program activities and a copy of policy or program materials.

H. Does your company plan to enter into partnering or subcontracting agreements with New York State certified minority- and women-owned business enterprises if selected as the successful respondent? (Yes or No)
ATTACHMENT D
In accordance with Title 28 C.F.R. 115.31/231(d), by signing below you confirm that you participated in the Prevention of Sexual Abuse – PREA training program and that you understand the training that you have received.

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<thead>
<tr>
<th>Employee Name (Please Print)</th>
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<th>Employee Signature</th>
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Supervisor’s Name | Supervisor’s Signature (Verification of Completion of Training) | Date

Please return original form to your NYSDOCCS Reentry Operations Contract Manager.

PLEASE NOTE: New hires need to complete PREA Training before having unsupervised contact with Residents and within thirty days of hire. Refresher PREA Training must be provided annually thereafter.

cc: Employee Personnel File
    Program PREA Training File
ATTACHMENT E
Contractor Insurance Requirements

Prior to the commencement of the work to be performed by the Contractor hereunder, the Contractor shall file with The People of the State of New York, DOCCS, Certificates of Insurance (hereinafter referred to as "Certificates"), evidencing compliance with all requirements. Such Certificates shall be of a form and substance acceptable to DOCCS.

Certificate acceptance and/or approval by DOCCS does not and shall not be construed to relieve Contractor of any obligations, responsibilities or liabilities under the Contract.

Contractors shall be required to procure, at their sole cost and expense, and shall maintain in force at all times during the term of any Contract resulting from this Solicitation, policies of insurance as required by this Section. All insurance required by this Section shall be written by companies that have an A.M. Best Company rating of "A-," Class "VII" or better. In addition, companies writing insurance intended to comply with the requirements of this Section should be licensed or authorized by the New York State Department of Financial Services to issue insurance in the State of New York. DOCCS may, in its sole discretion, accept policies of insurance written by a non-authorized carrier or carriers when certificates and/or other policy documents are accompanied by a completed Excess Lines Association of New York (ELANY) affidavit or other documents demonstrating the company's strong financial rating. If, during the term of a policy, the carrier’s A.M. Best rating falls below "A-," Class "VII," the insurance must be replaced, on or before the renewal date of the policy, with insurance that meets the requirements above.

Bidders and Contractors shall deliver to DOCCS evidence of the insurance required by this Solicitation and any Contract resulting from this Solicitation in a form satisfactory to DOCCS. Policies must be written in accordance with the requirements of the paragraphs below, as applicable. While acceptance of insurance documentation shall not be unreasonably withheld, conditioned or delayed, acceptance and/or approval by DOCCS does not, and shall not be construed to, relieve Bidders or Contractors of any obligations, responsibilities or liabilities under this Solicitation or any Contract resulting from this Solicitation.

The Contractor shall not take any action, or omit to take any action that would suspend or invalidate any of the required coverages during the term of the Contract.

A. General Conditions Applicable to Insurance. All policies of insurance required by this Solicitation or any Contract resulting from this Solicitation shall comply with the following requirements:

1. Coverage Types and Policy Limits. The types of coverage and policy limits required from Bidders and Contractors are specified in Paragraph B Insurance Requirements below.

2. Policy Forms. Except as otherwise specifically provided herein, or agreed to in the Contract resulting from this Solicitation, all policies of insurance required by this Section shall be written on an occurrence basis.

3. Certificates of Insurance/Notices. Bidders and Contractors shall provide DOCCS with a Certificate or Certificates of Insurance, in a form satisfactory to DOCCS as detailed below, and pursuant to the timelines set forth in Section B below. Certificates shall reference the Solicitation or award number and shall name The New York State Department of Corrections and Community Supervision, Harriman Campus, 1220 Washington Avenue, Albany, New York 12226-2050, as the certificate holder.

Certificates of Insurance shall

- Be in the form acceptable to DOCCS and in accordance with the New York State Insurance Law (e.g., an ACORD certificate);
• Disclose any deductible, self-insured retention, aggregate limit or exclusion to the policy that materially changes the coverage required by this Solicitation or any Contract resulting from this Solicitation;

• Refer to this Solicitation and any Contract resulting from this Solicitation by award number;

• Be signed by an authorized representative of the referenced insurance carriers; and

• Contain the following language in the Description of Operations / Locations / Vehicles section: Additional insured protection afforded is on a primary and non-contributory basis. A waiver of subrogation is granted in favor of the additional insureds.

Only original documents (certificates of insurance and any endorsements and other attachments) or electronic versions of the same that can be directly traced back to the insurer, agent or broker via e-mail distribution or similar means will be accepted.

DOCCS generally requires Contractors to submit only certificates of insurance and additional insured endorsements, although DOCCS reserves the right to request other proof of insurance. Contractors should refrain from submitting entire insurance policies, unless specifically requested by DOCCS. If an entire insurance policy is submitted but not requested, DOCCS shall not be obligated to review and shall not be chargeable with knowledge of its contents. In addition, submission of an entire insurance policy not requested by DOCCS does not constitute proof of compliance with the insurance requirements and does not discharge Contractors from submitting the requested insurance documentation.

4. **Primary Coverage.** All liability insurance policies shall provide that the required coverage shall be primary and non-contributory to other insurance available to the People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees. Any other insurance maintained by the People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees shall be excess of all applicable Contractor’s insurance, including any umbrella and/or excess policies, and shall not contribute with the Bidder/Contractor’s insurance.

5. **Breach for Lack of Proof of Coverage.** The failure to comply with the requirements of this Section at any time during the term of the Contract shall be considered a breach of the terms of the Contract and shall allow the People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees to avail themselves of all remedies available under the Contract or at law or in equity.

6. **Self-Insured Retention/Deductibles.** Certificates of Insurance must indicate the applicable deductibles/self-insured retentions for each listed policy. Deductibles or self-insured retentions above $100,000.00 are subject to approval from DOCCS. Such approval shall not be unreasonably withheld, conditioned or delayed. Bidders and
Contractors shall be solely responsible for all claim expenses and loss payments within the deductibles or self-insured retentions. If the Bidder/Contractor is providing the required insurance through self-insurance, evidence of the financial capacity to support the self-insurance program along with a description of that program, including, but not limited to, information regarding the use of a third-party administrator shall be provided upon request. If the Contractor is unable to meet their obligation under any deductible, self-insured retention or self-insurance, neither the People of the State of New York nor the DOCCS will be obligated to drop down to cover those amounts.

If the Contractor is unable to meet their obligation under any deductible, self-insured retention or self-insurance, neither the People of the State of New York nor the DOCCS will be obligated to drop down to cover those amounts.

7. **Subcontractors.** Prior to the commencement of any work by a Subcontractor, the Contractor shall require such Subcontractor to procure policies of insurance as required by this Section and maintain the same in force during the term of any work performed by that Subcontractor.

8. **Waiver of Subrogation.** For all liability policies and the workers’ compensation insurance required below, the Bidder/Contractor shall cause to be included in its policies insuring against loss, damage or destruction by fire or other insured casualty a waiver of the insurer’s right of subrogation against The People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees, or, if such waiver is unobtainable (i) an express agreement that such policy shall not be invalidated if the Contractor waives or has waived before the casualty, the right of recovery against The People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees or (ii) any other form of permission for the release of The People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees. A Waiver of Subrogation Endorsement shall be provided upon request. A blanket Waiver of Subrogation Endorsement evidencing such coverage is also acceptable.

9. **Additional Insured.** The Contractor shall cause to be included in each of the liability policies required below, ISO form CG 20 10 11 85 (or a form or forms that provide equivalent coverage, such as the combination of CG 20 10 04 13 and CG 20 37 04 13) and form CA 20 48 10 13 (or a form or forms that provide equivalent coverage), naming as additional insureds: The People of the State of New York, the New York State Department of Corrections and Community Supervision, any entity authorized by law or regulation to use the Contract and their officers, agents, and employees. An Additional Insured Endorsement evidencing such coverage shall be provided to DOCCS pursuant to the timelines set forth in Section B below. A blanket Additional Insured Endorsement evidencing such coverage is also acceptable. For Contractors who are self-insured, the Contractor shall be obligated to defend and indemnify the above-named additional insureds with respect to Commercial General Liability and Business Automobile Liability, in the same manner that the Contractor would have been required to pursuant to this Section had the Contractor obtained such insurance policies.
10. **Excess/Umbrella Liability Policies.** Required insurance coverage limits may be provided through a combination of primary and excess/umbrella liability policies; however, a minimum of one million dollars ($1,000,000.00) must be primary coverage for general liability and auto liability. All Contractor's applicable insurance policies, including umbrella and excess insurance, will be primary to any insurance, self-insurance, deductible or self-insured retention of The People of the State of New York, the New York State Department of Corrections and Community Supervision, or any entity authorized by law or regulation to use the Contract and their officers, agents, and employees. If coverage limits are provided through excess/umbrella liability policies, then a Schedule of underlying insurance listing policy information for all underlying insurance policies (insurer, policy number, policy term, coverage and limits of insurance), including proof that the excess/umbrella insurance follows form must be provided upon request.

11. **Notice of Cancellation or Non-Renewal.** Policies shall be written so as to include the requirements for notice of cancellation or non-renewal in accordance with the New York State Insurance Law. Within five (5) business days of receipt of any notice of cancellation or non-renewal of insurance, the Contractor shall provide DOCCS with a copy of any such notice received from an insurer together with proof of replacement coverage that complies with the insurance requirements of this Solicitation and any Contract resulting from this Solicitation.

12. **Policy Renewal/Expiration** Upon policy renewal/expiration, evidence of renewal or replacement of coverage that complies with the insurance requirements set forth in this Solicitation and any Contract resulting from this Solicitation shall be delivered to DOCCS. If, at any time during the term of any Contract resulting from this Solicitation, the coverage provisions and limits of the policies required herein do not meet the provisions and limits set forth in this Solicitation or any Contract resulting from this Solicitation, or proof thereof is not provided to DOCCS, the Contractor shall immediately cease work. The Contractor shall not resume work until authorized to do so by DOCCS.

13. **Deadlines for Providing Insurance Documents after Renewal or Upon Request.** As set forth herein, certain insurance documents must be provided to the DOCCS Procurement Services contact identified in the Contract Award Notice after renewal or upon request. This requirement means that the Contractor shall provide the applicable insurance document to DOCCS as soon as possible but in no event later than the following time periods:
   - For certificates of insurance: 5 business days
   - For information on self-insurance or self-retention programs: 15 calendar days
   - For other requested documentation evidencing coverage: 15 calendar days
   - For additional insured and waiver of subrogation endorsements: 30 calendar days

Notwithstanding the foregoing, if the Contractor shall have promptly requested the insurance documents from its broker or insurer and shall have thereafter diligently taken all steps necessary to obtain such documents from its insurer and submit them to DOCCS, DOCCS shall extend the time period for a reasonable period under the circumstances, but in no event shall the extension exceed 30 calendar days.
B. Insurance Requirements

Bidders and Contractors shall obtain and maintain in full force and effect, throughout the term of any Contract resulting from this Solicitation, at their own expense, the following insurance with limits not less than those described below and as required by the terms of any Contract resulting from this Solicitation, or as required by law, whichever is greater:

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<th>Insurance Type</th>
<th>Proof of Coverage is Due</th>
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<tbody>
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</tr>
<tr>
<td>General Aggregate</td>
<td>Updated in accordance with Contract</td>
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<tr>
<td>Products – Completed Operations Aggregate</td>
<td>$2,000,000</td>
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<tr>
<td>Personal and Advertising Injury</td>
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<tr>
<td>Medical Expenses Limit</td>
<td>$5,000</td>
</tr>
<tr>
<td>Business Automobile Liability Insurance</td>
<td>[Not less than $1,000,000 each occurrence]</td>
</tr>
<tr>
<td>Workers’ Compensation</td>
<td></td>
</tr>
<tr>
<td>Disability Benefits</td>
<td></td>
</tr>
</tbody>
</table>

1. **Commercial General Liability Insurance**: Such liability shall be written on the current edition of ISO occurrence form CG 00 01, or a substitute form providing equivalent coverage and shall cover liability arising from premises operations, independent contractors, products-completed operations, broad form property damage, personal & advertising injury, cross liability coverage, liability assumed in a contract (including the tort liability of another assumed in a contract) [and explosion, collapse & underground coverage].

Policy shall include bodily injury, property damage and broad form contractual liability coverage.

- General Aggregate
- Products – Completed Operations Aggregate
- Personal and Advertising Injury
- Each Occurrence

Coverage shall include, but not be limited to, the following:

- Premises liability;
- Independent contractors;
- Blanket contractual liability, including tort liability of another assumed in a contract;
- Defense and/or indemnification obligations, including obligations assumed under the Contract;
- Cross liability for additional insureds;
- Products/completed operations for a term of no less than three [1-3] years, commencing upon acceptance of the work, as required by the Contract;
2. Business Automobile Liability Insurance: Such insurance shall cover liability arising out of any automobile used in connection with performance under the Contract, including owned, leased, hired and non-owned automobiles bearing or, under the circumstances under which they are being used, required by the Motor Vehicles Laws of the State of New York to bear, license plates.

In the event that the Contractor does not own, lease or hire any automobiles used in connection with performance under the Contract, the Contractor does not need to obtain Business Automobile Liability Insurance, but must attest to the fact that the Contractor does not own, lease or hire any automobiles used in connection with performance under the Contract on a form provided by DOCCS. If, however, during the term of the Contract, the Contractor acquires, leases or hires any automobiles that will be used in connection with performance under the Contract, the Contractor must obtain Business Automobile Liability Insurance that meets all of the requirements of this section and provide proof of such coverage to DOCCS in accordance with the insurance requirements of any Contract resulting from this Solicitation.

In the event that the Contractor does not own or lease any automobiles used in connection with performance under the Contract, but the Contractor does subcontract, hire and/or utilize non-owned automobiles in connection with performance under the Contract, the Contractor, subcontractor or owner of the automobile(s) must: (i) obtain Business Automobile Liability Insurance as required by this Solicitation or any Contract resulting from this Solicitation, except that such insurance may be limited to liability arising out of hired and/or non-owned automobiles, as applicable; and (ii) attest to the fact that the Contractor does not own or lease any automobiles used in connection with performance under the Contract, on a form provided by DOCCS. If, however, during the term of the Contract, the Contractor acquires or leases any automobiles that will be used in connection with performance under the Contract, the Contractor must obtain Business Automobile Liability Insurance that meets all of the requirements of this Section and provide proof of such coverage to DOCCS in accordance with the insurance requirements of any Contract resulting from this Solicitation.

3. Workers’ Compensation Insurance and Disability Benefits Requirements

Sections 57 and 220 of the New York State Workers’ Compensation Law require the heads of all municipal and state entities to ensure that businesses applying for contracts have appropriate workers’ compensation and disability benefits insurance coverage. These requirements apply to both original contracts and renewals. Failure to provide proper proof of such coverage or a legal exemption will result in a rejection of a Bid or any contract renewal. A Bidder will not be awarded a Contract unless proof of workers’ compensation and disability insurance is provided to DOCCS. Proof of workers’ compensation and disability benefits coverage, or proof of exemption must be submitted to DOCCS at the time of Bid submission, policy renewal, contract renewal, and upon request. Proof of compliance must be submitted on one of the following forms designated by the New York State Workers’ Compensation Board. An ACORD form is not acceptable proof of New York State workers’ compensation or disability benefits insurance coverage.
Proof of Compliance with Workers’ Compensation Coverage Requirements:
- Form CE-200, Certificate of Attestation for New York Entities With No Employees and Certain Out of State Entities, That New York State Workers’ Compensation and/or Disability Benefits Insurance Coverage is Not Required, which is available on the Workers’ Compensation Board’s website (www.wcb.ny.gov);
- Form C-105.2 (9/07), Certificate of Workers’ Compensation Insurance, sent to DOCCS by the Contractor’s insurance carrier upon request, or if coverage is provided by the New York State Insurance Fund, they will provide Form U-26.3 to DOCCS upon request from the Contractor; or
- Form SI-12, Certificate of Workers’ Compensation Self-Insurance, available from the New York State Workers’ Compensation Board’s Self-Insurance Office, or

Proof of Compliance with Disability Benefits Coverage Requirements:
- Form CE-200, Certificate of Attestation for New York Entities With No Employees and Certain Out of State Entities, That New York State Workers’ Compensation and/or Disability Benefits Insurance Coverage is Not Required, which is available on the Workers’ Compensation Board’s website (www.wcb.ny.gov);
- Form DB-120.1, Certificate of Disability Benefits Insurance, sent to DOCCS by the Contractor’s insurance carrier upon request; or


Indemnification
The Contractor shall assume all risks of liability for its performance, or that of any of its officers, employees, subcontractors or agents, of any contract resulting from this solicitation and shall be solely responsible and liable for all liabilities, losses, damages, costs or expenses, including attorney’s fees, arising from any claim, action or proceeding relating to or in any way connected with the performance of this Agreement and covenants and agrees to indemnify and hold harmless the State of New York, its agents, officers and employees, from any and all claims, suits, causes of action and losses of whatever kind and nature, arising out of or in connection with its performance of any contract resulting from this solicitation, including negligence, active or passive or improper conduct of the Contractor, its officers, agents, subcontractors or employees, or the failure by the Contractor, its officers, agents, subcontractors or employees to perform any obligations or commitments to the State or third parties arising out of or resulting from any contract resulting from this solicitation. Such indemnity shall not be limited to the insurance coverage herein prescribed.
NEW YORK STATE LAW

Pursuant to New York State Executive Law Article 15-A and 5 NYCRR 140-145 Department of Corrections and Community Supervision (hereinafter referred to as “DOCCS”) recognizes its obligation under the law to promote opportunities for maximum feasible participation of certified minority-and women-owned business enterprises and the employment of minority group members and women in the performance of DOCCS contracts.

In 2006, the State of New York commissioned a disparity study to evaluate whether minority and women-owned business enterprises had a full and fair opportunity to participate in state contracting. The findings of the study were published on April 29, 2010, under the title “The State of Minority and Women-Owned Business Enterprises: Evidence from New York” (“Disparity Study”). The report found evidence of statistically significant disparities between the level of participation of minority-and women-owned business enterprises in state procurement contracting versus the number of minority-and women-owned business enterprises that were ready, willing and able to participate in state procurements. As a result of these findings, the Disparity Study made recommendations concerning the implementation and operation of the statewide certified minority- and women-owned business enterprises program. The recommendations from the Disparity Study culminated in the enactment and the implementation of New York State Executive Law Article 15-A, which requires, among other things, that DOCCS establishes goals for maximum feasible participation of New York State Certified minority- and women-owned business enterprises (“MWBE”) and the employment of minority groups members and women in the performance of New York State contracts.

Business Participation Opportunities for MWBEs

For purposes of this solicitation, DOCCS hereby establishes an overall goal of 30% for MWBE participation, 20% for New York State certified minority-owned business enterprises (“MBE”) participation and 10% for New York State certified women-owned business enterprises (“WBE”) participation (based on the current availability of qualified MBEs and WBEs). A contractor (“Contractor”) on the subject contract (“Contract”) must document its good faith efforts to provide meaningful participation by MWBEs as subcontractors or suppliers in the performance of the Contract and the Contractor agrees that DOCCS may withhold payment pending receipt of the required MWBE documentation. The directory of MWBEs can be viewed at: https://ny.newnycontracts.com. For guidance on how DOCCS will determine a Contractor’s “good faith efforts,” refer to 5 NYCRR §142.8.

In accordance with 5 NYCRR §142.13, the Contractor acknowledges that if it is found to have willfully and intentionally failed to comply with the MWBE participation goals set forth in the Contract, such finding constitutes a breach of Contract and DOCCS may withhold payment from the Contractor as liquidated damages.

Such liquidated damages shall be calculated as an amount equaling the difference between: (1) all sums identified for payment to MWBEs had the Contractor achieved the contractual MWBE goals; and (2) all sums actually paid to MWBEs for work performed or materials supplied under the Contract.

By submitting a bid or proposal, a bidder on the Contract (“Bidder”) agrees to demonstrate its good faith efforts to achieve its goals for the utilization of MWBEs by submitting evidence thereof through the New York State Contract System (“NYSCS”), which can be viewed at https://ny.newnycontracts.com, provided, however, that a Bidder may arrange to provide such evidence via a non-electronic method by contacting the designated contact for this procurement. Please note that the NYSCS is a one stop solution for all of your MWBE and Article 15-A contract requirements. For additional information on the use of the NYSCS
to meet Bidder’s MWBE requirements please see the attached MWBE guidance, “Your MWBE Utilization and Reporting Responsibilities Under Article 15-A.”

Additionally, a Bidder will be required to submit the following documents and information as evidence of compliance with the foregoing:

A. An MWBE Utilization Plan with their bid or proposal. Any modifications or changes to the MWBE Utilization Plan after the Contract award and during the term of the Contract must be reported on a revised MWBE Utilization Plan and submitted to DOCCS.

DOCCS will review the submitted MWBE Utilization Plan and advise the Bidder of DOCCS acceptance or issue a notice of deficiency within 30 days of receipt.

B. If a notice of deficiency is issued, the Bidder will be required to respond to the notice of deficiency within seven (7) business days of receipt by submitting to the DOCCS, address phone and fax information], a written remedy in response to the notice of deficiency. If the written remedy that is submitted is not timely or is found by DOCCS to be inadequate, DOCCS shall notify the Bidder and direct the Bidder to submit, within five (5) business days, a request for a partial or total waiver of MWBE participation goals. Failure to file the waiver form in a timely manner may be grounds for disqualification of the bid or proposal.

DOCCS may disqualify a Bidder as being non-responsive under the following circumstances:
   a) If a Bidder fails to submit a MWBE Utilization Plan;
   b) If a Bidder fails to submit a written remedy to a notice of deficiency;
   c) If a Bidder fails to submit a request for waiver; or
   d) If DOCCS determines that the Bidder has failed to document good faith efforts.

The Contractor will be required to attempt to utilize, in good faith, any MBE or WBE identified within its MWBE Utilization Plan, during the performance of the Contract. Requests for a partial or total waiver of established goal requirements made subsequent to Contract Award may be made at any time during the term of the Contract to DOCCS, but must be made no later than prior to the submission of a request for final payment on the Contract.

The Contractor will be required to submit a Contractor’s Quarterly M/WBE Contractor Compliance & Payment Report to the DOCCS, by the 10th day following each end of quarter over the term of the Contract documenting the progress made toward achievement of the MWBE goals of the Contract.

Equal Employment Opportunity Requirements

By submission of a bid or proposal in response to this solicitation, the Bidder/Contractor agrees with all of the terms and conditions of Appendix A – Standard Clauses for All New York State Contracts including Clause 12 - Equal Employment Opportunities for Minorities and Women. The Contractor is required to ensure that it and any subcontractors awarded a subcontract over $25,000 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the “Work”), except where the Work is for the beneficial use of the Contractor, undertake or continue programs to ensure that minority group members and women are afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status. For these purposes, equal opportunity shall apply in the areas of recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff, termination, and rates of pay or other forms of compensation. This requirement does not apply to: (i) work, goods, or services unrelated to the Contract; or (ii) employment outside New York State.

The Bidder will be required to submit a Minority and Women-Owned Business Enterprises and Equal Employment Opportunity Policy Statement to DOCCS with their bid or proposal.
To ensure compliance with this Section, the Bidder will be required to submit with the bid or proposal an Equal Employment Opportunity Staffing Plan (Form # EEO 100) identifying the anticipated work force to be utilized on the Contract and if awarded a Contract, will, upon request, submit an Equal Employment Opportunity Workforce Employment Utilization Compliance Report identifying the workforce actually utilized on the Contract, if known, through the New York State Contract System; provided, however, that a Bidder may arrange to provide such report via a non-electronic method by contacting the designated contact for this procurement.

Further, pursuant to Article 15 of the Executive Law (the "Human Rights Law"), all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor and sub-contractors will not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest.

Please Note: Failure to comply with the foregoing requirements may result in a finding of non-responsiveness, non-responsibility and/or a breach of the Contract, leading to the withholding of funds, suspension or termination of the Contract or such other actions or enforcement proceedings as allowed by the Contract.
MINORITY/WOMEN-OWNED BUSINESS ENTERPRISES – EQUAL EMPLOYMENT OPPORTUNITY POLICY STATEMENT

M/WBE AND EEO POLICY STATEMENT

I, ____________________________________________ (the awardee/contractor) agree to adopt the following policies with respect to the project being developed or services rendered at ____________________________________________

This organization will require its contractors and subcontractors to take good faith actions to achieve the M/WBE contract participation goals and provide Equal Employment Opportunities set by NYS DOCCS for the State-funded project by taking the following steps:

**M/WBE**

1. Actively and affirmatively solicit bids for contracts and subcontracts from qualified State certified MBEs or WBEs, including solicitations to M/WBE contractor associations.

2. Utilize ESD Directory of State certified M/WBEs and solicit bids from them directly.

3. Ensure that plans, specifications, request for proposals and other documents used to secure bids will be made available in sufficient time for review by prospective M/WBEs.

4. Where feasible, divide the work into smaller portions to increase participation by M/WBEs and encourage the formation of joint ventures and other partnerships among M/WBE contractors to encourage their participation.

5. Document and maintain records of bid solicitation, including those to M/WBEs and the results thereof. The Contractor will also maintain, or, where appropriate, require its subcontractors to maintain and submit, as required by DOCCS, records of actions that its subcontractors have taken toward meeting M/WBE contract participation goals.

6. Ensure that project payments to M/WBEs are made on a timely basis so that undue financial hardship is avoided, and that bonding and/or other credit requirements may be waived and/or appropriate alternatives are developed to encourage M/WBE participation.

**EEO**

(a) This organization will not discriminate against any employee or applicant for employment because of race, religion/creed, color, national origin, sex, age, disability, sexual orientation, military status, marital status, domestic violence victim status, arrest or conviction record, or predisposing genetic characteristics, and will undertake or continue existing programs of affirmative action to ensure that minority group members are afforded equal employment opportunities without discrimination, and shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on state contracts.

(b) This organization shall state in all solicitation or advertisements for employees that in the performance of the State contract all qualified applicants will be afforded equal employment opportunities without discrimination because of race, religion/creed, color, national origin, sex, age, disability, sexual orientation, military status, marital status, domestic violence victim status, arrest or conviction record, or predisposing genetic characteristics.

(c) At the request of the contracting agency, this organization shall request that each employment agency, labor union, or authorized representative will not discriminate on the basis of race, religion/creed, color, national origin, sex, age, disability, sexual orientation, military status, marital status, domestic violence victim status, arrest or conviction record, or predisposing genetic characteristics, and that such union or representative will affirmatively cooperate in the implementation of this organization’s obligations herein.

(d) This organization will include the provisions of sections (a) through (c) of this agreement in every subcontract in such a manner that the requirements of the subdivisions will be binding upon each subcontractor as to work in connection with the State contract.

Agreed to this _______ day of ______________________, 20____

Sign: ____________________________________________

Print: ____________________________________________ Title: ____________________________________________
Minority/ Women Business Enterprise Liaison

_____________________________________ is designated as the Minority/Women Business Enterprise Liaison
(Name of Designated Liaison)

responsible for administering the Minority and Women-Owned Business Enterprises-Equal Employment
Opportunity (M/WBE-EEO) program.

M/WBE Contract Goals

_____ % Minority and Women’s Business Enterprise Participation

_____ % Minority Business Enterprise Participation

_____ % Women’s Business Enterprise Participation

EEO Contract Goals

_____ % Minority Labor Force Participation

_____ % Female Labor Force Participation

____________________________________________
(Authorized Representative)

Title: _____________________________

Date: ____________________________

Contact:

Department of Corrections and Community Supervision
Support Operations / Contract Procurement Unit
The Harriman State Campus
1220 Washington Ave
Albany, NY 12226
INSTRUCTIONS: This form must be submitted with any bid proposal or proposed negotiated contract. This Utilization Plan must contain a detailed description of the supplies, purchases, and/or services to be provided by each certified Minority and Women-Owned Business Enterprise (M/WBE) under the contract. Attach additional sheets if necessary.

Contactor’s Name: ___________________________  Federal Identification Number: ___________________________
Address: ___________________________  Solicitation/Contract Number: ___________________________
City, State, Zip Code: ___________________________  Telephone Number: ___________________________

Region/Location of Work: ___________________________  M/WBE Goals in the Contract: MBE ___%  WBE ___%

<table>
<thead>
<tr>
<th>1. Certified M/WBE Subcontractors/Suppliers Name, Address, Email Address, and Telephone No.</th>
<th>2. Classification</th>
<th>3. Detailed Description of Work/Purchase (Attach additional sheets, if necessary)</th>
<th>4. Dollar Value of Subcontracts/Supplies/Services and intended performance dates of each component of the contract.</th>
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<tbody>
<tr>
<td>A.</td>
<td>NYS ESD CERTIFIED</td>
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<td>☐ MBE  ☐ WBE</td>
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<td>B.</td>
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<td>C.</td>
<td>NYS ESD CERTIFIED</td>
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<td></td>
<td>Federal ID No.</td>
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IF UNABLE TO FULLY MEET THE MBE AND WBE GOALS SET FORTH IN THE CONTRACT, CONTRACTOR MUST SUBMIT A REQUEST FOR WAIVER TO THE CONTRACTING UNIT.

Submission of this form constitutes the Contractor’s acknowledgement and agreement to comply with the M/WBE requirements set forth under NYS Executive Law, Article 15-A and 5 NYCRR Part 142. Failure to submit complete and accurate information may result in a finding of noncompliance or rejection of the bid/proposal and/or suspension or termination of the contract.

NAME AND TITLE OF PREPARER (Print or Type): __________________________________________

| SUBMIT COMPLETED FORM TO: |
|_____________________________|
| Department of Corrections and Community Supervision |
| Support Operations / Contract Procurement Unit |
| The Harriman State Campus |
| 1220 Washington Ave |
| Albany, NY 12226 |
SIGNATURE AND DATE:

FOR AGENCY USE ONLY

REVIEWED BY: DATE:

UTILIZATION PLAN APPROVED: ☐ YES ☐ NO Date: ______________________

Contract No: ____________________________________________________________

Contract Award Date: ____________________________________________________

Estimated Date of Completion: ____________________________________________

Amount Obligated Under the Contract: _____________________________________

NOTICE OF DEFICIENCY ISSUED: ☐ YES ☐ NO Date: ________________

NOTICE OF ACCEPTANCE ISSUED: ☐ YES ☐ NO Date: ________________

Instructions:

1. Contractor Information: Enter contractor name, address, and federal employer identification number (FEIN).
2. Region/Location of Work: Enter region/location of work or facility name.
3. Project M/WBE Goals: Enter M/WBE Project Goals. These goals are to be accomplished by subcontracting with NYS certified M/WBE’s.
4. Subcontractor: NYS Certified M/WBE Information: Enter name of certified M/WBE, address, telephone number, and Federal ID number. Verify in the Directory of Certified Minority and Women-Owned Businesses available at: www.esd.ny.gov/mwbe.html that they are a NYS certified minority or women-owned business.
5. Indicate certification type: MBE, WBE or both by checking the appropriate boxes, Y (Yes) or N (No).
6. Describe the type of services the M/WBE vendors will provide in relation to the contract, and estimate the amount the contractor will spend with these vendors.

Special Note: This section does not need to be completed if the contractor is a certified minority and women-owned business enterprise (dual certified) and responsible for one hundred percent of the contract performance. If this is the case, proceed to the signature section and attach a printout from the Directory of Certified Minority and Women-Owned Businesses available at: www.esd.ny.gov/mwbe.html showing the Contractor is a dual New York certified M/WBE. If the contractor is a NYS certified minority-owned business enterprise (MBE) or women-owned business enterprise (WBE), this section needs to be completed to satisfy the goal for which the Contractor is not certified. For example, if the Contractor is a NYS certified MBE, the Contractor is required to subcontract with a NYS certified WBE to achieve the WBE project goals.

7. Signature Section: Sign, print name, and date.
SUBMIT WITH BID OR PROPOSAL

<table>
<thead>
<tr>
<th>Solicitation No.:</th>
<th>Reporting Entity:</th>
<th>Report includes Contractor’s:</th>
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<tbody>
<tr>
<td></td>
<td>□ Contractor</td>
<td>□ Contractor’s workforce to be utilized on this contract</td>
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<tr>
<td></td>
<td>□ Subcontractor</td>
<td>□ Contractor’s total workforce</td>
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<tr>
<td>Contractor/Subcontractor’s Name:</td>
<td></td>
<td>□ Subcontractor’s workforce to be utilized on this contract</td>
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<tr>
<td>Contractor/Subcontractor’s Address:</td>
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<td>□ Subcontractor’s total workforce</td>
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FEIN: Telephone NO.:

Enter the total number of employees for each classification.

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<tr>
<th>EEO Job Category</th>
<th>Total Workforce</th>
<th>Workforce by Gender</th>
<th>Workforce by Race/Ethnic Identification</th>
<th>American Indian or Alaskan Native (Not Hispanic/Latino)</th>
<th>Disabled</th>
<th>Veteran</th>
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<td>Executive/Senior Level Officials &amp; Managers</td>
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<td>First/Mid Level Officials &amp; Managers</td>
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<td>Professionals</td>
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<td>Technicians</td>
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<td>Sales Workers</td>
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<td>Administrative Support Workers</td>
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<td>Craft Workers</td>
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<td>Operatives</td>
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<tr>
<td>Laborers and Helpers</td>
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</table>
PROCUREMENT LOBBYING CERTIFICATION

By signing, the offerer/bidder affirms that it understands and agrees to comply with the NYS Office of General Services (OGS) procedures relative to permissible contacts, as required by State Finance Law §139-j and §139-k.

Procurement Lobbying information can be accessed at:

http://www.ogs.ny.gov/aboutogs/regulations/advisoryCouncil/sfl139-j.htm and
http://www.ogs.ny.gov/aboutogs/regulations/advisoryCouncil/sfl139-k.htm

Offerer affirms that it understands and agrees to comply with the procedures of the Government Entity relative to permissible Contacts as required by State Finance Law §139-j (3) and §139-j (6) (b).

By: ________________________________ Date: ________________________________

Name: ______________________________ Title: ________________________________

Contractor Name: _______________________________________________________

Contractor Address: _____________________________________________________

_____________________________________________________________________

_____________________________________________________________________

Prior Non-Responsibility Determinations – State Finance Law §139-k

1. Has any Government Entity made a finding of non-responsibility against this organization/company? No Yes

2. If yes, was the basis for the finding of non-responsibility due to a violation of SFL§139-j or due to the intentional provision of false or incomplete information to a Government Entity? No Yes

3. Has any Government Entity terminated or withheld a procurement contract with this organization/company due to the intentional provision of false or incomplete information? No Yes

If yes to any of the above questions, provide complete details on a separate page and attach.

Offerer Certification:
I certify that all information provided to the Governmental Entity with respect to State Finance Law §139-k is complete, true and accurate.

By: ________________________________ Date: ________________________________

Name: ______________________________ Title: ________________________________

Procurement Lobbying Termination
DOCCS reserves the right to terminate this contract in the event it is found that the certification filed by the Offeror/bidder in accordance with New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, DOCCS may exercise its termination right by providing written notice to the Offeror/bidder in accordance with the written notification terms of the contract.
This Non-Disclosure Agreement is entered into on the ___ day of ________, 20__ by and between the New York State Department of Corrections and Community Supervision (hereinafter “DOCCS”), located at The Harriman State Campus, Building 2, 1220 Washington Avenue, Albany, New York 12226 and ________________________________ (hereinafter “Recipient”) located at ________________________________________.

The DOCCS is a law enforcement agency that is responsible for the confinement of inmates and supervises parolees in New York State. DOCCS possesses information relating to inmates and/or parolees that is confidential and is maintained for public safety and welfare.

NOW THEREFORE, in consideration for the mutual undertakings of the DOCCS and the Recipient under this Agreement, the parties agree as follows:

1. Confidential Information
   The Recipient acknowledges that during the course of the engagement at DOCCS, there may be confidential information disclosed to them including, but not limited to:
   - Technical information: methods, processes, formulae, systems, techniques, computer programs, research projects, plans, drawings, blueprints, and design specifications
   - Business information: vendor lists, customer lists, constituent lists, financial data, statistical data, strategic plans, offender/releasee case files and the contents thereof, photographs, laboratory reports, charts, studies, NYSID/DIN Numbers, employee information/personnel files, all information concerning employment applicants, information relating to any victim/family of a victim and/or correspondence, social security numbers, dates of birth, drug and alcohol tests and treatment information, health and/or mental health information including but not limited to, all records subject to the laws, rules, and regulations of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), rap sheets, photos and fingerprint data, documents/data not created by DOCCS, legal documents, correspondence, and litigation files, DOCCS policies, procedures and manuals, equipment used by DOCCS, or information regarding DOCCS’s business dealings and relations with other parties.

2. Confidentiality
   - No Use. Recipient agrees not to use the Confidential Information in any way, except for the purpose of the projects or assignments they are performing for DOCCS.
   - No Disclosure. Recipient agrees to use its best efforts to prevent and protect the Confidential Information, or any part thereof, from disclosure to any person other than Recipient’s employees and/or consultants designated by DOCCS having a need of disclosure in connection with Recipient’s authorized use of the Confidential Information. This includes employees and consultants that may not be directly working on the project or job. Recipient agrees not to disclose the nature of the work to any third party without prior written DOCCS consent. In the circumstance where the signer of this document is representing a Recipient with more than one employee, the Recipient also agrees that all
of its current and future staff who may be involved in the relationship with DOCCS have been and will be instructed in the requirements of this agreement.

Protection of Secrecy. Recipient agrees to take all steps reasonably necessary to protect the secrecy of the Confidential Information, and to prevent the Confidential Information from falling into the public domain or into the possession of unauthorized persons. Such steps shall include keeping Confidential Information stored in a locked office/facility where only authorized personnel would have access.

3. Limits on Confidential Information. Confidential Information shall not be deemed proprietary and the Recipient shall have no obligation to respect such information where the information:
   a. was known to Recipient prior to receiving any of the Confidential Information from DOCCS;
   b. has become publicly known through no wrongful act of Recipient;
   c. was received by Recipient without breach of this Agreement from a third party without restriction as to the use and disclosure of the information;
   d. was independently developed by the Recipient without the use of the Confidential Information; or
   e. was ordered to be publicly released by the requirement of a government agency or judicial proceeding.

4. Maintenance, Return, and Destruction of the DOCCS Confidential Material. Upon the DOCCS’s direction, Recipient will return any Confidential Information whether electronic, paper, or other media within 48 hours of agreement termination. Returned electronic information to DOCCS must be decrypted. Copies whether electronic, paper, or other media within 48 hours of agreement termination, will be destroyed by methodology chosen by DOCCS.

5. Ownership of Confidential Information. Recipient agrees that all Confidential Information shall remain the property of DOCCS, and that DOCCS may use such Confidential Information for any purpose without obligation to Recipient. Nothing contained herein shall be construed as granting or implying any transfer of rights to Recipient in the Confidential Information. All products, whether physical or intellectual, produced in this relationship are DOCCS property and the Recipient has no rights to claim, distribute, or market such product or related DOCCS information without prior written consent from DOCCS Management, except to the degree that a valid contract between Recipient and DOCCS explicitly grants such rights. Recipient will comply with all DOCCS security policies, procedures and standards and follow best industry accepted security practices.

6. Term and Termination. This Agreement may be terminated by mutual consent. The obligations of this Agreement shall be continuing until the Confidential Information disclosed to Recipient is no longer confidential. The determination, as to whether information continues to be confidential, is made solely by DOCCS.

7. Survival of Rights and Obligations. This Agreement shall be binding upon, inure to the benefit of, and be enforceable by (a) DOCCS, it successors, and assigns; and (b) Recipient, its successors and assigns.
8. **Jurisdiction and Venue:** The laws of the State of New York shall govern this Agreement. If federal jurisdiction exists, we consent to exclusive jurisdiction and venue in the federal courts in Northern District of New York. If not, we each consent to the exclusive jurisdiction and venue in the Supreme Court of Albany County, New York.

9. **Miscellaneous.**
   9.1 In the event that a portion of this Agreement is found to be unenforceable, the remainder of the Agreement shall stay in effect.
   9.2 Any delay or failure of either of us to exercise a right to remedy will not result in a waiver of that, or any other right or remedy.
   9.3 Each of us acknowledges that money damages may not be sufficient compensation for a breach of this Agreement. DOCCS reserves the right to receive an injunction from an appropriate New York State Court if the Agreement is breached.
   9.4 In any dispute relating to this Agreement, the prevailing party will be entitled to recover reasonable attorney’s fees and costs.
   9.5 This agreement does not grant any implied intellectual property license to confidential information, except as stated above.
   9.6 Confidential information must be encrypted in transit or at rest. Encryption methods must comply with New York State Office of Information Technology Services policy. See link: http://www.its.ny.gov/.
   9.7 **Penalty for non-compliance.** Violation of this agreement could involve penalties, up to and including, relationship termination, and civil and criminal prosecution in accordance to all applicable laws.

RECIPIENT: (___________________________________________________)
Name (please print)  ___________________________________________________________________
Signature  _______________________________________________________________________
Title  _________________________________________________________________________
Date  _________________________________________________________________________

NEW YORK STATE DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION
Name (please print)  ___________________________________________________________________
Signature  _______________________________________________________________________
Title  _________________________________________________________________________
Date  _________________________________________________________________________
ATTACHMENT H
Section 1  INTAKE

- DOCCS Referral to CBRP, including Resident Name, DIN, DOB, sex, race, marital status, emergency contacts
- Intake package (Documents noted in CBRP Scope) and Assessment
- Acknowledgement Receipt of Program Handbook
- Consent to release information form(s)
- PREA Acknowledgement receipt
- Personal Property Receipt(s)
- Copies of Identification (Medicaid, Birth Certificate, DMV ID, Social Security Card, Green Card, Work papers, etc.)
- Resident Medication(s) list
- List of contact prohibitions and orders of protection

Section 2  EVALUATION AND TREATMENT

- Substance Abuse needs assessment (if applicable)
- Medical/Mental Health needs assessment (if applicable)
- Employment assessment (if applicable)
- Education (if applicable)
- Housing assessment (if applicable)
- Social Services Benefits (if applicable)
- Identification (if applicable)
- Domestic Violence (if applicable)
- Legal (if applicable) legal may include criminal, family, immigration or civil court issues
- Case Management Action Plan (synopsis of needs assessments) which should include the resident and case manager’s signature and a copy should be provided to the PO/SPO for approval
- Assessment to include the following written statements: Problem, Goal, Objective at 30, 60, 90 and 120 day intervals
- Appointment letters and/or introduction letters to CBO’s for referrals the program has facilitated (including CBT)
- Copies of all written or telephone correspondence to and from program referrals
Section 3  COMMUNITY SUPERVISION

- Copies of all written or telephone correspondence to and from DOCCS including Contract Manager’s Extension correspondence
- Copies of all PO/SPO approved minor visitors, passes and approved leave beyond curfew or overnight
- Copy of any PO/SPO authorized driving privileges

Section 4  PROGRAM MATERIALS/REPORTS

- Case work/Progress notes Individual or Group (a Clinical Review by Supervisory Staff should be conducted weekly and may include written suggestions to line staff). All clinical reviews should be signed by supervisory staff.
- CBT group attendance sheet (if CBT is offered in house).
- Notices of disciplinary action, appeal and related documentation
- Toxicology reports/results, both positive and negative
- Documentation regarding efforts to assist with activating public benefits
- Client program and treatment schedule or daily activity sheet
- PREA
- Unusual Incident Reports
- Other correspondence (i.e. pays stubs, interagency, housing applications, etc.)
- Resident discipline appeals
- Resident Discharge Summary

---

1 Folder content requirements and all forms are subject to updates.
2 Documents not provided may be created by the CBRP and approved by the DOCCS’ Contract Manager.
COMMUNITY BASED RESIDENTIAL PROGRAM - REFERRAL FORM

CBRP PROGRAM: _______________________________ CONTRACT #: ______________________

PAROLEE NAME: _______________________________ DIN: _______________________

DOB: ________ REFERRAL DATE: ___________ PLACEMENT DATE: _______________

COMPAS LEVEL: ______ RELEASE DATE: _______________ PRS ME DATE: _____________

PO: _____________________________________ SPO: ________________________________________

PO OFFICE & CELL: _______________________________ BUREAU: _____________________________

INSTANT OFFENSE(S): ___________________________________________________________________

SEX OFFENDER? YES / NO  If yes, REGISTRY LEVEL: 1 2 3 Discretionary

HISTORY OF ARSON? YES / NO If yes, explain: ___________________________________________

ENTITLEMENTS (check all that apply): ( ) Public Assistance ( ) SSI ( ) Medicaid #_________________

REFERRAL TYPE: ( ) Emergency Housing ( ) ATI ( ) Revoke / Restore

EMERGENCY CONTACT INFORMATION:
Name: __________________________________ Relationship: _______________________ 

Address: ______________________________________________________________________________

Phone: home_______________________ cell: ____________________ work: ______________________

Treatment / Service Needs:

<table>
<thead>
<tr>
<th>( ) Substance Use</th>
<th>( ) Mental Health</th>
<th>( ) Anger Management</th>
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<tr>
<td>( ) Domestic Violence</td>
<td>( ) Medical</td>
<td>( ) Academic/Education</td>
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<tr>
<td>( ) Employment/Vocational</td>
<td>( ) Other:</td>
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Mental Health Concerns: ___________________________________________________________________

Medical Concerns: _______________________________________________________________________

Substance Use/Drug of Choice: ___________________________________________________________________

List names of any person(s) that parolee cannot have any contact with and/or any active Orders of Protection:
________________________________________________________________________________________

Approved? ( ) Yes / ( ) No **If No, Reason: ____________________________________________

Case Manager Name: __________________________ Signature: ______________________ Date: __________ 

PO Signature: ___________________________ Date: __________

Please attach the following documents to referral:
( ) Parole Board Report (non-confidential part only)
( ) Any recent Violation of Parole Reports on file
( ) Any recent Mental Health Evaluations (must have signed release of information)
( ) Any recent Comprehensive Medical Screen (must have signed release of information)
( ) Conditions of Release / Special Conditions
( ) Signed Consent Forms

** PSI is not to be provided **
<table>
<thead>
<tr>
<th>PAROLEE NAME</th>
<th>DIN</th>
<th>DATE</th>
<th>MEDICATION</th>
<th>DOSAGE</th>
<th>Time Dispensed</th>
<th>Witnessed Parolee Taking Meds (Y/N)</th>
<th>Staff Member Signature</th>
<th>Parolee Signature</th>
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COMMUNITY BASED RESIDENTIAL PROGRAMS

CONTRACT PROGRAM NAME: ______________________________  CONTRACT #: ________________

PERSONAL PROPERTY INVENTORY LIST

<table>
<thead>
<tr>
<th>DATE</th>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>QTY</th>
<th>COMMENTS</th>
<th>STAFF MEMBER SIGNATURE</th>
<th>RESIDENT SIGNATURE</th>
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****Under no circumstances are weapons, drugs or drug paraphernalia permitted.

RESIDENT: ______________________________
DIN: _______________
# CBRP Case Management Action Plan

<table>
<thead>
<tr>
<th>Client Name:</th>
<th>Charles Sample</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program Name:</td>
<td>The Mary Osborne Association</td>
</tr>
<tr>
<td>Date Completed:</td>
<td>6/14/2016</td>
</tr>
</tbody>
</table>

## Goal A: The client will establish an independent residence.

### Objective 1:
The client will establish a budget plan to determine the projected amount of monthly housing costs.

### Intervention 1:
The case manager will assist the client in developing a budget plan to include the usual monthly expenses.

### Target Date: 7/14/2016
### Responsible Party: Mrs. Case Manager

### Objective 2:
The client will budget an agreed amount of money to secure the security deposit and the first month of rent.

### Intervention 2:
Each week, the case manager will review with the client the client’s pay stubs and amount of cash saved to confirm that the client is in compliance with the agreed upon budget.

### Target Date: Weekly beginning 6/21/2016
### Responsible Party: Mrs. Case Manager

## Goal B: The client will become job prepared and seek and maintain full-time employment.

### Objective 1:
The client will receive an intake from an employment-readiness program (CEO, Ready Set Work, or Work For Success) to determine if the individual is eligible for employment.

### Intervention 1:
The case manager will refer the client to one of the listed employment services above.

### Target Date: 6/28/2016
### Responsible Party: Mrs. Case Manager

### Objective 2:
Once deemed employment ready, the client will complete and submit 5 applications per week until the client has obtained full time employment.

### Intervention 2:
The case manager or employment specialist will review the client’s applications weekly to confirm that the parolee is meeting his objective.

### Target Date: 7/14/2016
### Responsible Party: Mrs. Case Manager
<table>
<thead>
<tr>
<th><strong>Goal C:</strong></th>
<th>The client will learn to manage feelings of anger appropriately.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Objective 1:</strong></td>
<td>The client will reduce the frequency of angry outbursts and discuss any such incidents with his counselor.</td>
</tr>
<tr>
<td><strong>Intervention 1:</strong></td>
<td>The case manager will refer the client to an anger management program and will work with the counselor and client to assist supporting the program’s treatment goals.</td>
</tr>
<tr>
<td><strong>Target Date:</strong></td>
<td>7/14/2016</td>
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<tr>
<td><strong>Responsible Party:</strong></td>
<td>Mrs. Case Manager</td>
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<tr>
<td><strong>Objective 2:</strong></td>
<td>The client will share with his case manager and in groups what he needs to do differently to cope with his anger.</td>
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<tr>
<td><strong>Intervention 2:</strong></td>
<td>The case manager will meet with the client once weekly to discuss his anger management program and contact the counselor monthly for follow-up communication to confirm compliance.</td>
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<tr>
<td><strong>Target Date:</strong></td>
<td>8/24/2016</td>
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<tr>
<td><strong>Responsible Party:</strong></td>
<td>Mrs. Case Manager</td>
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<thead>
<tr>
<th>Client Signature</th>
<th>Date</th>
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<td>Case Manager Signature</td>
<td>Date</td>
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<tr>
<td>Parole Officer Advised/Approved</td>
<td>Date</td>
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</tbody>
</table>
# CBRP Case Management Action Plan

**Client Name:**

**Program Name:**

**Date Completed:**

<table>
<thead>
<tr>
<th>Goal A:</th>
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<tbody>
<tr>
<td><strong>Objective 1:</strong></td>
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<td><strong>Intervention 1:</strong></td>
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<td><strong>Target Date:</strong></td>
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<td><strong>Responsible Party:</strong></td>
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| **Objective 2:** |   |
| **Intervention 2:** |   |
| **Target Date:** |   |
| **Responsible Party:** |   |

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<th>Goal B:</th>
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<td><strong>Objective 1:</strong></td>
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<td><strong>Target Date:</strong></td>
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<td><strong>Responsible Party:</strong></td>
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<p>| <strong>Objective 2:</strong> |   |
| <strong>Intervention 2:</strong> |   |
| <strong>Target Date:</strong> |   |
| <strong>Responsible Party:</strong> |   |</p>
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<th>Goal C:</th>
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<th>Client Signature</th>
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<td>Case Manager Signature</td>
<td>Date</td>
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<tr>
<td>Parole Officer Advised/Approved</td>
<td>Date</td>
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</table>
Program Name: ____________________  Contract #: ______________

DOCCS INSTRUCTIONS: Unusual incidents shall be reported as soon as known and followed up in writing within 24 hours, utilizing this form.

LOCATION:

INITIAL NOTIFICATION TO:
DATE:
TIME:

DATE OF INCIDENT:  TIME OF INCIDENT:

CLIENT/EMPLOYEE/OTHER INVOLVED: (FULL NAME)  DOB/AGE:  CLIENT ID #  ADMISSION DATE

NAME(S) OF WITNESSES OR OTHER INVOLVED PARTIES:

---

APPLICABLE NOTIFICATIONS

☐ LAW ENFORCEMENT  AGENCY:  REPORT #  REPORTED TO:  DATE/TIME:

☐ STATE REGISTRY (CPS)  AGENCY:  REPORT #  REPORTED TO:  DATE/TIME:

☐ ADULT PROTECTIVE SERVICES  AGENCY:  REPORT #  REPORTED TO:  DATE/TIME:

☐ DOCCS  REPORTED TO:  DATE/TIME:

DESCRIPTION OF INCIDENT (Please provide a detail description of the incident [who, what, where, when, why (if known), how, including events leading up to incident])

---

ACTION TAKEN:

DATE:  STAFF SIGNATURE:

CONTACT INFO:
CBRP MONTHLY FIRE DRILL LOG

Year__________

PROGRAM NAME: ____________________________  CONTRACT NUMBER: ______________

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<th>DRILL END TIME</th>
<th># OF PARTICIPANTS</th>
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If the residence has a direct line to the fire department, the Contractor must notify them prior to conducting a drill.

The drills shall be held at different unannounced times of the day and night when the building is occupied.
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<tr>
<th>DATE</th>
<th>NAME</th>
<th>DIN</th>
<th>TIME OUT</th>
<th>DESTINATION</th>
<th>Resident Signature</th>
<th>STAFF SIGNATURE</th>
<th>TIME IN</th>
<th>Resident Signature</th>
<th>Staff Signature</th>
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Residents: Log must be signed each time you enter and exit the facility.
Staff: Signature indicates that absence was authorized and resident is accounted for upon return.
COMMUNITY BASED RESIDENTIAL PROGRAM

PROGRAM NAME:______________________________________  CONTRACT #:______________

PASS REQUEST

Date of Request:____________
Resident Name:  _________________________________     DIN: ____________
Parole Officer:  __________________________________
Type of Pass: ___ Curfew Extension until________
   ___ Overnight ( / / - / / )
   ___ Weekend ( / / - / / )

Reason for request: _______________________________________________________________
Destination: ______________________________________________________________________
With whom: ______________________________________________________________________
Contact Information: ______________________________________________________________
Mode of transportation: ____________________________________________________________

DOCCS contacted for verification? ___Yes   ___No

___Approved     ___ Denied        by whom: _________________________

Resident Signature:___________________________ Date:_______________
Staff Signature: _______________________________ Date:_______________
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<tr>
<th>Name of Resident</th>
<th>DIN</th>
<th>Date Pass(s) Provided</th>
<th>Staff Signature</th>
<th>Quantity Provided</th>
<th>Value</th>
<th>Balance</th>
<th>Purpose</th>
<th>Resident Signature</th>
<th>Returns (if Any)</th>
<th>Reason for Returns</th>
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ATTACHMENT I
I, ___________________, as __________________ (title) of __________________ firm or company (hereafter referred to as the company), swear and/or affirm under penalty of perjury that the answers submitted to the following questions are complete and accurate to the best of my knowledge:

1. Does your company have a Chief Diversity Officer or other individual who is tasked with supplier diversity initiatives?         Yes or No

   If Yes, provide the name, title, description of duties, and evidence of initiatives performed by this individual or individuals.

(Attach additional sheets to this questionnaire; number items on the sheets to correspond with the numbers on this questionnaire.)

2. What percentage of your company’s gross revenues (from your prior fiscal year) was paid to New York State certified minority and/or women-owned business enterprises as subcontractors, suppliers, joint-venturers, partners or other similar arrangement for the provision of goods or services to your company’s clients or customers?

3. What percentage of your company’s overhead (i.e. those expenditures that are not directly related to the provision of goods or services to your company’s clients or customers) or non-contract-related expenses (from your prior fiscal year) was paid to New York State certified minority- and women-owned business enterprises as suppliers/contractors?³

4. Does your company provide technical training⁴ to minority- and women-owned business enterprises?         Yes or No

   If Yes, provide a description of such training which should include, but not be limited to, the date the program was initiated, the names and the number of minority- and women-owned business enterprises participating in such training, the number of years such training has been offered and the number of hours per year for which such training occurs.

(Attach additional sheets to this questionnaire; number items on the sheets to correspond with the numbers on this questionnaire.)

³ Do not include onsite project overhead.

⁴ Technical training is the process of teaching employees how to more accurately and thoroughly perform the technical components of their jobs. Training can include technology applications, products, sales and service tactics, and more. Technical skills are job-specific as opposed to soft skills, which are transferable.
Diversity Practices Questionnaire

5. Is your company participating in a government approved minority- and women-owned business enterprise mentor-protégé program?  
   Yes or No

   If Yes, identify the governmental mentoring program in which your company participates and provide evidence demonstrating the extent of your company’s commitment to the governmental mentoring program.

6. Does your company include specific quantitative goals for the utilization of minority- and women-owned business enterprises in its non-government procurements?  
   Yes or No

   If Yes, provide a description of such non-government procurements (including time period, goal, scope and dollar amount) and indicate the percentage of the goals that were attained.

7. Does your company have a formal minority- and women-owned business enterprise supplier diversity program?  
   Yes or No

   If Yes, provide documentation of program activities and a copy of policy or program materials.

8. Does your company plan to enter into partnering or subcontracting agreements with New York State certified minority- and women-owned business enterprises if selected as the successful respondent?  
   Yes or No

   If Yes, complete the attached Utilization Plan.

All information provided in connection with the questionnaire is subject to audit and any fraudulent statements are subject to criminal prosecution and debarment.
Diversity Practices Questionnaire

Signature of Owner/Official

Printed Name of Signatory

Title

Name of Business

Address

City, State, Zip

STATE OF _______________________________
COUNTY OF _______________________________

On the ______ day of __________, 201___, before me, the undersigned, a Notary Public in
and for the State of __________, personally appeared
_______________________________, personally known to me or proved to me on the basis
of satisfactory evidence to be the individual whose name is subscribed to this certification and
said person executed this instrument.

__________________________
Notary Public
Americans with Disabilities Act (ADA):

Title II of the ADA prohibits public entities (i.e., “any State [or] local government,” or any “instrumentality of a State or . . . local government”) from discriminating against persons with disabilities. 42 U.S.C. §§ 12131(1)(A)-(B), 12132. The ADA Regulations explicitly state that, "[a] public entity, in providing any . . . service, may not, directly or through contractual . . . arrangements, [discriminate] on the basis of disability, and therefore, a public entity is obligated to ensure compliance with its title II obligations, even if a private entity provides the services on behalf of the state.

Where public and private entities act jointly, the public entity must ensure that the relevant requirements of title II are met; and the private entity must ensure their compliance with title III.

Accessibility:

A public accommodation may not discriminate against an individual with a disability in the operation of a place of public accommodation. Individuals with disabilities may not be denied full and equal enjoyment of the "goods, services, facilities, privileges, advantages, or accommodations" offered by a place of public accommodation. The phrase "goods, services, facilities, privileges, advantages, or accommodations" applies to whatever type of good or service a public accommodation provides to its customers or clients. In other words, a public accommodation must ensure equal opportunity for individuals with disabilities.

The ADA mandates an equal opportunity to participate in or benefit from the goods and services offered by a place of public accommodation, but does not guarantee that an individual with a disability must achieve an identical result or level of achievement as persons without disabilities.

A public accommodation may offer separate or special programs necessary to provide individuals with disabilities an equal opportunity to benefit from the programs. Such programs must, however, be specifically designed to meet the needs of the individuals with disabilities for whom they are provided.

Housing Service Providers:

Group homes, halfway houses, shelters, or similar social service center establishments that provide either temporary sleeping accommodations or residential dwelling units that are subject to this section shall comply with the provisions of the 2010 ADA Standards applicable to residential facilities, including, but not limited to, the provisions in sections 233 and 809.
(1) In sleeping rooms with more than 25 beds covered by this section, a minimum of 5% of the beds shall have clear floor space complying with section 806.2.3 of the 2010 Standards.

(2) Facilities with more than 50 beds covered by this section that provide common use bathing facilities, shall provide at least one roll-in shower with a seat that complies with the relevant provisions of section 608 of the 2010 Standards. Transfer-type showers are not permitted in lieu of a roll-in shower with a seat, and the exceptions in sections 608.3 and 608.4 for residential dwelling units are not permitted. When separate shower facilities are provided for men and for women, at least one roll-in shower shall be provided for each group.

Effective Communications:

People who have vision, hearing, or speech disabilities (“communication disabilities”) use different ways to communicate. For example, people who are blind may give and receive information audibly rather than in writing and people who are deaf may give and receive information through writing or sign language rather than through speech.

The ADA requires that title II entities (State and local governments) and title III entities (businesses and nonprofit organizations that serve the public) communicate effectively with people who have communication disabilities.

Service Animals:

Under the ADA, State and local governments, businesses, and nonprofit organizations that serve the public generally must allow service animals to accompany people with disabilities in all areas of the facility where the public is normally allowed to go.