File No	210867	Committee Item No	6	
_		Board Item No.	1	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

	AGENDA PACKET CONT	EN 19 LIS	I
Committee:	Budget & Finance Committee	Date	September 21, 2021
Board of Su	pervisors Meeting	Date	October 5, 2021
Cmte Boar	° d		
	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Youth Commission Report Introduction Form Department/Agency Cover Lette MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence	•	eport
OTHER	(Use back side if additional space	ce is need	ed)
X X	Proposition 64 - Request for Proposal		
	,		eptember 16, 2021 eptember 24, 2021

1	[Accept and Expend Grant - Retroactive - The Board of State and Community Corrections - Proposition 64 Public Health and Safety Grant Program - Amendment to the Annual Salary
2	Ordinance for FYs 2020-2021 and 2021-2022 - \$1,000,000]
3	
4	Ordinance retroactively authorizing the Office of Cannabis to accept and expend a
5	grant award in the amount of \$1,000,000 from the Board of State and Community
6	Correction for the Proposition 64 Public Health and Safety Grant Program for a term of
7	May 1, 2021, through October 31, 2024; and amending Ordinance No. 166-20 (Annual
8	Salary Ordinance File No. 200568 for Fiscal Years (FYs) 2020-2021 and 2021-2022) to
9	provide for the addition of one grant funded Class 1823 Senior Administrative Analyst
10	position (FTE 1.0) at the Office of Cannabis for the period of July 1, 2021, through June
11	30, 2022.
12	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
13	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
14	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.
15	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
16	
17	Be it ordained by the People of the City and County of San Francisco:
18	
19	Section 1. Findings.
20	(a) In November 2016, California voters approved Proposition 64, the Control,
21	Regulate and Tax Adult Use of Marijuana Act ("Proposition 64"), which legalized adult use
22	cannabis in California for individuals 21 years of age and older. AB 1872 (Stats. 2020, Ch.
23	93) created the Proposition 64 Public Health and Safety Grant Program, administered by the
24	Board of State and Community Corrections ("BSCC"), to distribute funds paid into the
25	

- California State and Local Government Law Enforcement Account under Proposition 64 as
 grants to local governments.
 - (b) The San Francisco Office of Cannabis ("Office of Cannabis") operates a local equity program for commercial cannabis activity, created by Ordinance No. 230-17, approved December 6, 2017, effective January 5, 2018.
 - (c) In January 2021, the Office of Cannabis submitted an application to BSCC for a grant from the Proposition 64 Public Health and Safety Grant program to support the Office of Cannabis' efforts to address the public health and safety effects of Proposition 64, including limiting youth exposure to cannabis and supporting regulatory compliance by cannabis businesses.
 - (d) In April 2021, BSCC awarded the Office of Cannabis a grant of \$1,000,000, for a grant term of May 1, 2021, to October 31, 2024, to support its efforts to address the public health and safety effects of Proposition 64 (the "BSCC Grant").

Section 2. Authorization to accept and expend grant funds.

- (a) The Board of Supervisors hereby authorizes the City Administrator and/or the Office of Cannabis to accept and expend, on behalf of the City and County of San Francisco, the BSCC Grant, and for the Deputy City Administrator to sign the BSCC grant agreement included in BOS File #_210867 (the "Grant Agreement"), including any amendments thereto.
- (b) The Board of Supervisors agrees that the funds received under the BSCC Grant shall not be used to supplant expenditures controlled by this body.
- (c) The Board of Supervisors, on behalf of the City and County of San Francisco, agrees to abide by the terms and conditions of the Grant Agreement.

(d) The Grant Agreement includes a provision for indirect costs of \$100,000, and the Board of Supervisors approves inclusion of indirect costs in the Office of Cannabis budget for expending the BSCC Grant. Section 3. Grant funded positions; Amendment to Fiscal Year 2020-2021 and Fiscal Year 2021-2022-Annual Salary Ordinance. The hereinafter designated sections and items of Ordinance No. 166-20 (Annual Salary Ordinance File No. 200568 for FY 2020-2021 and FY 2021-2022) are hereby amended so that the same shall read as follows: Department: OOC (210100) Office of Cannabis Program: OOC BSCC Public Health and Safety Grant Program Fund: 12550 Project ID: 10037773

Amendment	No. of	Class	Compensation	Department
	Positions		Schedule	
Add in FY 2021-	1.0 FTE	1823 Senior	\$4,889, Biweekly	ADM
2022		Administrative		
		Analyst		

1	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney	,	APPROVED AS TO CLASSIFICATION DEPARTMENT OF HUMAN RESOURCES:
2			
3	By: /S/ Sarah Crowley	Ву:	/S/ Carol Isen
4	Sarah Crowley Deputy City Attorney		Human Resources Director
5			
6	APPROVED: /S/ Ashley Groffenberg London N. Breed	<u>rer</u>	
7	Mayor		
8			
9	APPROVED: <u>/S/ Jocelyn Quinto</u> s Ben Rosenfield		
10	Controller		
11			
12	RECOMMENDED:		
13	/S/ Marisa Rodriguez		
14	Marisa Rodriguez Director, Office of Cannabis		
15	n:\govern\as2021\1800252\01544191.docx		
16			
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LEGISLATIVE DIGEST

[Accept and Expend Grant - Retroactive - The Board of State and Community Corrections - Proposition 64 Public Health and Safety Grant Program - Amendment to the Annual Salary Ordinance for FYs 2020-2021 and 2021-2022 - \$1,000,000]

Ordinance retroactively authorizing the Office of Cannabis to accept and expend a grant award in the amount of \$1,000,000 from the Board of State and Community Correction for the Proposition 64 Public Health and Safety Grant Program for a term of May 1, 2021, through October 31, 2024; and amending Ordinance No. 166-20 (Annual Salary Ordinance File No. 200568 for Fiscal Years (FYs) 2020-2021 and 2021-2022) to provide for the addition of one grant funded Class 1823 Senior Administrative Analyst position (FTE 1.0) at the Office of Cannabis for the period of July 1, 2021, through June 30, 2022.

Background Information

In November 2016, California voters approved Proposition 64, the Control, Regulate and Tax Adult Use of Marijuana Act ("Proposition 64"), which legalized adult use cannabis in California for individuals 21 years of age and older. AB 1872 (Stats. 2020, Ch. 93) created the Proposition 64 Public Health and Safety Grant Program, administered by the Board of State and Community Corrections ("BSCC"), to distribute funds paid into the California State and Local Government Law Enforcement Account under Proposition 64 as grants to local governments.

Proposed Ordinance

The proposed ordinance retroactively authorizes the Office of Cannabis ("OOC") to accept and expend a \$1,000,000 grant from the BSCC to support the OOC's efforts to address the public health and safety effects of Proposition 64; specifically, the OOC's efforts to limit youth exposure to cannabis and support regulatory compliance by cannabis businesses. The grant term is May 1, 2021, through October 31, 2024. The grant includes a provision for indirect costs of \$100,000. The grant funds will be used to pay for the salary of a Senior Administrative Analyst in the OOC.

Pursuant to Administrative Code §10.170-1(b), the ordinance also amends the Annual Salary Ordinance for FY 2020-2021 and FY 2021-2022 to reflect the addition of one grant funded Class 1823 Senior Administrative Analyst position (FTE 1.0 for FY 2021-2022).

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BOARD OF SUPERVISORS Page 1

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-11		umber: ovided by	y Clerk of Board of Supervisors)	
			Grant C	Ordinance Information Form
	•	se: Acc d grant		(Effective July 2011) upervisors ordinances authorizing a Department to accept and
Γh	e fo	llowing	describes the grant referred to	in the accompanying resolution:
	1.	Grant	Title: Board of State and Commun	nity Corrections Proposition 64 Public Health and Safety Grant Program
	2.	Depar	rtment: City Administrator / Offic	e of Cannabis
	3.	Conta	ct Person: Ken Bukowski	Telephone: 415-554-6172
	4.	Grant	Approval Status (check one):	
		[X] Ap	pproved by funding agency	[] Not yet approved
	5.	Amou	nt of Grant Funding Approved o	or Applied for: \$1,000,000
	6.	a. b.	Matching Funds Required: \$ Source(s) of matching funds (if applicable):
	7.	a. b.	Grant Source Agency: Board Grant Pass-Through Agency (of State and Community Corrections if applicable):
	8.			o fund projects addressing public health and safety associated I, Regulate and Tax Adult Use of Marijuana Act.
	9.	Grant	Project Schedule, as allowed in	approval documents, or as proposed:
		Start-I	Date: May 1, 2021	End-Date: October 31, 2024
	10.	. Numb	er of new positions created and	funded: One (1)
	11.	. Explai	in the disposition of employees	once the grant ends? Temporary exempt position would end.
	12.	b. c.	If so, will contract services hel Enterprise (LBE) requirements	ut out to bid? To be determined p to further the goals of the Department's Local Business s? Yes
		d.		or ongoing request for contracting out? One time
	13.	b. b. c. [] Not	Does the budget include indired 1. If yes, how much? \$10 2. How was the amount of 1. If no, why are indirect of allowed by granting agency her (please explain):	0,000 calculated? 10% of the total award, per grant agreement.
		C.		included, what would have been the indirect costs?

14. Any other significant grant requirements or comments: Although the grant is awarded, it will not be disbursed until this is passed.

Disability Access Checklist*
15. This Grant is intended for activities at (check all that apply):
[] Existing Site(s) [] Existing Structure(s) [] Rehabilitated Structure(s) [] Rehabilitated Structure(s) [] New Site(s) [] New Structure(s)
16. The Departmental ADA Coordinator or the Mayor's Office on Disability have reviewed the proposal and concluded that the project as proposed will be in compliance with the Americans with Disabilities Act and all other Federal, State and local access laws and regulations and will allow the full inclusion of persons with disabilities, or will require unreasonable hardship exceptions, as described in the comments section:
Comments: Staff position should be familian with accessibility requirements as applied to the scope of this work. Please contact MOD for training as needed. Departmental ADA Coordinator or Mayor's Office of Disability Reviewer:
Nicde Bohn
Director, Mayors Office on Disability
Date Reviewed: Juve 18, 2021 (Signature Required)
Overall Department Head or Designee Approval: Kenneth A. Bukowski
(Name)
(Title) Deputy City Administrator
Date Reviewed:



Proposition 64 Public Health and Safety Grant Program

REQUEST FOR PROPOSALS COHORT 2

Eligible Applicants: California Counties California Cities

Grant Period: May 1, 2021 to April 30, 2024

RFP Released: November 20, 2020

Letters of Intent Due: December 18, 2020

Proposals Due: January 29, 2021

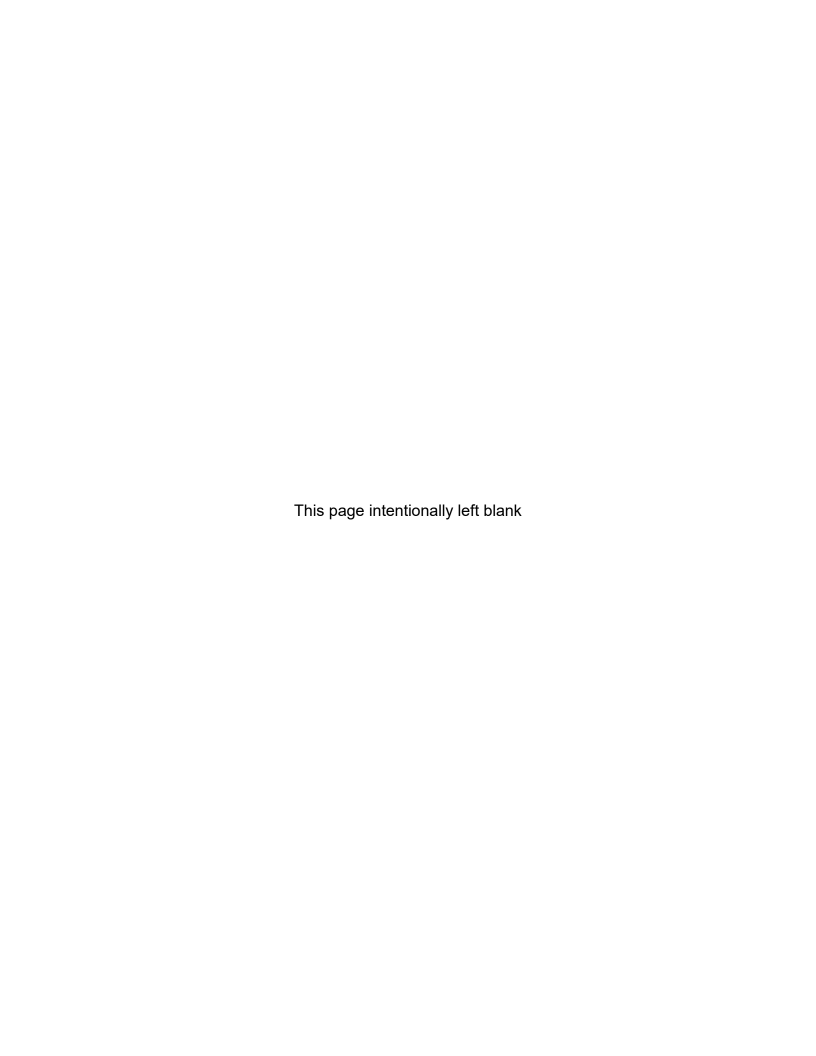


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CONFIDENTIALITY NOTICE

All documents submitted as a part of the Proposition 64 Public Health and Safety Grant Program proposal are public documents and may be subject to a request pursuant to the California Public Records Act. The BSCC cannot ensure the confidentiality of any information submitted in or with this proposal. (Gov. Code, §§ 6250 et seq.)

PART I: GRANT INFORMATION

Grant Program Background

In November of 2016, voters approved Proposition 64, the *Control, Regulate and Tax Adult Use of Marijuana Act* (AUMA). AUMA legalized the recreational use of marijuana in California for individuals 21 years of age and older. Proposition 64, in pertinent part, provides that a portion of the tax revenue from the cultivation and retail sale of cannabis or cannabis products will be appropriated:

To the Board of State and Community Corrections for making grants to local governments to assist with law enforcement, fire protection, or other local programs addressing public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act. The board shall not make any grants to local governments that ban both indoor and outdoor commercial cannabis cultivation, or ban retail sale of cannabis or cannabis products pursuant to Section 26200 of the Business and Professions Code or as otherwise provided by law.

Total funding available for this Cohort 2 Request for Proposals (RFP) is \$51,788,690. The total available grant funds in this RFP is contingent on timely deposits made available to the BSCC through the Proposition 64 Initiative (the Control, Regulate and Tax Adult Use of Marijuana Act) via the State and Local Government Law Enforcement Account in fiscal year 2020-21. Successful applicants will be funded for a three-year grant project cycle commencing on May 1, 2021 and ending on April 30, 2024.

Contact Information

This Request for Proposal (RFP) provides the information necessary to prepare a proposal to the BSCC for grant funds available through the Prop 64 PH&S Grant Program.

The BSCC staff cannot assist the applicant or its partners with the actual preparation of the proposal. Any technical questions concerning the RFP, the proposal process, or programmatic issues must be submitted by email to: Prop64 Grant2@bscc.ca.gov.

The BSCC will accept and respond to questions about this RFP until January 29, 2021. Frequently asked questions and answers (FAQs) concerning the BSCC's RFP process and the Prop 64 solicitation will be posted on the BSCC website and updated periodically through January 29, 2021.

Bidders' Conference

Prospective applicants are invited – but not required – to attend a Bidders' Conference. The purpose of a Bidders' Conference is to answer technical questions from prospective bidders (applicants) and provide clarity on RFP instructions. There is no preference given to applicants who attend the Bidders' Conference. Details for the Bidders' Conference are listed below:

<u>Proposition 64 Public Health and Safety Grant Program Cohort 2 Bidders'</u> Conference

Thursday, December 10, 2020

1:00 p.m. Via Zoom:

https://us02web.zoom.us/j/81553919615?pwd=TW85d0hQRytzd0FhdjhJTHBBekJSUT09

Meeting ID: 815 5391 9615

Passcode: 241480

We request that applicants who plan to attend the Bidders' Conference, RSVP by email with their name, title, and name of their agency/organization.

EMAIL RSVP to: Prop64_Grant2@bscc.ca.gov.

(Subject line: Prop 64 PH&S Grant Program Bidders' Conference)

<u>Please note</u>: The Prop 64 PH&S Grant Program Bidders' Conference will be recorded and posted to the BSCC website for future reference.

Lead Public Agency

All Prop 64 PH&S local government grantees are required to designate a Lead Public Agency (LPA) to serve as the coordinator for all grant activities. LPA means a governmental agency with local authority of or within that county or city. The applicant may choose to fill the role of LPA itself or it may designate a department, agency, or office under its jurisdiction to serve as the LPA. The role of the LPA is to coordinate with local government agencies and non-governmental organizations (if applicable) to ensure successful implementation of the grant program. The LPA is responsible for data collection and management, overseeing evaluative activities, and will serve as the primary point of contact with the BSCC.

Letter of Intent

Applicants interested in applying for the Prop 64 Cohort 2 PH&S Grant Program are asked, but are not required, to submit a non-binding Letter of Intent. These letters will aid the BSCC in planning for the proposal review process.

There is no formal template for the letter, but it should include the following information:

- Name of the Applicant (city, county, or city and county),
- Name of the lead public agency (LPA),
- A brief statement indicating the county or city's intent to submit a proposal, and
- Name of a contact person.

Failure to submit a Letter of Intent is not grounds for disqualification. Similarly, prospective applicants that submit a Letter of Intent and decide later not to apply will not be penalized.

Please submit your non-binding Letter of Intent by December 18, 2020 via email or U.S. mail, using one of the following submission options:

Email Responses: Prop64 Grant2@bscc.ca.gov

(Subject line: Prop 64 Grant Letter of Intent)

U.S. Mail Responses: Board of State and Community Corrections

Corrections Planning and Grant Programs Division

2590 Venture Oaks Way, Suite 200

Sacramento, CA 95833

Attn: Prop 64 Grant Letter of Intent

Proposal Due Date and Submission Instructions

The Proposition 64 Public Health and Safety Grant Program Proposal Package is provided at the end of this document and is provided in a fillable format. Using the Tab key will allow the applicant access to those areas requiring information. Applicants must submit one (1) <u>electronic</u> copy of the original signed proposal (e-signatures will be accepted) to the BSCC by **5:00 p.m. on January 29, 2021.**

A complete proposal package includes a scanned copy of the signed proposal and all required attachments as described on the Proposal Checklist (page 71).

Email the proposal package in a single email to: Prop64 Grant2@bscc.ca.gov.

If the BSCC does not receive an email containing the complete proposal package by 5:00 p.m. (PST) on January 29, 2021, the proposal will not be considered.

Eligibility for Funding

Eligible applicants must be local governments that have <u>not banned</u> both indoor and outdoor commercial cannabis cultivation, or retail sale of marijuana or marijuana products.

Local governments awarded Proposition 64 PH&S Grant funds in the previous RFP are ineligible to apply to this current solicitation.

For purposes of this RFP, the following definitions apply:

"Local governments" means cities, counties, and cities and counties in the State of California.

"Ban the cultivation" means

Regulations, ordinances, or amendments to local government charters that prohibit both the:

- indoor commercial cannabis cultivation (including mixed light cultivation), and
- outdoor commercial cannabis cultivation, within the local government's jurisdiction/authority that is not otherwise preempted by state law.

NOTE: Cultivation of cannabis is not banned by a local government if the local government restricts cultivation activities to specific locations pursuant to local zoning ordinances or if the local government requires licensure for specific commercial cannabis cultivation activities provided that such restrictions do not result in the prohibition of <u>all</u> indoor commercial cultivation, and outdoor commercial cannabis cultivation, activities within the local government's jurisdiction/authority (see Appendix A).

"Ban retail sale" means

- Regulations, ordinances, or amendments to local government charters that prohibit the local establishment or local operation of any or all businesses licensed under Division 10 (commencing with Section 26000) of the Business and Professions Code.
- Businesses must be allowed to have a physical presence (i.e., brick and mortar location) within the local government's jurisdiction/authority.

NOTE: Retail sale of cannabis is not banned by a local government if the local government restricts the retail sale of cannabis to specific locations pursuant to local zoning ordinances, or if the local government requires licensure for specific retail sales activities provided that such restrictions do not result in the prohibition of <u>all</u> retail sales in the local government's jurisdiction/authority (see Appendix A).

Cannabis delivery services operating within the jurisdiction of a local government without a physical retail presence (i.e., brick and mortar location(s)) within that jurisdiction does not make the local government eligible for Prop 64 funding.

Local governments in California must meet the above eligibility criteria by January 29, 2021 to be considered for funding under this Prop 64 PH&S Cohort 2 Grant Program RFP and must maintain eligibility for the duration of the grant period.

Applicants are required to submit a Letter of Eligibility (as part of the RFP submittal process), detailing how the city, county, or city and county meets the above criteria, including the dates the regulations, ordinances, or amendments to local government charters became enacted/effective (see Appendix B). Jurisdictions *in the process* of legalizing the cultivation or retail sale of marijuana or marijuana products will be ineligible for current funding under this Prop 64 PH&S Cohort 2 Grant Program RFP.

Additionally, if a grant award is made to a city, county, or city and county (eligible at the time of award) but becomes ineligible post-award, the contract with the Grantee will be terminated and any remaining funds will cease to be disbursed for the rest of the contract term.

Grant Program Description

The purpose of this grant program is to fund projects that assist with law enforcement efforts, fire protection efforts, or other local projects addressing public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

Eligibility to Apply

Eligible applicants for Prop 64 PH&S Grant Program awards are:

- California Counties Applications must be submitted by the Board of Supervisors or the Chief County Administrative Officer;
- California Cities Applications must be submitted by the City Council or the Administrative Office of the City;
- California City and County Application must be submitted by the Board of Supervisors, the Chief Administrative Officer, or City Council;

In addition, counties and cities previously awarded Proposition 64 PH&S Grant monies are not eligible for Cohort 2 funding.

Eligible applicants may not submit more than one (1) proposal for funding consideration.

However, two (2) or more cities, two (2) or more counties, or a combination of two (2) or more cities and/or counties, may collaborate to submit a collaborative proposal. The jurisdictions comprising the collaborative application are not required to be contiguous. Each city or county involved in a collaborative proposal may not apply for an individual proposal nor be part of another collaborative proposal. All applications submitted under a collaborative basis must meet the following criteria:

 One city or county must be clearly designated as the lead applicant, that city or county must submit the application, and that city or county is responsible for all aspects of grant administration and management.

- 2. Every city or county involved in the collaborative proposal **must** be eligible for funding per the eligibility criteria identified on page 3 of this RFP.
- 3. Every city or county involved in the collaborative proposal **must** submit a resolution from its City Council or Board of Supervisors indicating support of the collaborative effort and identifying its role(s) and responsibility(ies) relative to the grant.

Eligible Activities

Applicants must propose activities/strategies that fall within the four (4) Project Purpose Areas (PPAs) defined below. Applicants may either implement new activities, strategies, or programs, *OR* expand existing activities, strategies, or programs (without the supplantation of funds – see Supplanting definition on page 12).

All project components and activities must link to the intent of the Prop 64 PH&S Initiative - <u>local impacts due to the legalization of cannabis in California</u>.

All applicants **must** address PPA 1 (Youth Development/Youth Prevention and Intervention) and are required to budget a <u>minimum of ten percent (10%)</u> of requested grant funds for this area. However, should a jurisdiction determine a greater need for PPA 1, applicants may budget up to the full requested grant (i.e., 100% requested in grant funds) for this area.

For the purposes of this RFP, youth are defined as under the age of 21 (i.e., individuals not of legal age to use and purchase cannabis products).

In addition to PPA 1 (Youth Development/Youth Prevention and Intervention), applicants may also identify and address one (1) or more of the other PPAs listed below as it relates to the local impact of legalizing cannabis. Project activities, strategies, and programmatic efforts may overlap within the listed PPAs. Each identified PPA activity, strategy, and programmatic effort does not have to relate to another identified PPA need(s). All project activities, strategies, and programmatic efforts must be associated with the implementation of AUMA (i.e., local impacts due to the legalization of cannabis in California).

Prop 64 PH&S Grant Program Project Purpose Areas (PPAs)

PPA 1: Youth Development/Youth Prevention and Intervention

This PPA is a mandatory component for the local Prop 64 PH&S Grant Project.

- Youth development programs should be designed to improve the lives of children and adolescents by meeting their basic physical, developmental, and social needs and by helping them to build the competencies needed to become successful adults.
- Youth Prevention and Intervention programs should address preventing youth substance use and addiction and/or intervening to promote healthy behaviors and environments while minimizing illness, injury, and other harms associated with substance use. Approaches may include preventing exposure, preventing youth

from progressing from substance use to misuse, and preventing the onset of addiction, overdose, and other harms associated with misuse.

Youth development/youth prevention and intervention programs should be trauma-informed, culturally relevant, developmentally appropriate, community-driven, and promising / evidence-based (refer to Appendix A and Appendix C). These programs are intentional, prosocial approaches that engage youth within their communities, schools, organizations, peer groups, and families in a manner that is productive and constructive; recognizes, utilizes, and enhances young people's strengths; and promotes positive outcomes for young people by providing opportunities, fostering positive relationships, and furnishing the support needed to build on their strengths. Programs for youth should increase the individual's protective factors (e.g., positive family support; caring adults; positive peer groups; strong sense of self/self-esteem, and engagement in school and community activities).

Activities that may be funded include but are not limited to: peer mentoring or community-based mentoring; job training/apprenticeships; substance use education; substance use treatment; prosocial activities; juvenile record expungement; and youth outreach programs.

PPA 2: Public Health

Public health refers to activities for protecting the safety and improving the health of communities through education, policy/infrastructure making, and research for the safety of the community.

Activities that may be funded include but are not limited to: public health training and education; public information and outreach; inspection and enforcement of cannabis businesses; behavioral and mental health treatment; cannabis product safety; testing/safety equipment; pesticide impact efforts; drinking and waste water system updates; air quality efforts; and other environmental-system updates.

PPA 3: Public Safety

Public Safety refers to the welfare and protection of the general public, including but not limited to the prevention and protection of the public from dangers affecting safety such as crimes, disasters, or impacts due to the legalization of cannabis.

Activities that may be funded include but are not limited to: public information and outreach; training efforts; law enforcement; code enforcement; community planning or development efforts; cannabis delivery compliance, protective safety equipment; update to technology systems (track & trace); transportation impacts, water storage issues; fire protection; fuel mitigation and/or fuel reduction; and wildland/urban interface planning and implementation.

PPA 4: Environmental Impacts

Environmental impact refers to the prevention of human injury, and promoting well-being by identifying and evaluating environmental resources and hazardous agents by limiting exposures to hazardous physical, chemical, and biological agents in air, water, soil, food, and other environmental media or settings that may adversely affect human health.

Activities that may be funded include but are not limited to: technology/software; odor abatement; nuisance abatement; forest management; hazardous clean-up; sediment testing; water systems and storage; cultivation code enforcement; aquatic protections; fire protections; and pesticide impacts.

General BSCC Grant Requirements

Grant Agreement

Applicants approved for funding by the BSCC are required to enter into a Grant Agreement with the BSCC. Grantees must agree to comply with all terms and conditions of the Grant Agreement. See Appendix D for a sample contract (State of California: Contract and General Terms and Conditions).

The Grant Agreement start date is expected to be May 1, 2021. Grant Agreements are considered fully executed only after they are signed by both the Grantee and the BSCC. Work, services, and encumbrances should not begin prior to the Grant Agreement start date. If a grantee chooses to incur costs for reimbursement, any work, services, and encumbrances which occur after the start date but prior to grant agreement execution may not be reimbursed. Grantees are responsible for maintaining their Grant Agreement, all invoices, records, and relevant documentation for at least three (3) years after the final payment under the contract.

Governing Board Resolution

Local governmental applicants must submit a resolution from their governing board addressing specified requirements as included in the sample Governing Board Resolution, which can be found in Appendix E. A signed resolution is not required at the time of proposal submission; however, grant recipients must have a resolution on file for the Prop 64 PH&S Grant before a fully executed grant agreement can be completed.

Funding Awards

Disbursement of grant funds occurs on a reimbursement basis for costs incurred during a reporting period. The State Controller's Office (SCO) will issue the warrant (check) to the individual designated on the application form as the Financial Officer for the grant. Grantees must submit invoices to the BSCC on a quarterly basis through the online process no later than 45 days following the end of each quarter. Grantees must maintain adequate supporting documentation for all costs claimed on invoices. BSCC staff will conduct a desk review process which requires grantees to submit electronic documentation to support all grant funds claimed during the invoicing period and on-site monitoring visits that will include a review of documentation maintained as substantiation for project expenditures.

Audit Requirements

Grantees are required to provide the BSCC with a financial audit no later than the end of the contract term (October 31, 2024). The financial audit shall be performed by a Certified Public Accountant or a participating county or city auditor that is organizationally independent from the participating county or city's project financial management functions. Expenses for this final audit may be reimbursed for actual costs up to \$25,000.

In addition, the BSCC reserves the right to call for a program or financial audit at any time between the execution of the grant agreement and three (3) years following the end of the grant period.

The Department of General Services, the Bureau of State Audits, Department of Finance, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this grant.

Quarterly Progress Reports

Grant award recipients are required to submit quarterly progress reports (QPRs) to the BSCC. QPRs are a critical element in BSCC's monitoring and oversight process. Grantees who are unable to demonstrate that they are making sufficient progress toward project goals and objectives and show that funds are being spent in accordance with the Grant Agreement could be subject to the withholding of funds. Once grants are awarded, the BSCC will work with grantees to create custom QPRs.

Grantee Orientation Process

Following the start of the grant period, BSCC staff will conduct a Grantee Orientation (at a date to be determined later). The purpose of this mandatory training is to review the program requirements, invoicing and modification processes, data collection and reporting requirements, evaluation requirements, as well as other grant management and monitoring activities. Typically, the Project Director, Financial Officer, and Day-to-Day Contact must attend. If an in-person training is scheduled, Grant recipients may use Prop 64 PH&S Grant funds for travel-related expenditures such as airfare, mileage, meals, lodging, and other per diem costs. Applicants should include potential travel costs in the budget section of the proposal under the "Other" category for this event.

Travel

Travel is usually warranted when personal contact by project staff is the most appropriate method of conducting project-related business. Travel to and from training conferences may also be allowed. The most economical method of transportation, in terms of direct expenses to the project and the employee's time away from the project, must be used. Projects are required to include sufficient per diem and travel allocations for project-related personnel, as outlined in the Grant Agreement, to attend any mandated BSCC training conferences or workshops outlined in the terms of the program.

Units of Government

Units of government may follow either their own written travel and per diem policy or the State's policy. Units of government that plan to use cars from a state, county, city, district carpool, or garage may budget either the mileage rate established by the carpool or garage, or the state mileage rate, not to exceed the loaning agency rate.

Non-Governmental Organizations (NGOs)

An NGO receiving BSCC funds must use the California State travel and per diem policy, unless the grantee's written travel policy is more restrictive than the State's, in which case it must be used. Reimbursement is allowed for the cost of commercial carrier fares, parking, bridge, and road tolls, as well as necessary taxi, bus, and streetcar fares. This policy applies equally to NGOs that receive grant funds directly from the BSCC and those that receive grant funds indirectly through a subcontract with another NGO that received a BSCC grant award.

Out-of-State Travel

Out-of-state travel is restricted and only allowed in exceptional situations. Grantees must receive written BSCC approval prior to incurring expenses for out-of-state travel. Even if previously authorized in the Grant Award, grantees must submit to the BSCC a separate formal request (on grantee letterhead) for approval. Out-of-state travel requests must include a detailed justification and budget information.

In addition, California prohibits travel, except under specified circumstances, to states that have been found by the California Attorney General to have discriminatory laws. The BSCC will not reimburse for travel to these states unless the travel meets a specific exception under Government Code section 11139.8, subdivision (c). For additional information, please see: https://oag.ca.gov/ab1887.

Debarment, Fraud, Theft, or Embezzlement

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the BSCC will not enter into contracts or provide disbursements or reimbursement to applicants that have been:

- 1. debarred by any federal, state, or local government entities during the period of debarment; or
- 2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three (3) years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the grant contract.

The BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

All applicants must complete Appendix F certifying they are in compliance with the BSCC's policies on debarment, fraud, theft, and embezzlement.

Compliance Monitoring Visits

BSCC staff will conduct periodic monitoring of each project to assess whether the project is in compliance with grant requirements and making progress toward grant objectives. As needed, monitoring visits may also occur to provide technical assistance on fiscal, programmatic, evaluative, and administrative requirements. For your reference, a sample monitoring visit checklist is contained in Appendix G.

Project Funding Information

Grant Period

Successful proposals will be funded for a three-year grant project cycle commencing on May 1, 2021 and ending on April 30, 2024.

However, additional time (May 1, 2021 through October 31, 2024) is included in the term of the contract for the sole purposes of:

- 1) Finalizing and submitting a required Local Evaluation Report, and
- 2) Finalizing and submitting a required financial audit.

Funding Amount

A total of \$51,788,690 in state funding is available for local projects through this RFP, contingent on timely deposits to the BSCC through the Proposition 64 Initiative (the Control, Regulate and Tax Adult Use of Marijuana Act) via the State and Local Government Law Enforcement Account. The maximum amount for which any eligible single applicant may apply is \$1 million. Eligible collaborative applicants may submit one (1) proposal for a maximum of \$2 million, regardless of the number of local government partners collaborating on the application.

Applicants are encouraged to request only the amount of funds needed to support their proposal and the amount that can be justified with supporting documentation/information. All applicants must build their proposal, objectives, activities, timelines, and budget information for all three (3) years of the grant cycle. For example, if a single applicant is requesting the maximum award amount of \$1,000,000, the budget detail must clearly illustrate how that \$1,000,000 will be allocated across the entire three (3) years (see Budget Section for instructions).

All project components and activities must link to the intent of the Prop 64 PH&S Initiative - <u>local impacts due to the legalization of cannabis in California</u>.

Funding Distribution and Funding Thresholds

The total available funding of \$51,788,690 will be awarded within four categories and applicants will only compete with other applicants within that category. Recognizing that different sized jurisdictions have different capacities, resources, and needs, these categories were established so a percentage of the overall available funding will be set aside for small, medium, and large counties (and cities within those counties). The categories and amounts available for each are as follows:

- 1. <u>Small</u> counties, and all cities within those counties, will compete for 20 percent (20%) of the total Prop 64 PH&S grant funds, which equates to \$10,357,738.
- 2. <u>Medium</u> counties, and all cities within those counties, will compete for 20 percent (20%) of the total Prop 64 PH&S grant funds which equates to \$10,357,738.
- 3. <u>Large</u> counties, and all cities within those counties, will compete for 20 percent (20%) of the total Prop 64 PH&S grant funds which equates to \$10,357,738.

The categorization of counties as small, medium, or large is based on county population figures published by the California Department of Finance (see Appendix H). Cities will be categorized based on the county they are located.

The remaining 40 percent (40%) of the total Prop 64 PH&S grant funds will be used to fund the overall highest-rated proposals not funded through the small, medium, and large county set-aside categories.

4. The highest rated proposals that did not receive an award under the above categories will compete for the remaining 40 percent (40%), or \$20,715,476, regardless of county size category.

Funds in the small, medium, and large categories will be awarded first. Should there be a proposal that is only partially funded through a county-size category due to not having sufficient funds for a full proposal request, those proposals will be fully funded first using funds within the 40 percent (40%) category.

If there are not sufficient qualified applicants in any set-aside county-size category to exhaust all funds, those funds will be used to augment the 40 percent (40%) highest-rated category.

Minimum Score

Applicants must receive at least **50%** of the total points available to be considered for funding (i.e., qualified applicants). See Rating Factors, page 16.

Match Requirement

The Prop 64 PH&S Grant Program does not require matching and/or leveraged funds.

Supplanting

Supplanting is the deliberate reduction in the amount of federal, state, or local funds being appropriated to an existing program or activity because grant funds have been awarded for the same purposes.

Supplanting is strictly prohibited for all BSCC grants. BSCC grant funds shall be used to support new program activities or to augment existing funds which expand current program activities. BSCC grant funds shall not be used to replace existing funds.

It is the responsibility of the Grantee to ensure that supplanting does not occur. The Grantee must keep clear and detailed financial records to show that grant funds are used only for allowable costs and activities.

Project Evaluation Requirements

In addition to quarterly progress reports (QPRs), projects selected for funding will be required to submit to the BSCC: (1) a Local Evaluation Plan and (2) a Local Evaluation Report.

Local Evaluation Plan - The purpose of the Local Evaluation Plan (LEP) is to ensure that projects funded by the BSCC can be evaluated. Applicants will be expected to include a detailed description of how they plan to assess the effectiveness of the proposed program in relation to each of its goals and objectives identified in the proposal. The LEP should describe the evaluation design or model that will be used to evaluate the effectiveness of the project component(s), with the project goals and the objectives clearly stated. Applicants should include criteria for both process and outcome evaluations. Once submitted, any modifications to the LEP must be approved in advance by the BSCC. More detailed instructions on the LEP will be made available to successful applicants. See Appendix I for a sample of evaluation components.

Local Evaluation Report - Following project completion, grantees are required to complete a final Local Evaluation Report (LER) which must be in a format prescribed by the BSCC. The purpose of the final LER is to determine whether the overall project was effective in meeting the goals laid out in the LEP. To do this, the grantee must assess and document the effectiveness of the activities that were implemented. These activities should have been identified in the previously submitted LEP. More detailed instructions on the LER will be made available to successful applicants.

Applicants are strongly encouraged to identify research partners early on and include them in the development of the proposal, to better ensure that the goals and objectives listed in the proposal are realistic and measurable. Applicants are also strongly encouraged (but not required) to use outside evaluators to ensure objective and impartial evaluations. Specifically, applicants are encouraged to partner with state universities or community colleges for evaluations. Evaluation planning, oversight, and reporting activities may be funded by the Prop 64 PH&S Grant Program monies and should be identified within the applicant's proposed budget.

BSCC Executive Steering Committee Process

Prop 64 PH&S Grant Program Executive Steering Committee

To ensure successful program design and implementation, the BSCC uses Executive Steering Committees (ESCs) and Advisory Groups to inform decision-making related to the Board's programs. These committees are composed of subject matter experts and stakeholders representing both the public and private sectors. The BSCC makes every attempt to include diverse representation on its ESCs and Advisory Groups - in breadth of experience, geography, and demographics. ESCs are convened and approved by the BSCC Board, as the need arises, to carry out specified tasks including the development of RFPs for grant funds. The Board then approves, rejects, or revises those recommendations. Members of ESCs are not paid for their time but are reimbursed for travel expenses incurred to attend meetings.

The Prop 64 PH&S Grant Program ESC included subject matter experts on education, public health and safety, environmental impacts, law enforcement, fire protection, cannabis licensing and cultivation, substance use, mental health, and the criminal and juvenile justice systems. A list of ESC members can be found in Appendix J.

Prop 64 PH&S Grant Program Scoring Panel

The BSCC will be using a Scoring Panel process to complete the reading and rating of proposals, and to develop scoring recommendations for the BSCC Board.

Conflicts of Interest

Existing law prohibits any grantee, subgrantee, partner, or like party who participated on the above referenced Prop 64 PH&S Grant Program Scoring Panel from receiving funds from the grants awarded under this RFP. Applicants who are awarded grants under this RFP are responsible for reviewing the Prop 64 PH&S Grant Program Scoring Panel membership roster and ensuring that no grant dollars are passed through to any entity represented by any member of the Scoring Panel. Scoring Panel membership will be posted to the BSCC website no later than January 2021.

Overview of the RFP Process

Confirmation of Receipt of Proposal

Upon submission of a proposal, applicants will receive a confirmation response from the BSCC stating the proposal has been received.

Disqualification – PLEASE READ THOROUGHLY

"Disqualification" means the proposal will not move forward to the Scoring Panel for the Proposal Rating Process and, therefore, will <u>NOT</u> be considered for funding under this grant.

The following will result in a **disqualification**:

- The applicant is not a county or a city in California.
- The applicant is currently receiving a Prop 64 PH&S Grant award.
- The applicant does not meet the eligibility criteria for the Prop 64 PH&S Grant funding (see Eligibility for Funding, page 3).
- The funding request for a single application is more than \$1 million.
- The funding request for a collaborative application is more than \$2 million.
- An electronic version of the complete proposal package is not received by 5:00 p.m. on Friday, January 29, 2021.
- The complete proposal package was not submitted using the BSCC Prop 64 PH&S
 Grant Program proposal template as provided at the end of this document
 including the narrative section formatting requirements set within the template:
 - Arial 12-point font
 - One-inch margins on all four sides
 - 1.5-line spacing
- The complete proposal package does not contain all required sections and attachments (e-signatures will be accepted in place of originals):
 - Coversheet accurately completed
 - o Prop 64 PH&S Grant Program Checklist completed and signed in blue ink
 - Applicant Information Form completed and signed in blue ink
 - Proposal Abstract
 - Proposal Narrative (Project Need, Project Description, & Project Evaluation)
 - Project Work Plan
 - Budget Table & Narrative
 - Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (Appendix F) – completed and signed
 - Criteria for Non-Governmental Organizations Receiving Prop 64 PH&S Grant Funds (Appendix K) – completed and signed
 - Letter of Eligibility
 - Letter(s) of Commitment
- The Proposal Abstract exceeds the maximum limit of one (1) numbered page.
- The Proposal Narrative Section (Project Need, Project Description, & Project Evaluation) exceeds the maximum limit of eight (8) numbered pages.
- The Proposal Narrative Section contains footnotes, tables, graphs, charts, graphics and/or website links. (Note: two (2) additional pages are allowed for the above. See page 21 for instructions.)
- The Project Workplan is not on the template provided.

- The Project Workplan exceeds the maximum <u>limit of two (2) numbered pages</u>.
- The Budget Table exceeds the maximum <u>limit of one (1) numbered page</u>.
- The Budget Narrative exceeds the maximum <u>limit of four (4) numbered pages</u>.

Rating Process

Unless disqualified, proposals will advance to the Proposal Rating Process. The Prop 64 PH&S Grant Program Scoring Panel members will read and rate each proposal in accordance with the prescribed rating factors listed in the table below.

The Scoring Panel members will base their scores on how well an applicant addresses the items listed under each rating factor within the Proposal Narrative and Budget. Scoring Panel ratings, once submitted to the BSCC, will be final.

At the conclusion of this process, applicants will be notified of the funding recommendations. It is anticipated the BSCC Board will act on the recommendations at its meeting on April 8, 2021. Applicants and partners are not to contact members of the Scoring Panel nor the BSCC Board to discuss proposals.

Rating Factors

The Rating Factors to be used and the maximum points assigned to each factor are shown in the table below. Applicants are asked to address each of these factors as a part of their proposal. The ESC assigned a percent value to each of the Rating Factors, correlating to its importance (see Percent of Total Value column).

Prop 64 PH&S Grant Program Rating Factors and Point Values

	Rating Factors	Point Range	Percent of Total Value	Weighted Rating Factor Score
1	Project Need	0 - 5	25%	50
2	Project Description	0 - 5	50%	100
3	Project Evaluation	0 - 5	15%	30
4	Project Budget	0 - 5	10%	20
	Maximum Rating Fa	ctor Score:	100%	200

Raters will score an applicant's response in each of the Rating Factor categories on a scale of 0-5, according to the Sample Scoring Rubric shown below. Each rating factor score is then weighted according to the "Percent of Total Value" column (determined by the ESC) associated with each Rating Factor to arrive at the final Weighted Score for each Rating Factor and then added together for a final overall proposal score.

Threshold/Minimum Score

A proposal must meet a threshold of 50%, or minimum score of 100 total points to be considered for funding. Total points equal the weighted score plus preference points.

Scoring Rubric for 0-5 Point Range

Not Responsive 0	Poor 1	Fair 2	Satisfactory 3	Good 4	Excellent 5
The response	The response	The response	The response	The response	The response
fails to address	addresses the	addresses the	addresses the	addresses the	addresses the
the criteria.	criteria in a very	criteria in a non-	criteria in an	criteria in a	criteria in an
	inadequate	specific or	adequate way.	substantial way.	outstanding
	way.	unsatisfactory way.			way.

PART II: PROPOSAL INSTRUCTIONS AND RATING FACTORS

The following section contains pertinent information on how to complete the Request for Proposal package for the Prop 64 PH&S Cohort 2 Grant Program. Submittal instructions are contained in Part I, page 3.

- Proposal Abstract
- Proposal Narrative Sections
 - 1. Project Need
 - 2. Project Description
 - 3. Project Evaluation
- Project Workplan
- Project Budget Table and Budget Narrative
- Additional Request for Proposals Information, if applicable
- Required Request for Proposals Attachments
 - 1. Letter(s) of Commitment
 - 2. Letter of Eligibility
 - 3. Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement
 - 4. Criteria for Non-Governmental Organizations Receiving Prop 64 PH&S Grant Funds

*** THE REQUEST FOR PROPOSAL PACKAGE CAN BE FOUND AT THE END OF THIS ENTIRE DOCUMENT. THE PROPOSAL TEMPLATE IS PROVIDED IN A FILLABLE FORMAT. USING THE TAB KEY WILL ALLOW THE APPLICANT ACCESS TO THOSE AREAS REQUIRING INFORMATION. ***

Proposal Abstract

<u>Instructions</u>: The Proposal Abstract should provide a brief summary of the proposed project. The Proposal Abstract must be submitted using the BSCC Prop 64 PH&S Cohort 2 Grant Program proposal template (a locked, fillable form) provided at the end of this document (Arial 12-point font with one-inch margins on all four sides and at 1.5-line spaced) and cannot exceed **one (1) numbered page** in length. This section will not be included in the rating of the Proposal.

Proposal Narrative

The Proposal Narrative should address the Project Need, Project Description, and Project Evaluation, using each of the section headers exactly as provided in the proposal template (a locked, fillable form). The Proposal Narrative must be submitted using the BSCC Prop 64 PH&S Grant Program proposal template provided at the end of this document (Arial 12-point font with one-inch margins on all four sides and at 1.5-line spaced) and cannot exceed **eight (8) numbered pages** in length.

Footnotes are not allowable within the Proposal Narrative section. Sources cited must be included within Proposal Narrative or may be referenced within the Additional RFP Information attachment.

It is up to the applicant to determine how best to use the 8-page limit in addressing each RFP section. If these narrative sections total more than eight (8) pages in length, the application will be disqualified (see page 14).

Do not include any of the following within your narrative:

- Footnotes
- Tables;
- Graphs;
- Charts;
- Graphics; or
- Website links.

The 8-page limitation for these sections does not include the following mandatory items:

- The Cover Sheet;
- The Proposal Checklist;
- The Applicant Information Form;
- The Project Abstract;
- The Project Work Plan;
- The Budget Table and Budget Narrative; nor
- Other required attachments (see Proposal Checklist).

Within each narrative section, address the following bulleted items in a cohesive, comprehensive, and concise narrative format.

Rating Criteria for Project Need

Percent of Total Value: 25%

Address the rating factor for Project Need in narrative form as defined below. The response will be evaluated with a single rating based on a scale of 0-5.

programeach e	t Need: The applicant articulated a need that is pertinent to the intent of the grant m. The elements that are to comprise the Project Need are listed below. Addressing lement does not in itself merit a high rating; rather, although each element is to be sed (when applicable), it is the quality of the response to each that is to be ted.
1.1	Describe the need(s) related to the impact of the passage of Proposition 64.
1.2a	Demonstrate how the need(s) is related to Project Purpose Area (PPA) 1 - Youth Development/Youth Prevention and Intervention.
1.2b	Demonstrate how the need(s) is related to other PPA(s) selected (if applicable).
1.3	Describe why the need(s) described above is not met with existing resources.
1.4	Provide relevant qualitative and/or quantitative data with citations in support of the need(s).
1.5	Describe the process that was used to determine the need(s), including soliciting input from key stakeholders (e.g., community, public, private).

Rating Criteria for Project Description

Percent of Total Value: 50%

Address the rating factor for Project Description in narrative form as defined below. The response will be evaluated with a single rating based on a scale of 0-5.

Project Description: The applicant provided a description of the project that is related to the identified need and the intent of the grant program. The elements that are to comprise the Project Description are listed below. Addressing each element does not in itself merit a high rating; rather, although each element is to be addressed, it is the quality of the response to each that is to be evaluated.

- 2.1 Describe the proposed project that will address the need(s) discussed in the Project Needs section. The description should:
 - Describe the components of the proposed project linked to the mandatory
 PPA 1 Youth Development/Youth Prevention and Intervention.
 - Describe the components of the proposed project linked to other PPAs selected (if applicable).
 - Describe the target area and/or population which will be the focus of the project, including how and why it was selected.
 - If applicable, provide an estimate of how many individuals will be served and the process for determining which services/activities an individual/group will receive.

the idea the Pro high rai	t Description: The applicant provided a description of the project that is related to ntified need and the intent of the grant program. The elements that are to comprise ject Description are listed below. Addressing each element does not in itself merit a ting; rather, although each element is to be addressed, it is the quality of the se to each that is to be evaluated.
2.2	Provide rationale to support the selection of the proposed project which includes relevant evidence or research supporting its use to address the need as described in the Project Need section (include citations if appropriate).
2.3	Describe the extent to which the proposed project will utilize existing resources or projects.
2.4	Describe the experience, staffing, and/or partnerships your organization will use to implement the proposed project [include partners' Letter(s) of Commitment, if applicable]. If partners are to be selected after the grant is awarded, then specify the process and criteria for selecting those partners.
2.5	 Provide a Project Work Plan (Appendix L- Sample) that: Identifies the project's goals and measurable objectives (see Appendix A for definitions) that address PPA 1 and other selected PPAs (if applicable) that are related to the need and intent of the grant. Identifies how the goals will be achieved in terms of the activities, responsible staff/partners, and start and end dates. Is appropriate to the proposed project.

Rating Criteria for Project Evaluation Percent of Total Value: 15%

Address the rating factor for Project Evaluation in narrative form as defined below. The response will be evaluated with a single rating based on a scale of 0-5.

Project Evaluation: The applicant described how it will evaluate the effectiveness of the proposed project. The elements that are to comprise the Project Evaluation are listed		
below. Addressing each element does not in itself merit a high rating; rather, although each element is to be addressed, it is the quality of the response to each that is to be evaluated.		
3.1	Describe a plan to determine the staff and/or entity that will conduct the project evaluation and how evaluation activities will be incorporated in the various phases of the project (e.g., implementation, service delivery period).	
3.2	Identify process and outcome measures that are quantifiable and in line with the intent of the grant.	
3.3	Describe a reasonable plan for monitoring the project to ensure that the project components are implemented as intended.	
3.4	Describe a preliminary plan for how to collect and evaluate baseline and outcome data related to the outcome measures. Provide for data sharing agreements, if necessary.	
3.5	Describe a research design or methodology that will allow for an assessment of whether the strategy that was implemented achieved the intended outcomes.	

Proposal Budget

Rating Criteria for Project Budget

Percent of Total Value: 10%

Address the rating factor for Project Budget in narrative form as defined below. The response will be evaluated with a single rating based on a scale of 0-5.

Project Budget: The applicant provided budget information for the proposed project. The		
elements that are to comprise the Project Budget are listed below. Addressing each		
element does not itself merit a high rating; rather, although each element is to be		
addressed, it is the quality of the response to each that is to be evaluated.		
4.1	Provide a complete Budget Table that is appropriate for the proposed project.	
4.2	Provide budget narrative that relates the expenses to the proposed project and is inclusive of all project components and the selected PPA(s).	

As part of the application process, applicants are required to submit the RFP Budget Table and Narrative using the BSCC Prop 64 PH&S Grant Program proposal template provided at the end of this document (Arial 12-point font with one-inch margins on all four sides and at 1.5-line spaced).

- The Budget Table cannot exceed one (1) numbered page in length.
- The Budget Narrative cannot exceed **four (4) numbered pages** in length.

The Budget sections must be filled out completely and accurately. Applicants are solely responsible for the accuracy and completeness of the information entered in the Budget Section. All project costs must be directly related to the objectives and activities of the project demonstrating how the funds will be used to address the local need(s) due to the impact of legalizing cannabis in California. The Budget Table must cover the entire 3-year grant period.

For additional guidance related to grant budgets, refer to the *July 2020 BSCC Grant Administration Guide*, found under Quick Links on the Corrections Planning and Grant Programs home page: http://www.bscc.ca.gov/s correctionsplanningandprograms/

Additional RFP Information

Applicants may include a maximum of two (2) additional numbered pages to the Proposal Package. Identify these pages with the header: Additional RFP Information. These pages must have a one-inch margin on all four sides and may **only** include endnotes, tables, charts, graphs and/or graphics, must be cited/referenced within the Proposal Narrative, must directly support the Proposal Narrative, and be legible. If more than two (2) pages are submitted, only the first two (2) will go forward to the raters.

RFP Mandatory Documents

Letter(s) of Commitment

Applicants must include at least one (1) Letter of Commitment as part of the application package. A Letter(s) of Commitment should express, not only support for the proposed project, but also the author's specific commitment toward ensuring the overall success of the project. There is no required format for the Letter(s) of Commitment; however, each letter must:

- ✓ be on the collaborating partner organization's letterhead
- ✓ detail the roles and responsibilities of the partnering agency within the Prop 64 PH&S Grant Program.

Letter of Eligibility

Applicants must provide a Letter of Eligibility detailing how the county or city meets the eligibility criteria (page 3), There is no required format for the Letter of Eligibility; however, a sample is provided (see Appendix B) and the letter must:

- ✓ Be on the county or city letterhead
- ✓ Include the titles of the regulations, ordinances, or amendments to local government charters
- ✓ Include the dates the regulations, ordinances, or amendments to local government charters became enacted/effective

Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement

Please see Appendix F

Criteria for Non-Governmental Organizations Receiving Prop 64 PH&S Grant Funds Please see Appendix K.

APPENDICES

APPENDIX A Glossary of Terms – Prop 64 PH&S Grant Cohort 2

DEFINITIONS FOR THE PURPOSES OF THE PROPOSITION 64 PUBLIC HEALTH AND SAFETY GRANT COHORT 2

Ban

Ban is to prohibit, forbid, or bar by a local government.

For the purposes of this RFP, if *both* cultivation activities below are true, the local government is ineligible for Prop 64 PH&S funding:

Ban Cultivation

- ✓ All indoor commercial cultivation (including mixed light cultivation)
- ✓ All outdoor commercial cultivation

NOTE: Cultivation of cannabis is not considered banned by a local government if the local government restricts cultivation activities to specific locations pursuant to local zoning ordinances or if the local government requires licensure for specific commercial cultivation activities provided that such restrictions do not result in the prohibition of <u>all</u> indoor commercial cannabis cultivation, and all outdoor commercial cannabis cultivation, within the local government's jurisdiction/authority.

For the purposes of this RFP, if *either* of the retail sale activities below are true, the local government is ineligible for Prop 64 PH&S funding:

Ban Retail Sale

- ✓ Prohibiting establishment of business licensed under Division 10 of the Business and Professions Code
- ✓ Prohibiting operation of businesses licensed under Division 10 of the Business and Professions Code

NOTE: Retail sale of cannabis is not considered banned by a local government if the local government restricts the retail sale of cannabis to specific locations pursuant to local zoning ordinances, or if the local government requires licensure for specific retail sales activities provided that such restrictions do not result in the prohibition of <u>all</u> retail sales in the local government's jurisdiction/authority.

Community-based Organization

A community-based organization (CBO) is a nongovernmental organization that provides services to a community consisting of individuals, groups, or other organizations that constitute the local or community service population. In the context of the Prop 64 PH&S Grant Program, a CBO is generally considered to be a non-government, non-law enforcement organization that provides services individuals that are at risk of involvement or already involved with the justice system. In this RFP, CBOs and nonprofit organizations are referred to as NGOs or Non-Governmental Organizations.

Community-Driven

Community-driven practices are programs and strategies that are derived from the traditional practices of a particular racial, ethnic, or cultural community and have been determined effective by the community.

Cultural Relevance

Cultural relevance acknowledges the influence of the youth's identity characteristics on the youth's experience of the world and incorporates perspectives into the program's environment. These identity characteristics include racial/ethnic, gender, class, religion, educational, sexual orientation, gender identity, family heritage, disability, and any other identity the youth communicates as important.

Every grantee and sub-grantee/sub-recipient that receives Prop 64 PH&S Grant funds should utilize programs, practices, and approaches that embed cultural relevancy.

Developmentally Appropriate

A service or intervention may be considered developmentally appropriate if it is based on a child's level of need, or developmental stage, rather than the child's chronological age.

Evidence-based / Promising Practices

Evidence-based practices are programs and strategies that have been found effective at improving positive or preventing negative health outcomes, using rigorous scientific research methods. Programs and strategies may be evidence-based across all populations, or only for particular cultures and identities.

Promising practices are programs and strategies that have shown some positive results and potential for improving desired health outcomes. They may have evidence from use in real-world settings, a strong theoretical framework, and/or expert opinion, but have not been fully replicated in scientific studies. Depending on the level of scientific evidence, these are sometimes referred to as "evidence-informed," "research-supported," or "emerging" practices.

Applicants may find it helpful to review the information on evidence-based practices in Appendix C of this RFP as well as in the Substance Abuse and Mental Health Services Administration's (SAMHSA) Guide to Evidence-Based Practices available at: https://www.samhsa.gov/ebp-resource-center.

Financial Audit

A financial audit provides assurances that an organization's financial statements are free of material misstatement based upon the application of generally accepted accounting principles.

Mixed Light Cultivation

Mixed light cultivation occurs within a greenhouse, hoop-house, glasshouse, conservatory, hothouse, or other similar structure and uses a combination of natural and supplemental artificial lighting.

Service Need Determination

In considering whether to provide diversion services to potential program participants, service providers receiving funding under this grant must use an approach that is trauma-

informed, culturally relevant and developmentally appropriate. Approaches could include, but are not limited to, surveys or interviews. Applicants must thoroughly explain and justify their proposed approach for deciding which youth will be selected or chosen for program participation. Every applicant must identify some methodology for determining whether a potential program participant would benefit from services and how youth will be matched with specific services that provide those benefits.

Trauma

Trauma is an experience that causes intense physical and psychological stress reactions. It can refer to a single event, multiple events, or a set of circumstances that is experienced by an individual as physically and emotionally harmful or threatening and that has lasting adverse effects on the individual's physical, social, emotional, cognitive, or spiritual well-being.

Trauma-Informed

A Trauma-Informed approach is one in which all parties involved recognize and respond appropriately to the impact of traumatic stress designed to the youth's individual needs and ensure the physical and psychological safety of all youth, family members, and staff. Trauma-informed care is an organizational structure and system framework that involves understanding, recognizing, and responding to traumatic stress reactions and the effects of all types of trauma. Trauma-informed care also emphasizes raising awareness and providing resources about trauma and the impact of trauma on youth, family members and staff.

Youth

Youth is defined as under the age of 21 (i.e., individuals not of legal age to use and purchase cannabis products).

EVALUATIVE TERMS

Local Evaluation Plan and Local Evaluation Report¹

The purpose of the Local Evaluation Plan and the Local Evaluation Report is to identify whether the program achieved its goals and objectives. Outcome measures are designed to answer the question: "What results did the program produce?" Examples of outcome measures could include:

- Results of pre/post surveys (e.g., improvements in the number of high school graduates or reductions in law enforcement contacts).
- Implementation of programs aimed at increasing the number of youth enrolled in mentoring programs.
- Changes in policies that improve access to alcohol and substance use prevention services for youth.

¹Justice Research and Statistics Association, Juvenile Justice Evaluation Center. (2003, June). *Juvenile Justice Program Evaluation: An overview (Second Edition)* p. 7. Retrieved from http://www.irsa.org/pubs/juv-justice/program-evaluation.pdf.

Goal versus Objective

Goals and objectives are necessary components of the Local Evaluation Plan and the Project Work Plan. These common terms are sometimes used interchangeably because both refer to the intended results of program activities. Goals are longer-term than objectives, more broadly stated and govern the specific objectives to which program activities are directed.

In proposals, goals are defined by broad statements of what the program intends to accomplish, representing the long-term intended outcome of the program².

Examples of goal statements³:

- To reduce the number of youths who commit serious offenses.
- To reduce the number of youths who exhibit a pattern of chronic offending.
- To divert youth who commit nonviolent offenses from state juvenile correctional institutions.
- To restore the losses suffered by the victims of crimes.
- To make improvements in academic behavior and/or achievement.
- To reduce rates of youth substance use in the target area.

Objectives are statements of specific, measurable aims of program activities. Objectives detail the tasks that must be completed to achieve goals. Descriptions of objectives in the proposals should include three elements:⁴

- 1) Direction the expected change or accomplishment (e.g., improve, maintain);
- 2) Timeframe when the objective will be achieved; and
- 3) Target Population who is affected by the objective.

Examples of program objectives:5

- By the end of the program, drug-addicted youth will recognize the long-term consequences of drug use.
- To place eligible youth in an intensive supervision program within two weeks of adjudication to ensure their accountability and the community's safety.
- To ensure the youth in this program carry out all the terms of the mediation agreements they have worked out with their victims by program completion.
- To improve the self-discipline and study habits of youth enrolled.

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² Justice Research and Statistics Association, Juvenile Justice Evaluation Center. (2003, June). *Juvenile Justice Program Evaluation: An overview (Second Edition)*. Retrieved from http://www.jrsa.org/pubs/juv-justice/program-evaluation.pdf. See also New York State Division of Criminal Justice Services. *A Guide to Developing Goals and Objectives for Your Program*. Retrieved from http://www.criminaljustice.ny.gov/ofpa/goalwrite.htm.

³ Id. at p. 4.

⁴ Justice Research and Statistics Association, Juvenile Justice Evaluation Center. (2003, June). *Juvenile Justice Program Evaluation: An overview (Second Edition)* p. 5. Retrieved from http://www.jrsa.org/pubs/juv-justice/program-evaluation.pdf.

Principles of Effective Intervention

During the past two decades, there has been renewed interest in examining correctional research. These efforts have been led by researchers such as Gendreau, Andrews, Cullen, Lipsey and others.⁶ Much evidence has been generated, leading to the conclusion that many rehabilitation programs have, in fact, produced significant reductions in recidivism. The next critical issue became the identification of those characteristics most commonly associated with effective programs. Through the work of numerous scholars (Andrews et al., 1990⁷; Cullen and Gendreau, 2000⁸; Lipsey 1999⁹), several "principles of effective intervention" have been identified. These principles can be briefly categorized as the following:

- Assess Risk/Needs
- Enhance Intrinsic Motivation
- Target Interventions
 - Risk Principle
 - o Needs Principle
 - Responsivity Principle
 - Dosage
 - Treatment Principle
- Skill Train with Directed Practice
- Increase Positive Reinforcement
- Engage Ongoing Support in Natural Communities
- Measure Relevant Processes/Practices
- Provide Measurement Feedback

TERMS DEFINED BY THE PROPOSITION 64 INITIATIVE

<u>Cannabis</u> means all parts of the plant Cannabis sativa L., whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin.

<u>Cannabis accessories</u> means any equipment, products or materials of any kind which are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, smoking, vaporizing, or containing cannabis, or for ingesting, inhaling, or otherwise introducing cannabis or cannabis products into the human body. (Health & Saf. Code, § 11018.2.)

⁶ For a thorough review of this research, see Cullen, F.T. and B.K. Applegate. 1998. Offender rehabilitation: Effective correctional intervention. Brookfield, Vt.: Ashgate Darthmouth.

⁷ Andrews, D.A., I. Zinger, R.D. Hoge, J. Bonta, P. Gendreau and F.T. Cullen. 1990. Does correctional treatment work? A clinically relevant and psychologically informed meta-analysis. Criminology 28(3):369-404.

⁸ Cullen, F.T. and P. Gendreau. 2000. Assessing correctional rehabilitation: Policy, practice, and prospects. In Criminal justice 2000: Volume 3 – Policies, processes, and decisions of the criminal justice system, ed. J. Horney, 109-175. Washington, D.C.: U.S. Department of Justice, National Institute of Justice.

⁹ Lipsey, M.W. 1999. Can intervention rehabilitate serious delinquents? The Annuals of the American Academy of Political and Social Science, 564(2):142-166.

<u>Cannabis products</u> means cannabis that has undergone a process whereby the plant material has been transformed into a concentrate, including, but not limited to, concentrated cannabis, or an edible or topical product containing cannabis or concentrated cannabis and other ingredients. (Health & Saf. Code, § 11018.1.)

<u>Commercial marijuana activity</u> includes the cultivation, possession, manufacture, distribution, processing, storing, laboratory testing, labeling, transportation, distribution, delivery or sale of marijuana and marijuana products as provided for in this division.

<u>Cultivation</u> means any activity involving the planting, growing, harvesting, drying, curing, grading, or trimming of marijuana.

<u>Delivery</u> means the commercial transfer of marijuana or marijuana products to a customer. Delivery also includes the use by a retailer of any technology platform owned and controlled by the retailer, or independently licensed under this division, that enables customers to arrange for or facilitate the commercial transfer by a licensed retailer of marijuana or marijuana products.

<u>Distribution</u> means the procurement, sale, and transport of marijuana and marijuana products between entities licensed pursuant to this division.

<u>License</u> means a state license issued under Section 26001 of the Business and Professions Code.

<u>Licensee</u> means any person or entity holding a license under Section 26001 of the Business and Professions Code.

<u>Licensing authority</u> means the state agency responsible for the issuance, renewal, or reinstatement of the license, or the state agency authorized to take disciplinary action against the licensee.

Local government (jurisdiction) means a city, county, or city and county.

<u>Manufacture</u> means to compound, blend, extract, infuse, or otherwise make or prepare a marijuana product.

<u>Manufacturer</u> means a person that conducts the production, preparation, propagation, or compounding of marijuana or marijuana products either directly or indirectly or by extraction methods, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis at a fixed location that packages or repackages marijuana or marijuana products or labels or re-labels its container, that holds a state license pursuant to this division.

<u>Marijuana</u> has the same meaning as Cannabis (see above).

<u>Nursery</u> means a licensee that produces only clones, immature plants, seeds, and other agricultural products used specifically for the planting, propagation, and cultivation of marijuana.

<u>Operation</u> means any act for which licensure is required under the provisions of this division, or any commercial transfer of marijuana or marijuana products.

<u>Package</u> means any container or receptacle used for holding marijuana or marijuana products.

<u>Purchaser</u> means the customer who is engaged in a transaction with a licensee for purposes of obtaining marijuana or marijuana products.

<u>Sell, sale, and to sell</u> includes any transaction whereby, for any consideration, title to marijuana is transferred from one person to another, and includes the delivery of marijuana or marijuana products pursuant to an order placed for the purchase of the same and soliciting or receiving an order for the same, but does not include the return of marijuana or marijuana products by a licensee to the licensee from whom such marijuana or marijuana product was purchased.

APPENDIX B SAMPLE: Letter of Eligibility

Before grants can be awarded funds and receive an executed contract under the Proposition 64 Public Health and Safety Grant Program, the applying local jurisdiction (and all jurisdictions within a collaborative proposal) must assure they do not ban the following activities. Below is sample assurance language that, at a minimum, must be included in the Letter of Eligibility submitted to the Board of State and Community Corrections.

As ar	applicant, our jurisdiction(s) does not ban (.e., prohibi	t, forbid, or bar):
□ All	indoor commercial cannabis cultivation (inc Regulation(s), ordinance(s), and or an charter(s) that ensure the above are enacted/effective date(s)>.	endment(s	s) to our local government
□ AII	outdoor commercial cannabis cultivation Regulation(s), ordinance(s), and or am charter(s) that ensure the above are enacted/effective date(s)>.		
	stablishment of business(es) licensed un	der Divisio	on 10 of the Business and
Profe	ssions Code Regulation(s), ordinance(s), and or am charter(s) that ensure the above are enacted/effective date(s)>.		
☐ Op	peration of businesses licensed under Divis	ion 10 of t	he Business and Professions
Code	Regulation(s), ordinance(s), and or an charter(s) that ensure the above are enacted/effective date(s)>.		
Docu	mentation detailed above will be provided to	the BSCC	upon request.
_	HORIZED SIGNATURE		
	document must be signed by the person who is authorized to E OF AUTHORIZED OFFICER	sign the Grant	Agreement.)
	ET ADDRESS		
CITY		STATE	ZIP CODE
TELE	PHONE NUMBER	EMAIL ADD	DRESS
AUTH	IORIZED OFFICER SIGNATURE (Blue Ink Only or E-sig	nature)	DATE
x			

APPENDIX C Evidence-Based Resources

The websites provided below may be useful to applicants in the proposal development process. This list is not exhaustive, and it is offered as a suggested starting point for applicants to use in researching evidence-based programs, practices, and strategies.

Blueprints for Violence Prevention

http://www.colorado.edu/cspv/blueprints/index.html

Board of State and Community Corrections

http://www.bscc.ca.gov/s_web-basedresourcesonevidence-basedpractices/

California Institute of Behavioral Health Solutions

http://www.cibhs.org/evidence-based-practices-0

Coalition for Evidence-Based Policy

http://evidencebasedprograms.org/

CrimeSolutions.gov

http://www.crimesolutions.gov/

Evaluating Drug Control and System Improvement Projects
Guidelines for Project Supported by the Bureau of Justice Assistance
https://www.bja.gov/evaluation/guide/documents/nijguide.html

Justice Research and Statistic Association http://www.jrsa.org/

National Child Traumatic Stress Network https://www.NCTSN.Org

National Criminal Justice Reference Service (NCJRS)

"Preventing and Reducing Youth Crime and Violence: Using Evidence-Based Practice." A report prepared by Peter Greenwood, Ph.D., for the California Governor's Office of Gang and Youth Violence Policy, 2010.

https://www.ncjrs.gov/App/Publications/abstract.aspx?ID=255934

National Institute of Corrections http://nicic.gov/Library/

National Reentry Resource Center http://nationalreentryresourcecenter.org/

Office of Justice Programs – Crime Solutions.gov http://www.CrimeSolutions.gov

Office of Juvenile Justice and Delinquency Prevention Model Program Guide http://www.ojjdp.gov/mpg/

Promising Practices Network http://www.promisingpractices.net/

Reducing Recidivism to Increase Public Safety: A Cooperative Effort by Courts and Probation Hon, J. Richard Couzens, Placer County Superior Court (Ret.) http://www.courts.ca.gov/documents/EVIDENCE-BASED-PRACTICES-Summary-6-27-11.pdf

Substance Abuse and Mental Health Services Administration https://www.samhsa.gov/ebp-resource-center

The National Documentation Centre on Drug Use http://www.drugsandalcohol.ie/3820//

Washington State Institute for Public Policy http://www.wsipp.wa.gov/

APPENDIX D SAMPLE: Grant Agreement

STANDARD AGREEMENT		AGREEMENT NUMBER	R PURCHASING AUTHORIITY NUMBER (If Applicab		IBER (If Applicable)			
STD 213 (Rev 03/20	19)	BSCC XXX-21						
1. This Agreement is entered into between the Contracting Agency and the Contractor named below:								
CONTRACTING AG								
	ATE AND COMMUNITY CO	RRECTIONS						
CONTRACTOR NAI								
GRANTEE NAM								
	his Agreement is:							
	START DATE							
MAY 1, 2021								
THROUGH END								
OCTOBER 31,	amount of this Agreement is	<u>.</u>						
	amount of this Agreement is	o.						
\$000,000.00			dan subibita attack		liana sulainia ana			
	ree to comply with the terms ce made a part of the Agree		ring exhibits, attacr	iments, and append	lices which are			
EXHIBITS		TITLE			PAGES			
Exhibit A	Scope of Work				3			
Exhibit B	Budget Detail and Paymen	t Provisions			4			
Exhibit C	General Terms and Conditi	ions (04/2017)			4			
Exhibit D	Special Terms and Condition	ons			5			
Attachment 1*	Proposition 64 Public Healt	th & Safety (Prop 64 PH&S)	Grant Request for	Proposals, Cohort	2 *xx			
Attachment 2	Prop 64 PH&S Grant Propo	osal			XX			
Appendix A Prop 64 PH&S Scoring Panel				1				
Appendix B Criteria for Non-Governmental Organizations Receiving BSCC Program Funds				2				
* This item is he	reby incorporated by referen	nce and can be viewed at: xx	(XXXXXXX					
IN WITNESS W	HEREOF, THIS AGREEME	NT HAS BEEN EXECUTED	BY THE PARTIES	S HERETO.				
		CONTRACTOR						
	ME (if other than an individual, state	whether a corporation, partnership	o, etc.)					
GRANTEE NAM	IE							
CONTRACTOR B	USINESS ADDRESS		CITY	STATE	ZIP			
DOINTED MANE	OF DEBOON GLONING		TIT! F					
PRINTED NAME	OF PERSON SIGNING		TITLE					
CONTRACTOR A	UTHORIZED SIGNATURE		DATE SIGNED					
&	OTHORIZED GIGINATORE		BITTE GIGINED					
		STATE OF CALIFOR	NIA					
CONTRACTING A	AGENCY NAME							
BOARD OF STA	ATE AND COMMUNITY CO	RRECTIONS						
CONTRACTING AGENCY ADDRESS			CITY	STATE	ZIP			
2590 Venture Oaks Way, Suite 200			Sacramento CA 95833					
PRINTED NAME OF PERSON SIGNING			TITLE					
RICARDO GOODRIDGE			Deputy Director					
CONTRACTING AGENCY AUTHORIZED SIGNATURE			DATE SIGNED					
Ø.								

EXHIBIT A: SCOPE OF WORK

		EXHIBIT A. SCOPE OF WORK
1.	GF	RANT AGREEMENT – PROPOSITION 64 PUBLIC HEALTH AND SAFETY GRANT
	Co	is Grant Agreement is between the State of California, Board of State and Community rrections (hereafter referred to as BSCC) andereafter referred to as the Grantee).
2.		COJECT SUMMARY AND ADMINISTRATION The Fiscal Years 2019-20 and 2020-21 State Budget includes funding in the amount of \$51,788,690 million for local assistance grants for the Proposition 64 Public Health and Safety (Prop 64 PH&S) Cohort 2 Grant Program, to be administered by the Board of State and Community Corrections (BSCC).
		The purpose of this grant program is to fund projects that assist with law enforcement efforts, fire protection efforts, or other local projects addressing public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).
	B.	Grantee agrees to administer the project in accordance with Attachment 1: Prop 64 PH&S Grant Program Request for Proposals Cohort 2 (incorporated by reference) and Attachment 2: Grant Proposal, which are attached and hereto and made part of this agreement.
3.	PR	OJECT OFFICIALS
	A.	The BSCC's Executive Director or designee shall be the BSCC's representative for administration of the Grant Agreement and shall have authority to make determinations relating to any controversies that may arise under or regarding the interpretation, performance, or payment for work performed under this Grant Agreement.
	В.	The Grantee's project officials shall be those identified as follows:
		Authorized Officer with legal authority to sign:
		Name: Title: Address: Phone:
		Designated Financial Officer authorized to receive warrants:
		Name: Title: Address: Phone: Email: Project Director authorized to administer the project: Name: Title:
		Address:

Phone: Email:

EXHIBIT A: SCOPE OF WORK

- C. Either party may change its project representatives upon written notice to the other party.
- D. By signing this Grant Agreement, the Authorized Officer listed above warrants that he or she has full legal authority to bind the entity for which he or she signs.

4. DATA COLLECTION

Grantees will be required to comply with all data collection and reporting requirements as described in Attachment 1: Prop 64 PH&S Grant Program Request for Proposals Cohort 2 and Attachment 2: Grant Proposal.

5. REPORTING REQUIREMENTS

A. Grantee will submit quarterly progress reports in a format prescribed by the BSCC. These reports, which will describe progress made on program objectives and include required data, shall be submitted according to the following schedule:

Quarterly Progress Report Periods Due no later than: 1. May 1, 2021 to June 30, 2021 August 15, 2021 2. July 1, 2021 to September 30, 2021 November 15, 2021 3. October 1, 2021 to December 31, 2021 February 15, 2022 4. January 1, 2022 to March 31, 2022 May 15, 2022 5. April 1, 2022 to June 30, 2022 August 15, 2022 July 1, 2022 to September 30, 2022 November 15, 2022 7. October 1, 2022 to December 31, 2022 February 15, 2023 8. January 1, 2023 to March 31, 2023 May 15, 2023 9. April 1, 2023 to June 30, 2023 August 15, 2023 10. July 1, 2023 to September 30, 2023 November 15, 2023 11. October 1, 2023 to December 31, 2023 February 15, 2024 12. January 1, 2024 to March 31, 2024 May 15, 2024

Note: Project activity period ends April 30, 2024. The period of May 1, 2024 to October 31, 2024 is for completion of Final Local Evaluation Report and the financial audit only.

June 15, 2024

Due no later than:

B. Evaluation Documents

13. April 1, 2024 to April 30, 2024

Local Evaluation Plan
 Final Local Evaluation Report
 July 1, 2021
 October 31, 2024

C. Other Due no later than:

Financial Audit October 31, 2024

6. PROJECT RECORDS

A. The Grantee shall establish an official file for the project. The file shall contain adequate documentation of all actions taken with respect to the project, including copies of this Grant Agreement, approved program/budget modifications, financial records and required reports.

EXHIBIT A: SCOPE OF WORK

- B. The Grantee shall establish separate accounting records and maintain documents and other evidence sufficient to properly reflect the amount, receipt, and disposition of all project funds, including grant funds and any matching funds by the Grantee and the total cost of the project. Source documentation includes copies of all awards, applications, approved modifications, financial records and narrative reports.
- C. Personnel and payroll records shall include the time and attendance reports for all individuals reimbursed under the grant, whether they are employed full-time or part-time. Time and effort reports are also required for all subcontractors and consultants.
- D. The grantee shall maintain documentation of donated goods and/or services, including the basis for valuation.
- E. Grantee agrees to protect records adequately from fire or other damage. When records are stored away from the Grantee's principal office, a written index of the location of records stored must be on hand and ready access must be assured.
- F. All Grantee records relevant to the project must be preserved a minimum of three (3) years after closeout of the grant project and shall be subject at all reasonable times to inspection, examination, monitoring, copying, excerpting, transcribing, and auditing by the BSCC or designees. If any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the three-year period, the records must be retained until the completion of the action and resolution of all issues which arise from it or until the end of the regular three-year period, whichever is later.

7. CONFLICT OF INTEREST

- A. Existing law prohibits any grantee, subgrantee, partner or like party who participated on the Prop 64 PH&S Scoring Panel (See Contract Appendix A) from receiving funds from the Prop 64 PH&S Cohort 2 grants awarded under this RFP. Applicants who are awarded grants under this RFP are responsible for reviewing the Prop 64 PH&S Scoring Panel membership roster (see Contract Appendix A) and ensuring that no grant dollars are passed through to any entity represented by the members of the Prop 64 PH&S Scoring Panel.
- B. In cases of an actual conflict of interest with a Scoring Panel member, the Board may revoke the grant award and legal consequences could exist for the parties involved, including, but not limited to, repayment of the grant award.

1. INVOICING AND PAYMENTS

A. The Grantee shall be paid in quarterly in arrears by submitting an invoice (Form 201) to the BSCC that outlines actual expenditures claimed for the invoicing period.

Quarterly Invoicing Periods:

Due no later than:

Final Invoicing Periods*:

Due no later than:

16. May 1, 2024 to June 30, 2024

17. July 1, 2024 to October 31, 2024

August 15, 2024 December 15, 2024

*Note: Only expenditures associated with completion of the Final Local Evaluation Report and the financial audit may be included on these last two invoices.

- B. All project expenditures (excluding costs associated with the completion of the Final Local Evaluation Report and the financial audit) must be incurred by the end of the grant project period, April 30, 2024, and included on the invoice due June 15, 2024. Project expenditures incurred after April 30, 2024 will not be reimbursed.
- C. The Final Local Evaluation Report is due to BSCC by October 31, 2024. Expenditures incurred solely for the completion of the Final Local Evaluation Report during the period of May 1. 2024 to October 31, 2024 must be submitted on the invoice due December 15, 2024. Supporting fiscal documentation will be required for all expenditures claimed during the Final Invoicing Periods and must be submitted with your final invoice due no later than December 15, 2024.
- D. The financial audit is due to BSCC by October 31, 2024. Expenditures incurred solely for the completion of the financial audit during the period of May 1. 2024 to October 31, 2024 must be submitted on the invoice due December 15, 2024. Supporting fiscal documentation will be required for all expenditures claimed during the Final Invoicing Periods and must be submitted with your final invoice due no later than December 15, 2024.
- E. Grantee shall submit an invoice to the BSCC each invoicing period, even if grant funds are not expended or requested during the invoicing period.
- F. Upon the BSCC's request, supporting documentation must be submitted for project expenditures. Grantees are required to maintain supporting documentation for all

expenditures on the project site for the life of the grant and make it readily available for review during BSCC site visits. See Exhibit A. Scope of Work, Item 6. Project Records.

2. GRANT AMOUNT AND LIMITATION

- A. In no event shall the BSCC be obligated to pay any amount in excess of the grant award. Grantee waives any and all claims against the BSCC, and the State of California on account of project costs that may exceed the sum of the grant award.
- B. Under no circumstance will a budget item change be authorized that would cause the project to exceed the amount of the grant award identified in this Grant Agreement.

3. BUDGET CONTINGENCY CLAUSE

- A. This grant agreement is valid and enforceable only if sufficient funds are made available through the Proposition 64 Initiative (the Control, Regulate and Tax Adult Use of Marijuana Act) via the State and Local Government Law Enforcement Account. On or before July 15th of each fiscal year, the State Controller shall deposit funds derived from Proposition 64 taxes into the State and Local Government Law Enforcement Account pursuant to amended Revenue and Taxation Code section 34019, subdivision (f)(3). The grantee agrees that the BSCC's obligation to pay any sum to the grantee under any provision of this agreement is contingent upon the availability of sufficient funding made available to the BSCC pursuant to amended Revenue and Taxation Code section 34019, subdivision (f)(3)(C).
- B. If Prop 64 PH&S funding is reduced or falls below estimates contained within the Prop 64 PH&S Request for Proposals Cohort 2, the BSCC shall have the option to either cancel this Grant Agreement with no liability occurring to the BSCC or offer an amendment to this agreement to the Grantee to reflect a reduced amount.
- C. If BSCC cancels the agreement pursuant to Paragraph 3(B) or Grantee does not agree to an amendment in accordance with the option provided by Paragraph 3(B), it is mutually agreed that the Grant Agreement shall have no further force and effect. In this event, the BSCC shall have no liability to pay any funds whatsoever to Grantee or to furnish any other considerations under this Agreement and Grantee shall not be obligated to perform any provisions of this Grant Agreement except that Grantee shall be required to maintain all project records required by Paragraph 6 of Exhibit A for a period of three (3) years following the termination of this agreement.

4. PROJECT COSTS

A. Grantee is responsible for ensuring that actual expenditures are for eligible project costs. "Eligible" and "ineligible" project costs are set forth in the July 2020 BSCC Grant Administration Guide, which can be found under Quick Links here: http://www.bscc.ca.gov/s correctionsplanningandprograms.php

The provisions of the BSCC Grant Administration Guide are incorporated by reference into this agreement and Grantee shall be responsible for adhering to the requirements set forth therein. To the extent any of the provisions of the BSCC Grant Administration Guide and this agreement conflict, the language in this agreement shall prevail.

- B. Grantee is responsible for ensuring that invoices submitted to the BSCC claim actual expenditures for eligible project costs.
- C. Grantee shall, upon demand, remit to the BSCC any grant funds not expended for eligible project costs or an amount equal to any grant funds expended by the Grantee in violation of the terms, provisions, conditions or commitments of this Grant Agreement.
- D. Grant funds must be used to support new program activities or to augment existing funds that expand current program activities. Grant funds shall not replace (supplant) any federal, state and/or local funds that have been appropriated for the same purpose. Violations can result in recoupment of monies provided under this grantor suspension of future program funding through BSCC grants.

5. PROMPT PAYMENT CLAUSE

Payment will be made in accordance with, and within the time specified in, Government Code Chapter 4.5, commencing with Section 927.

6. WITHHOLDING OF GRANT DISBURSEMENTS

- A. The BSCC may withhold all or any portion of the grant funds provided by this Grant Agreement in the event the Grantee has materially and substantially breached the terms and conditions of this Grant Agreement.
- B. At such time as the balance of state funds allocated to the Grantee reaches five percent (5%), the BSCC may withhold that amount as security, to be released to the Grantee upon compliance with all grant provisions, including:
 - submittal and approval of the final invoice;
 - 2) submittal and approval of the final progress report; and
 - 3) submittal and approval of any additional required reports, including but not limited to the Final Local Evaluation Report and the financial audit.
- C. The BSCC will not reimburse Grantee for costs identified as ineligible for grant funding. If grant funds have been provided for costs subsequently deemed ineligible, the BSCC may either withhold an equal amount from future payments to the Grantee or require repayment of an equal amount to the State by the Grantee.
- D. In the event that grant funds are withheld from the Grantee, the BSCC's Executive Director or designee shall notify the Grantee of the reasons for withholding and advise the Grantee of the time within which the Grantee may remedy the failure or violation leading to the withholding.

7. PROJECT BUDGET

PROPOSED BUDGET LINE ITEMS	GRANT FUNDS REQUESTED
1. Salaries and Benefits	\$
2. Services and Supplies	\$
3. Professional Services	\$
Non-Governmental Organizations (NGO) Contracts	\$
5. Indirect Costs / Administrative Overhead (may not exceed 10% of grant award)	\$
6. Equipment / Fixed Assets	\$
7. Data Collection / Enhancement	\$
8. Program Evaluation	\$
9. Sustainability Planning	\$
10. Other (include travel & training costs)	\$
11. Financial Audit	\$
TOTAL	\$

- 1. **APPROVAL:** This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
- **2. AMENDMENT:** No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
- **3. ASSIGNMENT:** This Agreement is not assignable by the Contractor, either in whole or in part, without the consent of the State in the form of a formal written amendment.
- 4. AUDIT: Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, Department of Finance or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).
- 5. INDEMNIFICATION: Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.
- **6. DISPUTES:** Contractor shall continue with the responsibilities under this Agreement during any dispute.
- 7. TERMINATION FOR CAUSE: The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.
- 8. INDEPENDENT CONTRACTOR: Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.
- 9. RECYCLING CERTIFICATION: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material as defined in the Public Contract Code Section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code Section 12209. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code §12205).
- **10. NON-DISCRIMINATION CLAUSE:** During the performance of this Agreement, Contractor and its subcontractors shall not deny the contract's benefits to any person on the basis of race, religious

creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. Contractor shall insure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article. Contractor shall permit access by representatives of the Department of Fair Employment and Housing and the awarding state agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 2, §11105.)

Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

- 11. CERTIFICATION CLAUSES: The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 04/2017 (http://www.dgs.ca.gov/ols/Resources/StandardContractLanguage.aspx) are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. TIMELINESS: Time is of the essence in this Agreement.
- **13. COMPENSATION:** The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- **14. GOVERNING LAW:** This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- **15. ANTITRUST CLAIMS:** The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
 - A. The Government Code Chapter on Antitrust claims contains the following definitions:
 - "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.
 - 2) "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
 - B. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and

Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body tenders final payment to the bidder. Government Code Section 4552.

- C. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.
- D. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554.
- **16. CHILD SUPPORT COMPLIANCE ACT:** For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:
 - A. The contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
 - B. The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.
- **17. UNENFORCEABLE PROVISION:** In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.
- **18. PRIORITY HIRING CONSIDERATIONS:** If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

19. SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:

- A. If for this Contract Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)
- B. If for this Contract Contractor made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the

performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

20. LOSS LEADER: If this contract involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 10344(e).)

1. GRANTEE'S GENERAL RESPONSIBILITY

- A. Grantee agrees to comply with all terms and conditions of this Grant Agreement. Review and approval by the BSCC are solely for the purpose of proper administration of grant funds and shall not be deemed to relieve or restrict the Grantee's responsibility.
- B. Grantee is responsible for the performance of all project activities identified in Attachment 1: Prop 64 PH&S Request for Proposals Cohort 2 and Attachment 2: Grant Proposal/Application for Funding.
- C. Grantee shall immediately advise the BSCC of any significant problems or changes that arise during the course of the project.

2. GRANTEE ASSURANCES AND COMMITMENTS

A. Compliance with Laws and Regulations

This Grant Agreement is governed by and shall be interpreted in accordance with the laws of the State of California. Grantee shall at all times comply with all applicable State laws, rules and regulations, and all applicable local ordinances.

B. Fulfillment of Assurances and Declarations

Grantee shall fulfill all assurances, declarations, representations, and statements made by the Grantee in Attachment 1: Prop 64 PH&S Request for Proposal Cohort 2 and Attachment 2: Grant Proposal/Application for Funding, documents, amendments, approved modifications, and communications filed in support of its request for grant funds.

C. Permits and Licenses

Grantee agrees to procure all permits and licenses necessary to complete the project, pay all charges and fees, and give all notices necessary or incidental to the due and lawful proceeding of the project work.

3. POTENTIAL SUBCONTRACTORS

- A. In accordance with the provisions of this Grant Agreement, the Grantee may subcontract for services needed to implement and/or support program activities. Grantee agrees that in the event of any inconsistency between this Grant Agreement and Grantee's agreement with a subcontractor, the language of this Grant Agreement will prevail.
- B. Nothing contained in this Grant Agreement or otherwise, shall create any contractual relation between the BSCC and any subcontractors, and no subcontract shall relieve the Grantee of his responsibilities and obligations hereunder. The Grantee agrees to be as fully responsible to the BSCC for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Grantee. The Grantee's obligation to pay its subcontractors is an independent obligation from the BSCC's obligation to make payments to the Grantee. As a result, the BSCC shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.
- C. Grantee shall ensure that all subcontractors comply with the eligibility requirements stated in the Prop 64 PH&S RFP Cohort 2 and described in Contract Appendix B.
- D. Grantee assures that for any subcontract awarded by the Grantee, such insurance and fidelity bonds, as is customary and appropriate, will be obtained.
- E. Grantee agrees to place appropriate language in all subcontracts for work on the project requiring the Grantee's subcontractors to:

1) Books and Records

Maintain adequate fiscal and project books, records, documents, and other evidence pertinent to the subcontractor's work on the project in accordance with generally accepted accounting principles. Adequate supporting documentation shall be maintained in such detail so as to permit tracing transactions from the invoices, to the accounting records, to the supporting documentation. These records shall be maintained for a minimum of three (3) years after the acceptance of the final grant project audit under the Grant Agreement and shall be subject to examination and/or audit by the BSCC or designees, state government auditors or designees, or by federal government auditors or designees.

2) Access to Books and Records

Make such books, records, supporting documentations, and other evidence available to the BSCC or designee, the State Controller's Office, the Department of General Services, the Department of Finance, California State Auditor, and their designated representatives during the course of the project and for a minimum of three (3) years after acceptance of the final grant project audit. The Subcontractor shall provide suitable facilities for access, monitoring, inspection, and copying of books and records related to the grant-funded project.

4. PROJECT ACCESS

Grantee shall ensure that the BSCC, or any authorized representative, will have suitable access to project activities, sites, staff and documents at all reasonable times during the grant period including those maintained by subcontractors. Access to program records will be made available by both the grantee and the subcontractors for a period of three (3) years following the end of the grant period.

5. ACCOUNTING AND AUDIT REQUIREMENTS

- A. Grantee agrees that accounting procedures for grant funds received pursuant to this Grant Agreement shall be in accordance with generally accepted government accounting principles and practices, and adequate supporting documentation shall be maintained in such detail as to provide an audit trail. Supporting documentation shall permit the tracing of transactions from such documents to relevant accounting records, financial reports and invoices.
- B. Grantees are required to provide the BSCC with a financial audit within no later than the end of the contract term (October 31, 2023). The financial audit shall be performed by a Certified Public Accountant or a participating county or city auditor that is organizationally independent from the participating county or city's project financial management functions. Expenses for this final audit may be reimbursed for actual costs up to \$25,000.
- C. The BSCC reserves the right to call for a program or financial audit at any time between the execution of this Grant Agreement and three years following the end of the grant period. At any time, the BSCC may disallow all or part of the cost of the activity or action determined to not be in compliance with the terms and conditions of this Grant Agreement or take other remedies legally available.

6. MODIFICATIONS

No change or modification in the project will be permitted without prior written approval from the BSCC. Changes may include modification to project scope, changes to performance measures, compliance with collection of data elements, and other significant changes in the budget or

program components contained in the Application for Funding. Changes shall not be implemented by the project until authorized by the BSCC.

7. TERMINATION

- A. This Grant Agreement may be terminated by the BSCC at any time after grant award and prior to completion of project upon action or inaction by the Grantee that constitutes a material and substantial breech of this Grant Agreement. Such action or inaction includes but is not limited to:
 - 2) substantial alteration of the scope of the grant project without prior written approval of the BSCC;
 - refusal or inability to complete the grant project in a manner consistent with Attachment
 Prop 64 PH&S Request for Proposal/Application for Funding, or approved modifications:
 - 4) failure to provide the required local match share of the total project costs; and
 - failure to meet prescribed assurances, commitments, recording, accounting, auditing, and reporting requirements of the Grant Agreement.
- B. Prior to terminating the Grant Agreement under this provision, the BSCC shall provide the Grantee at least 30 calendar days written notice stating the reasons for termination and effective date thereof. The Grantee may appeal the termination decision in accordance with the instructions listed in Exhibit D: Special Terms and Conditions, Number 8. Settlement of Disputes.

8. SETTLEMENT OF DISPUTES

- A. The parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute persists, the Grantee shall submit to the BSCC Corrections Planning and Grant Programs Division Deputy Director a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to, or involving this Grant Agreement. Grantee's written demand shall be fully supported by factual information. The BSCC Corrections Planning and Grant Programs Division Deputy Director shall have 30 days after receipt of Grantee's written demand invoking this Section "Disputes" to render a written decision. If a written decision is not rendered within 30 days after receipt of the Grantee's demand, it shall be deemed a decision adverse to the Grantee's contention. If the Grantee is not satisfied with the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the Grantee may appeal the decision, in writing, within 15 days of its issuance (or the expiration of the 30-day period in the event no decision is rendered), to the BSCC Executive Director, who shall have 45 days to render a final decision. If the Grantee does not appeal the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the decision shall be conclusive and binding regarding the dispute and the Contractor shall be barred from commencing an action in court, or with the Victims Compensation Government Claims Board, for failure to exhaust Grantee's administrative remedies.
- B. Pending the final resolution of any dispute arising under, related to or involving this Grant Agreement, Grantee agrees to diligently proceed with the performance of this Grant Agreement, including the providing of services in accordance with the Grant Agreement. Grantee's failure to diligently proceed in accordance with the State's instructions regarding this Grant Agreement shall be considered a material breach of this Grant Agreement.

- C. Any final decision of the State shall be expressly identified as such, shall be in writing, and shall be signed by the Executive Director, if an appeal was made. If the Executive Director fails to render a final decision within 45 days after receipt of the Grantee's appeal for a final decision, it shall be deemed a final decision adverse to the Grantee's contentions. The State's final decision shall be conclusive and binding regarding the dispute unless the Grantee commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is later.
- D. The dates of decision and appeal in this section may be modified by mutual consent, as applicable, excepting the time to commence an action in a court of competent jurisdiction.

9. UNION ACTIVITIES

For all agreements, except fixed price contracts of \$50,000 or less, the Grantee acknowledges that applicability of Government Code §§16654 through 16649 to this Grant Agreement and agrees to the following:

- A. No State funds received under the Grant Agreement will be used to assist, promote or deter union organizing.
- B. Grantee will not, for any business conducted under the Grant Agreement, use any State property to hold meetings with employees or supervisors, if the purpose of such meetings is to assist, promote or deter union organizing, unless the State property is equally available to the general public for holding meetings.
- C. If Grantee incurs costs or makes expenditures to assist, promote or deter union organizing, Grantee will maintain records sufficient to show that no reimbursement from State funds has been sought for these costs, and that Grantee shall provide those records to the Attorney General upon request.

10. WAIVER

The parties hereto may waive any of their rights under this Grant Agreement unless such waiver is contrary to law, provided that any such waiver shall be in writing and signed by the party making such waiver

APPENDIX E SAMPLE: Governing Board Resolution

Before grant funds can be reimbursed, a grantee must <u>either</u> (1) submit a resolution from its Governing Board that delegates authority to the individual authorized to execute the grant agreement <u>or</u> (2) provide sufficient documentation indicating that the prospective grantee has been vested with plenary authority to execute grant agreements (e.g., a City Council or County Board of Supervisors delegating such authority to an Agency head).

Below is assurance language that, <u>at a minimum</u>, must be included in the resolution submitted to the Board of State and Community Corrections.

WHEREAS the (*insert name of Local Government*) desires to participate in the Proposition 64 Public Health and Safety Grant Program funded through the California State and Local Government Law Enforcement Account and administered by the Board of State and Community Corrections (hereafter referred to as the BSCC).

NOW, THEREFORE, BE IT RESOLVED that the (insert title of designated official) be authorized on behalf of the (insert name of Governing Board) to submit the grant proposal for this funding and sign the Grant Agreement with the BSCC, including any amendments thereof.

BE IT FURTHER RESOLVED that grant funds received hereunder shall not be used to supplant expenditures controlled by this body.

BE IT FURTHER RESOLVED that the *(insert name of Local Government)* agrees to abide by the terms and conditions of the Grant Agreement as set forth by the BSCC.

Passed, approved, and adopted by the *(insert name of Governing Board)* in a meeting thereof held on *(insert date)* by the following:

Ayes:		
Notes:		
Absent:		
Signature:	Date:	
Typed Name and Title:		
ATTEST: Signature:	Date:	
Typed Name and Title:		

APPENDIX F

Certification of Compliance with BSCC Policies Regarding Debarment, Fraud, Theft, and Embezzlement

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the Board <u>will not</u> enter into contracts or provide reimbursement to applicants that have been:

- 1. debarred by any federal, state, or local government entities during the period of debarment; or
- 2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the Grant contract.

BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

By checking the following boxes <u>and signing below</u> , applicant affirms that: [] I/We are not currently debarred by any federal, state, or local entity from applying for or receiving federal, state, or local grant funds.
☐ I/We have not been convicted of any crime involving theft, fraud, o embezzlement of federal, state, or local grant funds within the last three years. We will notify the BSCC should such debarment or conviction occur during the term of the Grant contract.
$\hfill \square$ I/We will hold subgrantees and subcontractors to these same requirements.
A grantee may make a request in writing to the Executive Director of the BSCC for an

A grantee may make a request in writing to the Executive Director of the BSCC for an exception to the debarment policy. Any determination made by the Executive Director shall be made in writing.

AUTHORIZED SIGNATURE					
(This document must be signed by the person	who is authorized to sign the Grant Agr	eement.)			
NAME OF AUTHORIZED OFFICER	TITLE	TELEPHON	FELEPHONE NUMBER		
OTDEET ADDRESS	OUT	07475	T TID CODE		
STREET ADDRESS	CITY	STATE	ZIP CODE		
EMAIL ADDRESS					
AUTHORIZED OFFICER SIGNATURE ((Blue Ink Only or E-signature))			DATE		
Activities and including the control of E-signature))					
X					

APPENDIX G SAMPLE: BSCC Comprehensive Monitoring Visit Tool

Corrections Planning and Grant Programs Division COMPREHENSIVE MONITORING VISIT (CMV) TOOL SAMPLE

Grantee:	Award Year: $1 \square 2 \square 3 \square 4 \square$ (as applicable)
Grant Program:	Federal Funds: \square State Funds: \square
Contract Number:	Grant Amount:
Project Title:	
Project Director:	Financial Officer:
Project Director Phone:	Financial Officer Phone:
Project Director E-Mail:	Financial Officer E-mail:
Field Representative:	Date of Visit:
Persons Interviewed During the Monitoring Project Sites Visited (Name, Address):	(Name, Title, Agency):
Project Summary:	

I. ADMINISTRATIVE REVIEW

1.	Executed Agreement The Grantee has a copy of the fully executed Standard Agreement in	the offici	al file (e-
	file is acceptable).	Yes □	No □
2.	BSCC Grant Administration Guide The Grantee has a copy of the BSCC Grant Administration Guide read staff know how to use it (e-file is acceptable).	dily availa Yes □	able, and No □
3.	Organizational Chart The Grantee has a current organizational chart for the depart responsible for programmatic oversight of the grant.	tment/uni Yes □	t/section No □
4.	Duty Statements The Grantee maintains duty statements for grant-funded staff that list related to the grant. Note: Standard job classifications usually are unless the position was created specifically for the grant.	•	
5.	Timesheets 5a. The Grantee maintains timesheets on all staff charged to the grantestimates and/or percentages are not acceptable.	nt. Note:	
	5b. The Grantee maintains functional timesheets or conducts time funded positions.	Yes □ studies	No □ for split-
	Note: Estimates and/or percentages are not acceptable. Yes □	No □	N/A □
6.	Staff Positions All authorized positions are filled and performing grant-related duties. If no, list all unfilled positions and explanations for vacancies in	Yes □	No □
	Administrative Review Comments section.		
7.	Anticipated Changes Are there any anticipated changes to staff or the project? If yes, explain in the Administrative Review Comments section.	Yes □	No □
8.	Subcontracts 8a. Does this grant provide for subcontracted services? If yes, list subcontracts awarded in the Administrative Resection.	Yes □ view Co	No □ mments
	8b. Copies of the subcontract awards are contained within the official Yes □	project f No □	ile. N/A □

	8c. Subcontracts contain the required language from the BSCC contract (e.g., access to program and fiscal records, access to facility, access to program participants, Non-				
	Discrimination clause, Civil Rights compliance). Yes No N/A				
	8d. Subcontracts appear to be following conflict of interest laws that prohibit individuals or organizations that participated on the Executive Steering Committee for this grant. Yes No N/A				
9.	9a. Copies of project budget modifications are maintained in the official file.				
	9b. Were there any substantial modifications made that were not approved by the BSCC? Yes □ No □ N/A □ Yes □ No □ Yes □ No □				
	If yes, explain in the Administrative Review Comments section.				
10	.Fidelity Bond The Grantee maintains a Fidelity Bond (applicable for non-governmental entities only). Yes □ No □ N/A□				
Nι	Field Representative Comments for Administrative Review Section: Number comments to correspond to the Administrative Review items. II. CIVIL RIGHTS REVIEW				
(fc	r all federal grants; as applicable to state-funded programs)				
1.	Equal Employment Opportunity Plan 1a. The Grantee has an Equal Employment Opportunity Plan (EEOP) on file for review. Yes □ No □ 1b. If yes, on what date did the Grantee prepare the EEOP?				
2.	EEOP Short Form 2a. If applicable: has the Grantee submitted an EEOP Short Form to the Office for Civil Rights (OCR), U.S. Department of Justice (DOJ) (i.e., 50 or more employees and \$750,000 or more in federal funds)? Yes □ No □ N/A □				
	2b. If yes, on what date did the Grantee submit the EEOP Short Form?				

3. Notification to Program Participants

How does the Grantee notify program participants and beneficiaries that it does not discriminate on the basis of race, color, national origin, religion, sex, disability, and age in the delivery of services (e.g., posters, inclusion in program brochures, program materials, etc.)? *Explain in Civil Rights Review Comments section.*

4. Notification to Employees

programs or activities?

How does the Grantee notify employees that it does not discriminate on the basis of race, color, national origin, religion, sex, disability, and age in the delivery of services (e.g., posters, dissemination of relevant orders or policies, recruitment materials, etc.)? *Explain in Civil Rights Review Comments section.*

	Explain in Civil Rights Review Comments section.	Corditino	it materia	13, Cto.):
5.	Complaints There are written policies or procedures in place for notifying to file complaints alleging discrimination by the grantee with			
6.	Discrimination on the Basis of Disability If the Grantee has 50 or more employees and receives DOJ has the grantee;			
	6a. Adopted grievance procedures (for both employees an incorporate due process standards and provide for prompt complaints alleging a violation of the DOJ regulations which the basis of a disability in employment practices and the definition of	and equit ch prohibit	able reso discrimir	olution of
	6b. Designated a person to coordinate compliance with p discrimination?	rohibitions Yes 🏻	against No □	disability N/A □
	6c. Notified participants, beneficiaries, employees, appli grantee does not discriminate on the basis of disability?	cants, and Yes □		that the N/A □
7.	Discrimination on the Basis of Sex If the Grantee operates an education program or activity, h actions?	ave they ta	aken the	following
	7a. Adopted grievance procedures that provide for the pror of complaints alleging a violation of the DOJ regulations won the basis of sex?	•	•	
	7b. Designated a person to coordinate compliance with t discrimination?	he prohibi Yes □	tions aga No □	ainst sex N/A □
	7c. Notified applicants for admission and employment, emand others that the grantee does not discriminate on the ba		•	

Yes □ No □ N/A □

8.	Findings The Grantee has complied with the requirement to submit discrimination against the grantee issued by a federal or standard administering agency, on the grounds of race, color, religion	ate court,	or federa	l or state	
9.	Limited English Proficiency What steps have been taken to provide meaningful access to person who have limited English proficiency (LEP)? Includeveloped a written policy on providing language access see	de whethe	er the gra	ntee has	
10	Training Training is conducted for the Grantee's employees on the civil rights laws.	requireme Yes □	ents unde No □	r federal N/A □	
11	1.Religious Activities If the grantee conducts religious activities as part of its program or services, do they:				
	11a. Provide services to everyone regardless of religion or 11b. Ensure it does not use federal funds to conduct inherer as prayer, religious instruction, or attempt to convert partiand that such activities are kept separate in time or practivities?	Yes □ ntly religion cipants to	No □ us activiti another	religion)	
	activities?	Yes □	No □	N/A □	
	11c. Ensure participation in religious activities is voluntary for funded programs?	or benefici Yes □	iaries of f No □	ederally- N/A □	
Field Representative Comments for Civil Rights Review Section: Number comments to correspond to the Civil Rights Review items. III. FISCAL REVIEW					
1.	Budget File The Grantee maintains an official budget file for the project.		Yes □	No □	
2.	Fiscal Policies and Procedures 2a. The Grantee maintains written procedures for the fiscal and they are accessible by grants management staff.	policies re	elated to t	the grant No □	
	2b. The Grantee can explain its agency's claims, payr processes as they relate to this grant (i.e., agency checks a			ırsement	
3.	Invoices		Yes □	No □	
	3a. Financial invoices are current and spending is on track.		Yes □	No □	

	3b. Copies of the BSCC invoices for reimbursement are within the	official file Yes □	No □
	3c. The fiscal/accounting records reviewed during the visit supporting documentation for all claims on invoices, including mat		adequate
		Yes □	No □
	3d. Salaries and benefits can be easily tied back to reimbursemen	t invoices. Yes □	No □
	3e. The Grantee maintains supporting documentation or a calcula indirect costs or overhead claimed (e.g., an approved Indirect Cos	t Rate Pro	
	3f. Expenditures appear to meet contract eligibility, as defined Administration Guide.	in the BS∈	CC Grant No □
4.	Tracking 4a. BSCC contract funds are deposited into separate fund ac distinguish grant funds from other fund sources.	counts or Yes □	coded to
	4b. The Grantee maintains a tracking system for purchases, included to the grant program.	cluding red Yes □	eipts and No □
	4c. Tracking reports are reviewed by management and/or program	n staff. Yes □	No □
	4d. The Grantee can provide general ledgers documenting the en disbursements.	tries for red Yes □	ceipts and No □
5.	Equipment/Fixed Assets 5a. Did the Grantee purchase or lease equipment/fixed assets with	h grant fun Yes □	ds? No □
	5b. The Grantee received prior approval from BSCC for purchases fixed assets that were more than \$3,500 per item. Yes D		ent and/or N/A □
	5c. The equipment/fixed assets were listed in the budget or in a B Yes D	•	ification. N/A □
	5d. The Grantee maintains an inventory list of equipment/fixed as grant funds. Yes D	•	ased with N/A □
	5e. The Grantee maintains proof of receipt of equipment/fixed ass		N/A □

6.	Supplanting The Grantee can verify that expenditures submitted for grant reimbursalaries and benefits) are not also claimed/reimbursed under a agreement or funding stream (supplanting).		`	
7.	Match 7a. The Grantee is in compliance with the match requirement. Yes □	No □	N/A □	
	7b. If the Grantee is currently under-matched, is there a plan to meet obligated match amount?	t the con	tractually	
8.	Project Income Does the Grantee generate income from grant funds (e.g., fundra fees, etc.?) Yes □	isers, re No □	gistration N/A □	
9.	Subcontracts 9a. Does the Grantee require subcontract agencies to submit source with their billing invoice? Yes □	ce docur No □	mentation N/A □	
	9b. What type of documentation detail does the agency keep for subcontractor service delivery billing (to include list of positions funded, documented staff hours, list of services delivered, participant sign-in logs, time/duration of services, other invoice detail, etc.)? Describe in the Fiscal Review Comments section.			
	9c. Is the source documentation sufficient to justify charges? Yes \Box	No □	N/A □	
	9d. Does the Grantee conduct desk audits of subcontract agencies? Yes \Box	No □	N/A □	
	9e. Does the Grantee conduct site visits to subcontract agencies?			
10	Yes □ .Audits	No □	N/A □	
	10a. What type of audit report will the project submit? Single City/County Audit Report □ Program Specific Audit □ Other □			
	10b. The Grantee has audit reports covering the agency's internal within the last two years.	control Yes □	structure No □	

Field Representative Comments for Fiscal Review Section: Number comments to correspond to Fiscal Review items.

IV. PROGRAM REVIEW

Note: Some of the information collected in this section will be used to foster discussion and assist with technical assistance, not necessarily to determine compliance.

1.	Governing Body 1a. Does the grant require formation of some type of committee, coordinating council, etc.) to guide grant activities	es?	,	
		Yes □	No □	N/A □
	1b. If so, has this body been formed and is it meeting as red	quired? Yes □	No □	N/A □
	1c. Are all required members participating?	Yes □	No □	N/A □
2.	Evidence-Based Interventions 2a. List all interventions being used by the grantee. List in the Program Review Comments section.			
	2b. Which interventions do the grantee identify as "evidence what information? <i>Explain in the Program Review Comm</i>		•	Based on
	2c. Does the Grantee have a quality assurance or fidelity note to ensure that interventions are implemented as intended?	nonitoring	process Yes □	in place No □
3.	Assessments 3a. If providing direct services, how are participants assessed responsivity? Explain in the Program Review Comments		r risk, n	eed and
	3b. How is that information used? <i>Explain in the Progsection.</i>	gram Re	view Co	mments
4.	Staff Training 4a. Do all project staff receive an orientation and/or train project?	ning pertir	nent to t Yes □	he grant No □
	4b. Are there opportunities for ongoing training for staff affili	ated with	the gran Yes □	t? No □
5.	Policies & Procedures 5a. Did the Grantee develop a written Policies & Proced Manual specific to the grant project?	dures Ma	nual or Yes □	Program No □
	5b. Are they accessible to staff?		Yes □	No □
6.	Case Management/Tracking 6a. Does the Grantee maintain an automated or web-based data collection system to track participants served by the gr		nagemei	nt and/or
		Yes □	No □	N/A □

6b. If not, how are services and/or participants tracked? *Explain in the Program Review Comments section.*

7.	The Grantee maintains appropriate source documentation (e.g., files, sign-in sheets, etc.) for the participants served. Yes		rds, case N/A □
8.	Progress Reports 8a. Progress Reports are current.	Yes □	No □
	8b. Program records reviewed at the site visit provided sufficie information reported in Progress Reports. If no, explain in the Program Review Comments section.	nt detail to Yes □	o support No □
9.	Problems The Grantee has experienced operational or service delivery problems If yes, explain in the Program Review Comments section.	ems. Yes □	No □
10	Sustainability Does the grantee have a sustainability plan to continue service funds expire? Describe in the Program Review Comments section.	delivery af Yes □	fter grant No □
11	Other Requirements Reviewed Per this site visit review, programmatic requirements specific to thi being met.	s grant pro Yes □	gram are No □
	eld Representative Comments for the Program Review Sections imber comments to correspond to Program Review items.		
V .	DATA COLLECTION AND EVALUATION		
1.	Evaluator Does the Grantee subcontract for its data collection and evaluation Yes If yes, list name of organization and describe the relation Collection and Evaluation Comments section.	No □	N/A □
2.	Evaluation Plan Is the Grantee on track with the activities and milestones describ Plan? Yes □		valuation N/A □
3.	Preliminary Evidence 3a. Do the data collection efforts show any preliminary evidence the project? Yes □	nat could in I No □	-

	3b. Has the Grantee used this information to make improve	ements	or change	es to the
	project?	Yes □	No □	N/A □
Nı	eld Representative Comments for Data Collection and Evumber comments to correspond to Data Collection and E			
1.	Outcome of Visit 1a. Does the project generally meet BSCC grant requirement	nts?	Yes □	No □
	1b. If no, will a Compliance Improvement Plan be submitted	?	Yes □	No □
	1c. Describe here:			
2.	Technical Assistance 2a. Does the Grantee have any technical assistance needs	?	Yes □	No □
	2h Describe here:			

APPENDIX H

County Population Index
Source: California Department of Finance, Population Estimates, January 1, 2019

	o ana abovo,
Los Angeles	10,253,716
San Diego	3,351,786
Orange	3,222,498
Riverside	2,440,124
San Bernardino	2,192,203
Santa Clara	1,954,286
Alameda	1,669,301
Sacramento	1,546,174
Contra Costa	1,155,879
Fresno	1,018,241
Kern	916,464
San Francisco	883,869
Ventura	856,598
San Mateo	774,485
San Joaquin	770,385

Medium Counties (200,001-749,999)

•	•
Stanislaus	558,972
Sonoma	500,675
Tulare	479,112
Santa Barbara	454,593
Monterey	445,414
Solano	441,307
Placer	396,691
Merced	282,928
San Luis Obispo	280,393
Santa Cruz	274,871
Marin	262,879
Butte	226,466
Yolo	222,581

Small Counties (Under 200,000)

El Dorado	191,848	Calaveras	45,117
Imperial	190,266	Siskiyou	44,584
Shasta	178,773	Amador	38,294
Madera	159,536	Lassen	30,150
Kings	153,710	Glenn	29,132
Napa	140,779	Del Norte	27,401
Humboldt	135,333	Colusa	22,117
Nevada	98,904	Plumas	19,779
Sutter	97,490	Inyo	18,593
Mendocino	89,009	Mariposa	18,068
Yuba	77,916	Trinity	13,688
Lake	65,071	Mono	13,616
Tehama	64,387	Modoc	9,602
San Benito	62,296	Sierra	3,213
Tuolumne	54,590	Alpine	1,162

APPENDIX I SAMPLE: Local Evaluation Plan Components

The Prop 64 PH&S Grant Program Local Evaluation Plan (LEP) should, at a minimum, address the following:

Project Description as it pertains to the mandatory Project Purpose Area (PPA) 1: Youth Development/Youth Prevention and Intervention-

- Describe the intervention(s)/services/activities to be used in the project
- Define the target population (for example: gender age, system-involvement history, criminogenic factors, etc.)
- Define the criteria for participant eligibility
- Estimate the number of participants receiving intervention(s) per project component
- Describe the process for determining which interventions(s) a participant will receive
- Describe a plan to document the services within the intervention(s) provided to each participant
- Describe a plan for tracking participants in terms of progress in the project (for example start dates, attendance logs, dropouts, successful completions, etc.)

Project Description as it relates to the other PPAs, as applicable. Depending on the project's scope, goals, and objectives, the below PPAs may include the same or similar bullets from PPA 1. Additional LEP requirements may be added once grantees have been awarded and all Prop 64 PH&S Grant Program project components have been determined-

- PPA 2 Public Health
- PPA 3 Public Safety
- PPA 4 Environmental Impact

Project Evaluation Design-

- Define project goals
- Define project objectives
- Define variables and measures that will be used to demonstrate whether each goal, and their corresponding objectives, were achieved
- Indicate who will be conducting the outcome evaluation (i.e., external contractor/agency, internal team/individual, etc.)
- Identify all data sources
- Define criteria for determining-
 - Participant success/failure in the project (PPA 1)
 - Activity success/failure in the project (PPAs 2, 3, and/or 4, as applicable)
- Describe the research design that will be used to complete the evaluation
 - o Identify and define all outcome measures
 - o How will the results be used to determine whether your project was effective?
 - Include any comparisons made

Project Oversight-

- Describe the project-oversight structure and overall decision-making process for the project
 - o Describe the research design for the process evaluation
 - o Identify and define all process evaluation measures
 - Describe how the process measure data will be used to monitor the effectiveness of the project

APPENDIX J Prop 64 PH&S Grant Executive Steering Committee

	Name	Title	Organization /Agency
1	Linda Penner Chair	BSCC Board Member	Board of State and Community Corrections
2	Steve Carney	Chief Deputy, Cannabis Licensing Office	Santa Cruz County Sheriff's Office
3	Manuel Escandon	Director, Student Intervention & Prevention Department	Office of the Fresno County Superintendent of Schools
4	Hollie Hall	Consultant, PhD.	Watershed Resource Specialist Humboldt, Trinity, and Mendocino Counties
5	Tanja Heitman	Chief Probation Officer	Santa Barbara County
6	Amy Irani	Director	Environmental Health Nevada County
7	Vicki Jones	Environmental Health Division Director	Merced County Public Health
8	Jon Lopey	Sheriff	Siskiyou County
9	Renee Menart	Communication & Policy Analyst	Center on Juvenile and Criminal Justice
10	Dave Neilsen	Retired, Deputy Director	CA Department Alcohol & Drug Programs
11	Royal Ramey	Co-Founder	The Forestry and Fire Recruitment Program
12	Sarah Ruby	Deputy Public Defender	Santa Clara County
13	Michael Salvador	Police Chief	City of Atwater
14	Sharyn Turner	Registered Nurse	Nevada County Superintendent of Schools
15	Scott Whitney	Police Chief	City of Oxnard

APPENDIX K

Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds

(Page 1 of 2)

The Proposition 64 Public Health and Safety (Prop 64 PH&S) Grant Program Request for Proposals (RFP) includes requirements that apply to non-governmental organizations that receive funds under this grant. All grantees are responsible for ensuring that any contracted third parties continually meet these requirements as a condition of receiving Prop 64 PH&S funds. The RFP describes these requirements as follows.

Any non-governmental organization that receives Prop 64 PH&S grant funds (as either subgrantee or subcontractor) must:

- Have been duly organized, in existence, and in good standing for at least six months prior to the effective date of its fiscal agreement with the BSCC or with the Prop 64 PH&S grantee. Non-governmental entities that have recently reorganized or have merged with other qualified non-governmental entities that were in existence prior to the six-month date are also eligible, provided all necessary agreements have been executed and filed with the California Secretary of State prior to the start date of the grant agreement with the BSCC or the start date of the grantee-subcontractor fiscal agreement.
- Be registered with the California Secretary of State's Office, if applicable;
- Have a valid business license, Employer Identification Number (EIN), and/or Taxpayer ID (if sole proprietorship);
- Have any other state or local licenses or certifications necessary to provide the services requested (e.g., facility licensing by the Department of Health Care Services), if applicable; and
- Have a physical address.

(Page 2 of 2)

In the table below, provide the name of the Grantee and list all contracted parties.

Grantee:

Name of Contracted Party	Address	Email / Phone	Meets All Requirements
			Yes □ No □
			Yes □ No □
			Yes □ No □
			Yes □ No □

Grantees are required to update this list and submit it to the BSCC any time a new third-party contract is executed after the initial assurance date. Grantees shall retain (on-site) applicable source documentation for each contracted party that verifies compliance with the requirements listed in the Prop 64 PH&S Grant RFP. These records will be subject to the records and retention language found in Appendices A and C of the Standard Agreement.

Unless prior approval is obtained, the BSCC prohibits disbursement or reimbursement to any NGO that does not meet the requirements listed above and for which the BSCC does not have a signed grantee assurance on file.

A signature below is an assurance that all requirements listed above have been met.

AUTHORIZED SIGNATURE						
(This document must be signed by the person who is authorized to sign the Grant Agreement.)						
NAME OF AUTHORIZED OFFICER	TITLE			TELEPHONE		
STREET ADDRESS	CITY	STATE	ZIP CC	DDE		
EMAIL ADDRESS						
SIGNATURE (Blue Ink Only or E-signature) DATE						
X						

APPENDIX L SAMPLE: Prop 64 PH&S Grant Program Work Plan

Applicants must complete Project Work Plan. This Project Work Plan identifies measurable goals and objectives, activities and services, the responsible parties and a timeline. Completed plans should (1) identify the project's top goals and objectives (this <u>must</u> include at least one goal for the required youth development/youth prevention and intervention PPA); (2) identify how the top goals will be achieved in terms of the activities, responsible staff/partners, and start and end dates; and (3) provide goals and objectives with a clear relationship to the need and intent of the grant. Applicants must use the Grant Work Plan provided within the Proposal Package at the end of this document. The form cannot exceed two (2) numbered pages and does not count toward the eight (8) numbered page limit for the Proposal Narrative. Proposal Work Plan document to be submitted is provided within the Proposal Package.

(1) Goal:				
Objectives (A., B., etc.)				
Project activitie	s that support the identified goal and objectives	Responsible	Timeline	
		staff/ partners	Start Date	End Date
(2) Goal:				
Objectives (A., B., etc.)				
Project activitie	s that support the identified goal and objectives	Responsible	Time	line
		staff/ partners	Start Date	End Date
(3) Goal:				
Objectives (A., B., etc.)				
Project activitie	s that support the identified goal and objectives	Responsible	Time	line
		staff/ partners	Start Date	End Date
(4) Goal:				
Objectives (A., B., etc.)				
Project activities that support the identified goal and objectives		Responsible	Time	
		staff/ partners	Start Date	End Date

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM COHORT 2

PROPOSAL PACKAGE* COVER SHEET

Submitted by (Name of eligible applicant):

DATE SUBMITTED TO THE BSCC:

*The Proposition 64 Public Health and Safety Grant Program Proposal Package is provided in a fillable format. Using the Tab key will allow the applicant access to those areas requiring information.

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM: PROPOSAL CHECKLIST

A complete proposal package for funding under the Proposition 64 PH&S Grant Program must contain the following items:

	Required Items:	✓
1	Cover Sheet (previous page)	
2	Proposition 64 PH&S Grant Program Proposal Checklist • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
3	Applicant Information Form • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
4	Proposal Abstract • No more than one (1) page	
5	Proposal Narrative to include Project Need, Project Description, Project Evaluation Sections No more than eight (8) pages	
6	Project Work Plan No more than 2 pages using the template provided (see Appendix L for instructions)	
7	 Budget Information (Budget Table & Narrative) Use BSCC templates provided Budget Narrative must be no more than four (4) pages 	
8	Additional Request for Proposals Information, if applicable No more than two (2) pages	
9	Letter(s) of Commitment	
10	Letter of Eligibility (see Appendix B)	
11	Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (Appendix F) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
12	Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds (Appendix K) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
	Optional:	
13	Governing Board Resolution (Appendix E) Note: The Governing Board Resolution is due prior to contract execution but is not required at the time of proposal submission.	

I have reviewed this checklist and verified that all required items are included in this proposal packet.

X

Applicant Authorized Signature (Blue Ink Only or E-signature) (see Applicant Information Form, Part O, next page)

ATTACHMENTS OTHER THAN THOSE LISTED ABOVE OR MORE THAN THE ALLOWED PAGE LIMIT WILL NOT BE CONSIDERED

Applicant Information Form: Instructions

- **A. Applicant:** Complete the required information for the local government submitting the proposal. If Applicant is a city, provide name as City of *<NAME*>; if Applicant is a county, provide name as *<NAME*> County.
- **B.** Tax Identification Number: Provide the tax identification number of the Applicant.
- **C. Project Title:** Provide the title of the proposed Prop 64 PH&S Grant project.
- **D. Project Summary:** Provide a summary (100-150 words) of the proposed project. Note: this information may be posted to the BSCC's website for informational purposes.
- **E. Grant Funds Requested:** Enter the <u>total</u> amount of Prop 64 PH&S Grant Program funds you are requesting. Use whole numbers (no decimal points).
- F. Project Purpose Area (PPA) 1 Youth Development/Youth Prevention & Intervention (Mandatory): Enter the amount of Prop 64 PH&S grant funds that will be used for PPA 1. Amount must be at least 10% of the funds requested in Section E. Use whole numbers (no decimal points).
- **G. Project Purpose Areas 2, 3, & 4:** In addition to PPA 1, identify other PPAs the Applicant proposes to be implemented as part of the Prop 64 PH&S Grant Program. Check as many boxes as are applicable.
- **H. Lead Public Agency (LPA):** Indicate which local public agency will be Lead of the Prop 64 PH&S Grant Program.
- I. **Project Director:** Provide the name, title, and contact information for the individual responsible for oversight and management of the proposed project. This person must be an employee of the Applicant agency or LPA.
- J. Financial Officer: Provide the name, title, and contact information for the individual responsible for fiscal oversight and management of the project. Typically, this is the individual that will certify and submit invoices. This person must be an employee of the Applicant agency or LPA.
- **K.** Day-to-Day Project Contact: Provide the name, title, and contact information for the individual who serves as the primary contact person for the grant. Typically, this individual has day-to-day oversight for the project.
- L. Day-to-Day Fiscal Contact: Provide the name, title and contact information for the individual who serves as the primary contact person for fiscal matters related to the grant. This may be the individual who prepares the invoices for approval by the Financial Officer.
- M. Authorized Signature: Complete the required information for the person authorized to sign for the Applicant. This individual must read the assurances under this section, then sign (e-signature is acceptable) and date in the appropriate fields.

Proposition 64 Public Health & Safety Grant Program Applicant Information Form

A. APPLICANT: City of <	Name> <u>or</u> <name> County</name>	B. TAX IDENTIFICATION NUMBER	₹:
NAME OF APPLICANT		TAX IDENTIFICATION #	
STREET ADDRESS	CITY	STATE Z	ZIP CODE
MAILING ADDRESS (if diffe	erent) CITY	STATE Z	ZIP CODE
C. PROJECT TITLE:			
D. PROJECT SUMMARY	(100-150 words):	E. GRANT FUNDS REQUESTED:	\$
	ADEA 4. VOLITU DEVELORMEN		
	AREA 1- YOUTH DEVELOPMEN NDATORY): Must be at least 10		\$
G. PROJECT PURPOSE	AREAS 2, 3, & 4 (In addition to	PPA 1, check all that apply for the p	proposed project)
☐ PPA 2: Public Health ☐ PPA 3: Public Safety ☐ PPA 4: Environment	,		
H. LEAD PUBLIC AGENO	SY:		
I. PROJECT DIRECTOR:	:		
NAME	TITLE	DEPARTMENT/AGENCY	
STREET ADDRESS		CITY	
STATE	ZIP CODE	TELEPHONE NUMBER	
EMAIL ADDRESS			
J. FINANCIAL OFFICER:			
NAME	TITLE	DEPARTMENT/AGENCY	•
STREET ADDRESS		CITY	
STATE	ZIP CODE	TELEPHONE NUMBER	
EMAIL ADDRESS			
PAYMENT MAILING ADDR	RESS (if different) CITY	STATE	ZIP CODE

K. DAY-TO-DAY PROGRAM COM	NTACT:		
NAME	TITLE	DEPARTMEN	NT/AGENCY
STREET ADDRESS		CITY	
STATE	ZIP CODE	TELEPHONE NUMBER	
EMAIL ADDRESS			
L. DAY-TO-DAY FISCAL CON	TACT:		
NAME	TITLE	DEPARTMEN	T/AGENCY
STREET ADDRESS		CITY	
STATE	ZIP CODE	TELEPHONE NUMBER	
EMAIL ADDRESS			
M. AUTHORIZED SIGNATURE*: By signing this application, I here the grantee and any subcontractors	eby certify I am vested by th	e Applicant with the authority to Dicies, and procedures governin	enter into contract with the BSCC, and g this funding.
NAME OF AUTHORIZED OFFICER	TITLE		TELEPHONE NUMBER
STREET ADDRESS	CITY	STATE	ZIP CODE
EMAIL ADDRESS			
SIGNATURE (Blue Ink Only or E-sig	nature)		DATE

^{*} Authorized Signature: Must be a representative with the authority to sign documents and obligate the applicant.

Proposition 64 Public Health & Safety Grant Program Request for Proposals Document

Proposal Abstract

The Proposal Abstract may not exceed one (1) page.

Proposal Narrative

The Proposal Narrative section may not exceed eight (8) pages in totality. See pages 19-20 for corresponding Rating Factors and Criteria.

- 1. Project Need (Percent of Total Value: 25%)
- 2. Project Description (Percent of Total Value: 50%)
- 3. Project Evaluation (Percent of Total Value: 15%)

Prop 64 PH&S Grant Program Request for Proposals Project Work Plan

The Project Work Plan may not exceed two (2) pages. See Appendix L for full instructions.

(1) Goal:				
Objectives (A., B., etc.)				
	ities that support the identified goal and objectives	Responsible	Time	line
	· · · · · · · · · · · · · · · · · · ·	staff/ partners	Start Date	End Date
(2) Goal:				
Objectives (A., B., etc.)				
Project activ	ities that support the identified goal and objectives	Responsible	Time	line
		staff/ partners	Start Date	End Date
(3) Goal:				
Objectives (A., B., etc.)				
Project activ	ities that support the identified goal and objectives	Responsible	Time	
		staff/ partners	Start Date	End Date
(4) Goal:				
Objectives (A., B., etc.)				
Project activ	ities that support the identified goal and objectives	Responsible	Time	
		staff/ partners	Start Date	End Date

Proposal Budget

4. Project Budget – Table and Narrative (Percent of Total Value: 10%)

A. <u>Budget Table</u> (use the table provided below): Applicants are limited to the use of the Line Item categories listed and are not required to request funds for every Line Item listed. If a budget line item is not applicable for the proposed project, complete with entering \$0.

Total Grant Funds Requested: Complete this column, for the total grant funds requested for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024) for all grant related activities/items. The Total amount for this column must equal the dollar amount provided in Section E of the Application Information Form. *Use whole numbers only.*

Grant Funds Proposed for PPA 1 (Youth Development/Youth Prevention & Intervention): Of the grant funds requested within each line item for the "Total Grant Funds Requested" column, complete this column for the grant funds to be used specifically for the mandatory PPA 1- Youth Development/Youth Prevention & Intervention for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024). This column MUST total at least ten percent (10%) of the Total Grant Funds Requested column and must equal the dollar amount provided in Section F of the Application Information Form. *Use whole numbers only.*

Please verify total amounts as columns do not auto-calculate.

PROPOSED BUDGET LINE ITEMS	GRANT FUNDS REQUESTED		*GRANT FUNDS PROPOSED FOR PPA 1
1. Salaries and Benefits	\$	→	\$
2. Services and Supplies	\$	→	\$
3. Professional Services	\$	→	\$
Non-Governmental Organizations (NGO) Contracts	\$	→	\$
5. Indirect Costs / Administrative Overhead (may not exceed 10% of grant award)	\$	→	\$
6. Equipment / Fixed Assets	\$	→	\$
7. Data Collection / Enhancement	\$	→	\$
8. Program Evaluation	\$	→	\$
9. Sustainability Planning	\$	→	\$
10. Other (include travel & training costs)	\$	→	\$
11. Financial Audit	\$	→	\$
TOTAL	\$	→	\$ *

^{*} This column MUST total at least ten percent (10%) of the Total Grant Funds Requested.

B. Budget Narrative Instructions (use the template provided on the following pages):

The Budget Narrative must provide sufficient detail in each category regarding how the Prop 64 PH&S Grant Program funds are anticipated to be expended to implement and operate the proposed project as identified in the Project Description and the Budget Table (previous page). The proposal must provide justification that the amount of grant funds requested is reasonable and appropriate given the proposed project's design and scope, and how the requested amounts will serve to meet the stated goals and objectives. Applicants are limited to the use of the Line Item categories listed; however, applicants are not required to request funds for every Line Item. If a budget line item is not applicable for the proposed project, complete with entering N/A. All funds must be used consistent with the requirements of the BSCC Grant Administration Guide, located on the BSCC website, including any updated version that may be posted during the term of the grant agreement. The BSCC will notify grantees whenever an updated version is posted. Definitions for the Prop 64 PH&S Grant Program Budget Line Items are as follows.

1. Salaries and Benefits: List the classification/title, percentage of time, salary or hourly rates, and benefits (as applicable) for each staff person that will be funded by the grant, either by the Applicant or the Lead Public Agency (LPA). Briefly describe their roles/responsibilities within the Prop 64 PH&S Grant Program.

*Do not include information for public agency subcontractors or professional consultants; that information should be provided under the Professional Services Line Item and/or the Program Evaluation Line Item, as applicable.

*Do not include information for NGO subcontractors; that information should be provided under Non-Governmental Organization (NGO) Contracts Line Item.

2. Services and Supplies: Include and itemize all services and supplies to be purchased by the Prop 64 PH&S Grant Program.

*Services and supplies to be purchased by NGOs, partner agencies, subgrantees, or subcontractors must be included in the applicable line item (e.g., Professional Services Line Item, NGO Contracts Line Item).

3. Professional Services: List the names of any public agency(ies) or professional consultant(s) that will work on and be funded by the Prop 64 PH&S Grant Program. Show the amount of funds allocated to each agency/consultant and itemize the services that will be provided. List any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable).

*Do not include information for subcontractors or consultants solely for the purpose(s) of Project Evaluation; that information should be provided under the Program Evaluation Line Item.

4. Non-Governmental Organization (NGO) Subcontracts: List the names of all NGOs that will work on and be funded by the Prop 64 PH&S Grant Program. Include any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable). If a community partner has not been selected as of

the date of the submission of the application, identify the amount of grant funds that will be allocated and describe the services to be provided.

- 5. Indirect Costs: Indirect costs may be charged as an amount not to exceed ten percent (10%) of the actual total direct project costs. Indirect costs are shared costs that cannot be directly assigned to a particular activity but are necessary to the operation of the organization and the performance of the project. Indirect cost guidelines can be found in the BSCC Grant Administration Guide located on the BSCC website.
- 6. Equipment and Fixed Assets: Include grant funds associated with equipment and fixed assets purchased by the Prop 64 PH&S Grant Program. Equipment and fixed assets are defined as nonexpendable personal property having a useful life of more than one (1) year and an acquisition cost of \$5,000 or more per unit. Items that do not meet this threshold should be included in the Services and Supplies Line Item Category. Itemize all equipment and fixed assets to be purchased by the Prop 64 PH&S Grant Program.

*Equipment and fixed assets purchased by partner agencies, NGOs, subgrantees, or subcontractors must be included the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

- 7. Data Collection / Enhancements: Include and itemize all grant fund costs associated with the project's data collection efforts and/or necessary enhancements to an existing data collection mechanism to capture the data required for the Prop 64 PH&S Grant Program.
- **8. Program Evaluation:** Include and itemize all grant fund costs associated with evaluation efforts for this project. This should include any subcontracts funded by the Prop 64 PH&S Grant Program solely for the purposes of Program Evaluation.
- **9. Sustainability Planning:** Itemize all costs associated with the Applicant's efforts for sustaining this project after the Prop 64 PH&S Grant Program has ended.
- **10.Other (Travel & Training costs):** Itemize all costs that do not fit into the Line Item Categories listed above, including travel and training. At a minimum, applicants should budget for at least four (4) project-related individuals to travel to Sacramento for a Grantee Orientation.

*For this Line Item, do not include "other" costs for partner agencies, NGOs, subgrantees, or subcontractors. These costs must be included in the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

NOTE: Out-of-State travel using grant funding is permissible only in rare cases and is monitored very closely. Out-of-State travel included in the proposed budget does not guarantee automatic approval; these travel requests undergo a high level of review and scrutiny and approval is granted only in limited cases. Out-of-State travel requests require separate and prior approval by the BSCC.

11.	The audi	it provide misstate	es assur	ances th	nat an c	organizat	ion's fina	nd of proje ncial state ierally acc	ments are	free of

Budget Narrative

The Budget Narrative may not exceed four (4) pages. Dollar amounts must be in whole numbers and match the corresponding Line Item amounts provided in the Budget Table.

1. Salaries and Benefits: \$ 2. Services and Supplies: \$ 3. Professional Services: \$ 4. Non-Governmental Organizations (NGO) Contracts: \$ 5. Indirect Costs (not to exceed 10% of the actual total direct project costs): \$ 6. Equipment / Fixed Assets: \$ 7. Data Collection / Enhancement: \$ 8. Program Evaluation: \$ 9. Sustainability Planning: \$ 10. Other (include travel and training costs): \$ 11. Financial Audit: \$

Additional Request for Proposals Information

Applicants may include a maximum of two (2) additional numbered pages entitled "Additional RFP Information" to the Proposal Package. These pages must have a one-inch margin on all four sides and may **only** include endnotes, tables, charts, graphs and/or graphics, must be cited/referenced within the Proposal Narrative, must directly support the Proposal Narrative, and must be legible.

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM COHORT 2

PROPOSAL PACKAGE* COVER SHEET

Submitted by (Name of eligible applicant):

City and County of San Francisco, Office of the City Administrator

DATE SUBMITTED TO THE BSCC:

January 29, 2021 (Before 5pm)

*The Proposition 64 Public Health and Safety Grant Program Proposal Package is provided in a fillable format. Using the Tab key will allow the applicant access to those areas requiring information.

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM: PROPOSAL CHECKLIST

A complete proposal package for funding under the Proposition 64 PH&S Grant Program must contain the following items:

	Required Items:	1
1	Cover Sheet (previous page)	
2	Proposition 64 PH&S Grant Program Proposal Checklist Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	✓
3	Applicant Information Form Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	V
4	Proposal Abstract No more than one (1) page	
5	Proposal Narrative to include Project Need, Project Description, Project Evaluation Sections No more than eight (8) pages	V
6	Project Work Plan No more than 2 pages using the template provided (see Appendix L for instructions)	
7	Budget Information (Budget Table & Narrative) • Use BSCC templates provided • Budget Narrative must be no more than four (4) pages	V
8	Additional Request for Proposals Information, if applicable • No more than two (2) pages	
9	Letter(s) of Commitment	V
10	Letter of Eligibility (see Appendix B)	V
11	Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (Appendix F) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	V
12	Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds (Appendix K) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
	Optional:	
13	Governing Board Resolution (Appendix E) Note: The Governing Board Resolution is due prior to contract execution but is <u>not</u> required at the time of proposal submission.	

I have reviewed this checklist and verified that all required items are included in this proposal packet.

Applicant Authorized Signature (Blue Ink Only or E-signature) (see Applicant Information Form, Part O, next page)

ATTACHMENTS OTHER THAN THOSE LISTED ABOVE OR MORE THAN THE ALLOWED PAGE LIMIT WILL NOT BE CONSIDERED

Proposition 64 Public Health & Safety Grant Program Applicant Information Form

A. APPLICANT: City of <name> or <name> County</name></name>	B. TAX IDENTIFICATION NUMBER:
NAME OF APPLICANT City and County of San Francisco	TAX IDENTIFICATION # 94-6000417
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place CITY San	Francisco STATE California ZIP CODE 94102
MAILING ADDRESS (if different) CITY	STATE ZIP CODE
C. PROJECT TITLE: Public Health and Safety Gran	t Program
D. PROJECT SUMMARY (100-150 words):	E. GRANT FUNDS REQUESTED: \$1,000,000
The passage of Proposition 64 paved the way for new of In July 2017, the City and County of San Francisco esta local commercial cannabis industry and administer a soc grant opportunity to strengthen: (1) educational outreach exposure to cannabis and cannabis products: (2) inspect	blished the Office of Cannabis (OOC) to regulate the cial equity program. The OOC seeks to leverage this is to minors in an effort to mitigate youth access and
F. PROJECT PURPOSE AREA 1- YOUTH DEVELOPMEN INTERVENTION (MANDATORY): Must be at least 10%	
G. PROJECT PURPOSE AREAS 2, 3, & 4 (In addition to F	PPA 1, check all that apply for the proposed project)
☑ PPA 2: Public Health☑ PPA 3: Public Safety☐ PPA 4: Environmental Impact	
H. LEAD PUBLIC AGENCY:	Office of the City Administrator
I. PROJECT DIRECTOR:	
NAME Jeremy Schwartz TITLE Associate Directo	r DEPARTMENT/AGENCY Office of Cannabis
STREET ADDRESS 49 South Van Ness, 6th Floor	CITY San Francisco
STATE CA ZIP CODE 94103	TELEPHONE NUMBER 415-307-3906
EMAIL ADDRESS jeremy.schwartz@sfgov.org	
J. FINANCIAL OFFICER:	
NAME Adam Nguyen TITLE Finance and Plan	ning Director DEPARTMENT/AGENCY Office of the City Admin.
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco
STATE CA ZIP CODE 94102	TELEPHONE NUMBER 415-554-4851
EMAIL ADDRESS <u>adam.nguyen@sfgov.org</u>	
PAYMENT MAILING ADDRESS (if different) CITY	STATE ZIP CODE

IAME Jeremy Schwartz	TITLE Associate Director	DEPARTMENT/AGENCY Office of Cannabis
STREET ADDRESS	49 South Van Ness, 6th Floor	CITY San Francisco
STATE CA	ZIP CODE 94103	TELEPHONE NUMBER 415-307-3906

NAME Adam Nguyen	TITLE Finance and Planning Director	DEPARTMENT/AGENCY Office of the City Admin.
STREET ADDRESS	1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco
STATE CA	ZIP CODE 94102	TELEPHONE NUMBER 415-554-4851

M. AUTHORIZED SIGNATURE*: By signing this application, I hereby certify the grantee and any subcontractors will abi			
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator		TELEPHONE NUMBER 415-554-6172
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco	STATE CA	ZIP CODE 94102
EMAIL ADDRESS Kenneth.bukowski@sfgov.o	rg		
SIGNATURE (Blue Ink Only or E-signature)			DATE 1/28/21
termet AS	subowsh '		

^{*} Authorized Signature: Must be a representative with the authority to sign documents and obligate the applicant.

Proposition 64 Public Health & Safety Grant Program Request for Proposals Document

Proposal Abstract

The Proposal Abstract may not exceed one (1) page.

The City and County of San Francisco (CCSF), through the Office of the City Administrator, seeks grant funds to assist with law enforcement efforts and other projects to address public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

The purpose of these funds will be to address: (i) Youth Development/Youth Prevention and Intervention; (ii) Public Health; and (iii) Public Safety.

CCSF seeks to partner with an organization to facilitate an outreach and educational campaign to mitigate youth substance use and addiction and to promote healthy behaviors.

CCSF seeks to leverage grant funds to conduct additional inspection and enforcement of cannabis businesses. Funds will help to conduct abatement activities. Moreover, funding will help with cross-departmental collaboration.

CCSF seeks to leverage funds to conduct law and code enforcement activities. Funds will help to pay for City partner services to mitigate the impacts of non-compliance.

Proposal Narrative

The Proposal Narrative section may not exceed eight (8) pages in totality. See pages 19-20 for corresponding Rating Factors and Criteria.

1. Project Need (Percent of Total Value: 25%)

• Describe the needs related to the impact of the passage of Proposition 64.

The passage of Proposition 64 paved the way for new opportunities and new challenges in the cannabis space. In July 2017, the City and County of San Francisco (CCSF) established the Office of Cannabis (OOC), via legislation, to regulate the local commercial cannabis industry and administer a social equity program.

The OOC's core responsibilities include: (i) equity verification and support; (ii) permitting businesses and events; (iii) rulemaking; (iv) enforcement; (v) community outreach; (vi) cross-departmental collaboration; (vii) limiting youth access and exposure to cannabis and cannabis products; (viii) supporting an Oversight Committee; (ix) racial equity development; and (x) administering grants and developing technical assistance.

The OOC has a whole panoply of needs associated with the transition of an industry from an unregulated market to a regulated one. Specific to this grant opportunity, the OOC seeks to leverage funds to strengthen: (1) educational outreach to minors in an effort to mitigate youth access and exposure to cannabis and cannabis products (i.e. PPA 1); (2) educational outreach, inspections, and enforcement of cannabis businesses (i.e. PPA 2); and (3) educational outreach and cross-departmental collaboration for law enforcement and code enforcement efforts (i.e. PPA 3).

Demonstrate how the need(s) is related to Project Purpose Area (PPA) 1 – Youth
 Development/Youth Prevention and intervention.

It is well understood that heavy, non-medical, cannabis use at a young age can have long-term detrimental impacts to brain development, among other negative impacts. It is critical to provide ongoing education and resources to curb harmful impacts of cannabis legalization and its increased accessibility.

With the passage of Prop 64, the San Francisco Board of Supervisors stated public health goals including "minimize[ing] the changes of social harm by protecting and promoting the PROP 64 PH&S GRANT COHORT 2 REQUEST FOR PROPOSALS Page 1 of 8

health of all San Francians; limit[ing] youth access and exposure to cannabis and cannabis products..." Moreover, the City's Department of Public Health (DPH) is mandated to conduct an ongoing public health education campaign with an emphasis on the youth.

A grant award will help to increase the visibility and effectiveness of a public health education campaign with an emphasis on the youth.

Demonstrate how the need(s) is related to other PPA(s) selected.

PPA 2 (Public Health)

The OOC has one staff member dedicated to inspection and enforcement efforts. Unfortunately, one individual would not be able to keep-up with inspecting the growing cannabis footprint in CCSF – which undermines broader public health efforts.

The time needed for inspections include: (i) 30 minutes of prep work; (ii) 1 hour of travel; (iii) 1 hour for inspection; and (iv) at least 1 hour to draft the inspection report and follow-up with permittees. It is estimated that time allocated for a typical inspection will take about 5 hours – may be less or more – depending on the size of the premise and scope of activities. (e.g. operator with multiple permits at the same premises).

There are approximately 300+ applications for 500+ cannabis business permits. These permitees require an inspection at least once a year. Ideally, the OOC would be able to inspect these premises at least twice per year. About 300 unique locations will require at least 1,000 hours for inspections for one-site visit. At least 2,000 hours for two site visits per year.

A grant award will help to provide additional support to the OOC's inspection arm including, but not limited to: administrative support, educational outreach, and abatement.

PPA 3 (Public Safety)

San Francisco's adult-use cannabis legalization ordinance contains language that CCSF shall ensure the safety of customers, employees, and the public at large. An important sentiment, in light of this historic transition, is to support the regulated cannabis market while mitigating the effects of the unregulated market.

A grant award will help to strengthen the OOC's ability to coordinate cross-departmental efforts to combat the unregulated market (e.g. notice of violations, subpoenas, cease and desist orders, joint site inspections). Moreover, a grant award will support additional educational outreach and training materials (e.g. Safe Consumption of Cannabis Products: Facts & Your Health).

- Describe why the need(s) described above is not met with existing resources.
- The OOC is a lean office charged with many responsibilities. Additional support is needed in order to effectively and substantively administer the OOC's duties. For example, funds for youth outreach and education will support a more effective effort to limit youth access and exposure. Another example relates to inspection and enforcement efforts. Resources will support a more proactive approach to battle the unregulated market and to stand-up regulated businesses including additional education on compliance and supporting public health/safety for permitted operators.
- Provide relevant qualitative and/or quantitative data with citation is support of the need(s).

Relevant qualitative and or quantitative data, includes, but is not limited to the following: As of 2017, 36% of high school students tried cannabis and 20% of high school students use cannabis. (Centers for Disease Control and Prevention: Trends in the Prevalence of Marijuana, Cocaine, and Other Illegal Drug Use National YRBS: 1991-2017).

As of 2017, 26% of San Francisco high school students have tried cannabis and 16% of San Francisco high school students use cannabis. (Centers for Disease Control and Prevention: San Francisco, CA 2017 Results).

A 2019 audit found approximately 2,835 unlicensed dispensaries and delivery services operating in California (United Cannabis Business Association).

As much as 80% of the cannabis market in California remains illicit. (Cannabis Advisory Committee, Annual Draft Report).

San Francisco's Office of the Controller published a report about cannabis in San Francisco. A part of that report includes quotes from the social equity community who explain, "How [is the city] going to enforce the illicit market component of this? You need

to recognize the illicit market and do something about it before the legal market can take hold" and "Illicit operators are benefiting from fewer legal operators, while there is little enforcement against the illicit market. Why would they want to go legal?" (Office of the Controller, Cannabis in San Francisco, A Review Following Adult-Use Legalization).

• Describe the process that was used to determine the need(s), including soliciting input from key stakeholders (e.g. community, public, private).

The OOC prides itself on accessibility and transparency. This includes pivoting to virtual meetings during the pandemic in order to maintain open lines of communication. Many of the sentiments discussed in this proposal are echoed throughout the community.

Mechanisms to solicit stakeholder input include, but are not limited to: public comment during Cannabis Oversight Committee meetings, regular updates through our distribution channels to equip stakeholders with the latest information, office hours, input via our general inbox, multiple listening sessions, and candid conversations as a part of meetings with stakeholders.

2. Project Description (Percent of Total Value: 50%)

- Describe the proposed project that will address the need(s) discussed in the Project
 Needs section including:
- o Components of the proposed project linked to the mandatory PPA 1 Youth Development/Youth Prevention and Intervention.

The OOC will partner with the City's Department of Public Health (DPH) to revitalize and strengthen the City's ongoing public health education campaign. This includes a renewed effort to better target San Francisco's youth in order to equip them with the latest public health information as it relates to cannabis.

Describe the components of the proposed project linked to other PPA(s).
 PPA 2 (Public Health)

A grant award will help to provide additional support to the OOC's inspection arm including, but not limited to: administrative support, educational outreach, and abatement.

Administrative support, such as scheduling and identifying subject properties, will help to free up time for the OOC's inspector to conduct additional inspections.

PPA 3 (Public Safety)

A grant award will help to provide additional support to the OOC's enforcement arm. Support includes, but is not limited to, administrative support, abatement costs, and compensating City partners depending on billable hours.

A grant award will help to strengthen the OOC's ability to coordinate cross-departmental efforts to combat the unregulated market (e.g. notice of violations, subpoenas, cease and desist orders, joint site inspections). Moreover, a grant award will support additional educational outreach and training materials (e.g. Safe Consumption of Cannabis Products: Facts & Your Health).

o Describe the target area and/or population which will be the focus of the project, including how and why it was selected.

With regards to PPA 1 (Youth Development/Prevention and Intervention), CCSF will target individuals 25 years of age and younger. This threshold is due, in part, to the fact that the brain doesn't fully mature until age 25 and that heavy cannabis use can detrimentally effect brain development. The thrust of the outreach will target minors under the age of 18 and still endeavoring towards their high school diploma.

Regarding PPAs 2 and 3, CCSF will target permitted operators and unpermitted operators via a complaint driven system.

o If applicable, provide an estimate of how many individuals will be served and the process for determining which services/activities an individual/group will receive.

Regarding PPA 1, CCSF seeks to make its youth campaign especially visible to residents below the age of 25. CCSF will specifically target high school aged minors – approximately 20,000 individuals.

Regarding PPAs 2 and 3, CCSF seeks to target approximately 300 unique locations throughout the 3 year grant cycle, which contemplate approximately several hundred individuals involved in the cannabis business.

It's unclear how many individuals will be served with regards to targeting the unregulated market. However, the benefit of cannabis enforcement activity will likely spillover to other aspects include public health and public safety.

 Provide rationale to support the selection of the proposed project which includes relevant evidence or research supporting its use to address the need as described in the Project Need section (include citations if appropriate).

Cannabis use amongst San Francisco high school students remain prevalent. See Centers for Disease Control and Prevention: San Francisco, CA 2017 Results). Therefore, it is crucial that government continues to outreach to youths in order to educate them about the negative impacts to their development associated with cannabis use.

PPAs 2 and 3 share overlapping characteristics with regards to enforcement and inspections. An audit by the United Cannabis Business Association found that there are thousands of unlicensed dispensaries and delivery services throughout the state. Moreover, the Cannabis Advisory Committee's Annual Draft Report, indicates that a disproportionate amount of cannabis operators are unregulated.

• Describe the extent to which the proposed project will utilize existing resources or projects.

Regarding PPA 1, CCSF currently conducts an educational outreach campaign called Truth or Nah. This provides a platform to build upon in order to increase visibility, refine materials, and target local youths in order to equip them with information to make informed decisions.

The OOC has set up a number of systems to coordinate enforcement efforts across City departments. The issue here is money and capacity. Funds will help to alleviate the financial component and provide additional administrative support to alleviate capacity issues.

• Describe the experience, staffing, and/or partnerships your organization will use to implement the proposed project (include partners' letters of commitment, if applicable). If partners are to be selected after the grant is awarded, then specify the process and criteria for selecting those partners.

OOC staff includes experienced government professionals who have a variety of professional and educational backgrounds (PHd, JDs, Masters). Moreover, OOC staff

speaks 7 languages in order to provide culturally competent services to the diverse local community.

OOC regularly collaborates with its City partners including DPH, San Francisco Police Department (SFPD), San Francisco Fire Department (SFFD) and the City Attorney's office (CAT). Our City partners are experienced professionals who routinely engage in public health and safety issues.

The OOC will connect with DPH to identify the best pathway forward to strengthen its youth outreach and will be sure to let the BSCC know about any additional partners.

- Provide a Project Work Plan (Appendix L-Sample) that:
- o Identifies the project's goals and measurable objectives (see Appendix A for definitions) that address PPA 1 and other selected PPAs (if applicable) that are related to the need and intent of the grant; Identifies how the goals will be achieved in terms of the activities, responsible staff/partners, and start and end dates; Is appropriate to the proposed project. See Appendix L for responses to this prompt.

3. Project Evaluation (Percent of Total Value: 15%)

• Describe a plan to determine the staff and/or entity that will conduct the project evaluation and how evaluation activities will be incorporated in the various phases of the project (e.g. implementation, service delivery period).

The OOC has a staff member who is mostly dedicated to grants efforts. This individual will conduct project evaluation and will thoughtfully incorporate phases of the project.

• Identify process and outcome measures that are quantifiable and in line with the intent of the grant.

The OOC plans to identify the number of advertisements associated with the youth campaign. The OOC would continue to solicit feedback from the community regarding the effectiveness of its outreach.

With regards to enforcement and inspections, the OOC would track the numbers associated with these efforts. Additionally, the OOC would seek to delineate between enforcement/inspection efforts across unpermitted and permitted operators.

• Describe a reasonable plan for monitoring the project to ensure that the project components are implemented as intended.

The OOC views this opportunity as an iterative effort – meaning that it would regularly check-in with its staff and partners to update numbers and refine efforts where needed. Specifically, the OOC foresees checking-in with staff not less than once per quarter and ideally multiple times per quarter.

The OOC is confident that it can accomplish this goal, given that a staff member will spearhead this effort.

 Describe a preliminary plan for how to collect and evaluate baseline and outcome data related to the outcome measures. Provide for data sharing agreements, if necessary.

The OOC plans to check-in with its partners on a regular basis – no less than once per quarter – in order to evaluate baseline and outcome data.

The OOC regularly maintains records pursuant to its record retention policy in order to evaluate the volume and scope of various enforcement and inspection efforts.

• Describe a research design or methodology that will allow for an assessment of whether the strategy that was implemented achieved the intended outcomes.

With regards to PPA 1, the OOC will be interested to track how many advertisements, and in what medium, are available to the public.

Regarding PPAs 2 and 3, the OOC will track the number of inspections and enforcement activities. Inspections of permitted operators will enlighten the City about common compliance issues. Enforcement activities will shed light into not only issues with permitted operators, but also issues with illicit operators.

Prop 64 PH&S Grant Program Request for Proposals Project Work Plan

The Project Work Plan may not exceed two (2) pages. See Appendix L for full instructions.

(1) Goal:	Increase youth development/prevention campaign visibility	by at least 10% ((PPA 1)	
Objectives	Office of Cannabis (OOC) to re-engage the Department of I	Public Health (D)	PH) to iterate	and expand
/ ^ -	the visibility of its youth development/prevention campaign		i ii) to iterate	and expand
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline
		staff/ partners	Start Date	End Date
-	to a grant award, the OOC will re-engage DPH to discuss	Jeremy	July 2021	July 2024
	the youth campaign including the amount of	Schwartz		
	nts throughout the City. This conversation will inform next	(OOC)		
-	goal to increase visibility, via the amount of circulated	DDII		
	nt materials, by at least 10% to better target the youth.	DPH		
(2) Goal:	Increase inspections of permanent permitted operators by at	least 20% (PPA	2)	
Objectives (A., B., etc.)	OOC to increase the volume of inspections of permanent pe	rmitted cannabis	operators.	
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline
		staff/ partners	Start Date	End Date
Administrat	ive and peripheral support will alleviate capacity issues	Ray Law	July 2021	July 2024
	with conducting additional inspections. Additional will support compliance amongst the regulated industry.	(OOC)		
(3) Goal:	Increase enforcement against the unregulated market by at least	east 10% (PPA 3	5)	
	Pursue enforcement efforts based on the OOC's complaint of unregulated market.	lriven system to	mitigate the e	effects of the
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline
		staff/ partners	Start Date	End Date
	ive support, peripheral support, and funds for abatement the OOC and its applicable City partners to more	Ray Law (OOC)	July 2021	July 2024
	pursue enforcement action.	City Attorney,		
aggiessivery	pursue emoreement action.	Public Health,		
		Police, Sherriff,		
		Building,		
		Planning,		
(4) Goal:		Public Utilities		
Objectives (A., B.,				
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline
		staff/ partners	Start Date	End Date

Proposal Budget

4. Project Budget – Table and Narrative (Percent of Total Value: 10%)

A. <u>Budget Table</u> (use the table provided below): Applicants are limited to the use of the Line Item categories listed and are not required to request funds for every Line Item listed. If a budget line item is not applicable for the proposed project, complete with entering \$0.

Total Grant Funds Requested: Complete this column, for the total grant funds requested for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024) for all grant related activities/items. The Total amount for this column must equal the dollar amount provided in Section E of the Application Information Form. *Use whole numbers only.*

Grant Funds Proposed for PPA 1 (Youth Development/Youth Prevention & Intervention): Of the grant funds requested within each line item for the "Total Grant Funds Requested" column, complete this column for the grant funds to be used specifically for the mandatory PPA 1- Youth Development/Youth Prevention & Intervention for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024). This column MUST total at least ten percent (10%) of the Total Grant Funds Requested column and must equal the dollar amount provided in Section F of the Application Information Form. *Use whole numbers only*.

Please verify total amounts as columns do not auto-calculate.

PROPOSED BUDGET LINE ITEMS	GRANT FUNDS REQUESTED		*GRANT FUNDS PROPOSED FOR PPA 1
1. Salaries and Benefits	\$	→	\$
2. Services and Supplies	\$773,100	→	\$
3. Professional Services	\$100,000	→	\$100,000
Non-Governmental Organizations (NGO) Contracts	\$	→	\$
5. Indirect Costs / Administrative Overhead (may not exceed 10% of grant award)	\$100,000	→	\$
6. Equipment / Fixed Assets	\$	→	\$
7. Data Collection / Enhancement	\$300	→	\$
8. Program Evaluation	\$	→	\$
9. Sustainability Planning	\$	→	\$
10. Other (include travel & training costs)	\$1,600	→	\$
11. Financial Audit	\$25,000	→	\$
TOTAL	\$1,000,000	→	\$100,000 *

^{*} This column MUST total at least ten percent (10%) of the Total Grant Funds Requested.

B. Budget Narrative Instructions (use the template provided on the following pages):

The Budget Narrative must provide sufficient detail in each category regarding how the Prop 64 PH&S Grant Program funds are anticipated to be expended to implement and operate the proposed project as identified in the Project Description and the Budget Table (previous page). The proposal must provide justification that the amount of grant funds requested is reasonable and appropriate given the proposed project's design and scope, and how the requested amounts will serve to meet the stated goals and objectives. Applicants are limited to the use of the Line Item categories listed; however, applicants are not required to request funds for every Line Item. If a budget line item is not applicable for the proposed project, complete with entering N/A. All funds must be used consistent with the requirements of the BSCC Grant Administration Guide, located on the BSCC website, including any updated version that may be posted during the term of the grant agreement. The BSCC will notify grantees whenever an updated version is posted. Definitions for the Prop 64 PH&S Grant Program Budget Line Items are as follows.

- 1. Salaries and Benefits: List the classification/title, percentage of time, salary or hourly rates, and benefits (as applicable) for each staff person that will be funded by the grant, either by the Applicant or the Lead Public Agency (LPA). Briefly describe their roles/responsibilities within the Prop 64 PH&S Grant Program.
 - *Do not include information for public agency subcontractors or professional consultants; that information should be provided under the Professional Services Line Item and/or the Program Evaluation Line Item, as applicable.
 - *Do not include information for NGO subcontractors; that information should be provided under Non-Governmental Organization (NGO) Contracts Line Item.
- **2. Services and Supplies:** Include and itemize all services and supplies to be purchased by the Prop 64 PH&S Grant Program.
 - *Services and supplies to be purchased by NGOs, partner agencies, subgrantees, or subcontractors must be included in the applicable line item (e.g., Professional Services Line Item, NGO Contracts Line Item).
- **3. Professional Services:** List the names of any public agency(ies) or professional consultant(s) that will work on and be funded by the Prop 64 PH&S Grant Program. Show the amount of funds allocated to each agency/consultant and itemize the services that will be provided. List any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable).
 - *Do not include information for subcontractors or consultants solely for the purpose(s) of Project Evaluation; that information should be provided under the Program Evaluation Line Item.
- **4. Non-Governmental Organization (NGO) Subcontracts:** List the names of all NGOs that will work on and be funded by the Prop 64 PH&S Grant Program. Include any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable). If a community partner has not been selected as of

the date of the submission of the application, identify the amount of grant funds that will be allocated and describe the services to be provided.

- 5. Indirect Costs: Indirect costs may be charged as an amount not to exceed ten percent (10%) of the actual total direct project costs. Indirect costs are shared costs that cannot be directly assigned to a particular activity but are necessary to the operation of the organization and the performance of the project. Indirect cost guidelines can be found in the BSCC Grant Administration Guide located on the BSCC website.
- 6. Equipment and Fixed Assets: Include grant funds associated with equipment and fixed assets purchased by the Prop 64 PH&S Grant Program. Equipment and fixed assets are defined as nonexpendable personal property having a useful life of more than one (1) year and an acquisition cost of \$5,000 or more per unit. Items that do not meet this threshold should be included in the Services and Supplies Line Item Category. Itemize all equipment and fixed assets to be purchased by the Prop 64 PH&S Grant Program.

*Equipment and fixed assets purchased by partner agencies, NGOs, subgrantees, or subcontractors must be included the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

- 7. Data Collection / Enhancements: Include and itemize all grant fund costs associated with the project's data collection efforts and/or necessary enhancements to an existing data collection mechanism to capture the data required for the Prop 64 PH&S Grant Program.
- **8. Program Evaluation:** Include and itemize all grant fund costs associated with evaluation efforts for this project. This should include any subcontracts funded by the Prop 64 PH&S Grant Program solely for the purposes of Program Evaluation.
- **9. Sustainability Planning:** Itemize all costs associated with the Applicant's efforts for sustaining this project after the Prop 64 PH&S Grant Program has ended.
- **10.Other (Travel & Training costs):** Itemize all costs that do not fit into the Line Item Categories listed above, including travel and training. At a minimum, applicants should budget for at least four (4) project-related individuals to travel to Sacramento for a Grantee Orientation.

*For this Line Item, do not include "other" costs for partner agencies, NGOs, subgrantees, or subcontractors. These costs must be included in the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

NOTE: Out-of-State travel using grant funding is permissible only in rare cases and is monitored very closely. Out-of-State travel included in the proposed budget does not guarantee automatic approval; these travel requests undergo a high level of review and scrutiny and approval is granted only in limited cases. Out-of-State travel requests require separate and prior approval by the BSCC.

11.	The aud	it provide misstate	es assura	ances th	at an o	rganizati	on's fina	nd of proje ncial state erally acc	ements a	e free of

Budget Narrative

The Budget Narrative may not exceed four (4) pages. Dollar amounts must be in whole numbers and match the corresponding Line Item amounts provided in the Budget Table.

- 1. Salaries and Benefits: \$
- 2. Services and Supplies: \$773,100 to be used for a whole panoply of items. Services include billable hours from City partners to carry out enforcement and inspection activities (e.g. litigation budget). Supplies for inspections and enforcement include: protective equipment (e.g. goggles, gloves, masks), tools (e.g. olfactometer, measuring wheels, measuring tape, flashlights), electronic devices (e.g. tablets, work phones), and miscellaneous items (e.g. office jackets, badges).
- **3. Professional Services:** \$100,000 to be used to iterate and expand the reach of the youth development/prevention campaign. This includes potentially contracting additional work. This specifically includes buying additional advertisements.
- 4. Non-Governmental Organizations (NGO) Contracts: \$
- 5. Indirect Costs (not to exceed 10% of the actual total direct project costs): \$100,000 to be used for shared costs that cannot be directly assigned to a particular activity, but are necessary for the performance of the project.
- 6. Equipment / Fixed Assets: \$
- **7. Data Collection / Enhancement:** \$300 to be used to purchase Google Workspace accounts, to be renewed over the course of 3 years, so that the Office of Cannabis can better coordinate data management and reporting.
- 8. Program Evaluation: \$
- 9. Sustainability Planning: \$

10. Other (include travel and training costs): \$1,600 to be used for travel and training
costs associated with attending a Grantee orientation in Sacramento. Moreover, funds
to be used for public transportation passes and parking permits.

11. Financial Audit: \$25,000 to be used to support an end of project financial audit.

Additional Request for Proposals Information

Applicants may include a maximum of two (2) additional numbered pages entitled "Additional RFP Information" to the Proposal Package. These pages must have a one-inch margin on all four sides and may **only** include endnotes, tables, charts, graphs and/or graphics, must be cited/referenced within the Proposal Narrative, must directly support the Proposal Narrative, and must be legible.



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Kenneth A. Bukowski, Acting City Administrator

Dear BSCC,

Please consider this letter to be the City and County of San Francisco's (CCSF) Letter of Commitment regarding the Proposition 64 Public Health and Safety Grant.

The City and County of San Francisco (CCSF), through the Office of the City Administrator, seeks grant funds to assist with law enforcement efforts and other projects to address public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

This effort will be spearheaded by the San Francisco Office of Cannabis (OOC). There are likely to be many city partners involved in this effort including the Department of Public Health and the City Attorney's Office Code Enforcement team.

Please refer to the *Grant Program Request for Proposals Project Work Plan* regarding specific points of contact and corresponding City departments.

Sincerely,

Marisa Rodriguez
Director
Office of Cannabis
marisa.rodriguez@sfgov.org
(415) 554-4420
49 South Van Ness 6th Floor
San Francisco, CA 94103



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Kenneth A. Bukowski, Acting City Administrator

Dear BSCC,

Please consider this letter to be the City and County of San Francisco's (CCSF) Letter of Eligibility regarding the Proposition 64 Public Health and Safety Grant.

As an applicant, our jurisdiction does not ban (i.e. prohibit, forbid, or bar):

- All indoor commercial cannabis cultivation (including mixed light cultivation).
- Establishment of businesses(es) licensed under Division 10 of the Business and Professions Code
- Operation of businesses licensed under Division 10 of the Business and Professions Code.

CCSF does ban outdoor cultivation. However, this would not impact our eligibility because CCSF has not banned both outdoor and indoor cultivation.

The applicable local cannabis ordinance is Article 16 of the San Francisco Police Code. The ordinance went into effect on January 5, 2018.

Sincerely,

Marisa Rodriguez
Director
Office of Cannabis
Marisa.Rodriguez@sfgov.org
49 South Van Ness, 6th Floor
San Francisco, CA 94103

APPENDIX F Certification of Compliance with BSCC Policies Regarding Debarment, Fraud, Theft, and Embezzlement

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the Board will not enter into contracts or provide reimbursement to applicants that have been:

- 1. debarred by any federal, state, or local government entities during the period of debarment; or
- 2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the Grant contract.

BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

By checking the following boxes and signing below, applicant affirms that:

- ☑ I/We are not currently debarred by any federal, state, or local entity from applying for or receiving federal, state, or local grant funds.
- ☑ I/We have not been convicted of any crime involving theft, fraud, or embezzlement of federal, state, or local grant funds within the last three years. We will notify the BSCC should such debarment or conviction occur during the term of the Grant contract.
- ☑ I/We will hold subgrantees and subcontractors to these same requirements.

A grantee may make a request in writing to the Executive Director of the BSCC for an exception to the debarment policy. Any determination made by the Executive Director shall be made in writing.

AUTHORIZED SIGNATURE					
(This document must be signed by the person v	who is authorized to sign the Grant Agre	ement.)			
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator	TELEPHON	NE NUMBER 415-554-6172		
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco	STATE California	ZIP CODE 94102		
EMAIL ADDRESS Kenneth.bukowski@sfgov	org				
AUTHORIZED OFFICER SIGNATURE ((Blue Ink Only or E-signature)) DATE 1/28/21					
X Lamet Duranh					

APPENDIX A: PROP 64 PH&S SCORING PANEL ROSTER

Name, Title	Organization
Gordon Baranco, Chair, BSCC Board Member	Board of State and Community Corrections
Hollie Hall, Consultant, PhD.	Watershed Resource Specialist Humboldt, Trinity, and Mendocino Counties
Tanja Heitman, Chief Probation Officer	Santa Barbara County
Amy Irani, Director	Environmental Health Nevada County
Shannan Moon, Sheriff	Nevada County
Dave Nielsen, Retired Division/Policy Chief	CA Department Alcohol & Drug Programs, CA Department of Mental Health
Michael Salvador, Police Chief	City of Atwater
Jon Heredia, Chief Legal Officer Adjunct Professor of Cannabis Law	Chief Legal Officer Mirage Medicinal Golden Gate University School of Law
Miranda Rivers, Director of Operations	Trees of Knowledge
Miamah Reed, Youth Services Specialist	Sacramento Unified School District

APPENDIX K Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds

(Page 1 of 2)

The Proposition 64 Public Health and Safety (Prop 64 PH&S) Grant Program Request for Proposals (RFP) includes requirements that apply to non-governmental organizations that receive funds under this grant. All grantees are responsible for ensuring that any contracted third parties continually meet these requirements as a condition of receiving Prop 64 PH&S funds. The RFP describes these requirements as follows.

Any non-governmental organization that receives Prop 64 PH&S grant funds (as either subgrantee or subcontractor) must:

- Have been duly organized, in existence, and in good standing for at least six months prior to the effective date of its fiscal agreement with the BSCC or with the Prop 64 PH&S grantee. Non-governmental entities that have recently reorganized or have merged with other qualified non-governmental entities that were in existence prior to the six-month date are also eligible, provided all necessary agreements have been executed and filed with the California Secretary of State prior to the start date of the grant agreement with the BSCC or the start date of the grantee-subcontractor fiscal agreement.
- Be registered with the California Secretary of State's Office, if applicable;
- Have a valid business license, Employer Identification Number (EIN), and/or Taxpayer ID (if sole proprietorship);
- Have any other state or local licenses or certifications necessary to provide the services requested (e.g., facility licensing by the Department of Health Care Services), if applicable; and
- · Have a physical address.

(Page 2 of 2)

In the table below, provide the name of the Grantee and list all contracted parties.

Grantee:

Name of Contracted Party	Address	Email / Phone	Meets All Requirements
TBD	TBD	TBD	Yes □ No □
			Yes □ No □
			Yes □ No □
			Yes □ No □

Grantees are required to update this list and submit it to the BSCC any time a new third-party contract is executed after the initial assurance date. Grantees shall retain (on-site) applicable source documentation for each contracted party that verifies compliance with the requirements listed in the Prop 64 PH&S Grant RFP. These records will be subject to the records and retention language found in Appendices A and C of the Standard Agreement.

Unless prior approval is obtained, the BSCC prohibits disbursement or reimbursement to any NGO that does not meet the requirements listed above and for which the BSCC does not have a signed grantee assurance on file.

A signature below is an assurance that all requirements listed above have been met.

AUTHORIZED SIGNATURE						
(This document must be signed by the person who is authorized to sign the Grant Agreement.)						
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator			TELEPHONE 415-554- 6172		
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco	STATE California	ZIP CC	DDE 94102		
EMAIL ADDRESS Kenneth.bukowski@sfgov.org						
SIGNATURE (Blue Ink Only or E-signature) DATE						
X Lenneth A Julyush						

City & County of San Francisco

London N. Breed, Mayor



Office of the City Administrator

Carmen Chu, City Administrator Marisa Rodriguez, Director, Office of Cannabis

May 03, 2021

To: Kelly Hines-Hernandez Principal Risk Analyst Risk Management Division Office of the City Administrator City and County of San Francisco

Dear Ms. Hines-Hernandez,

The San Francisco Office of Cannabis (OOC) was recently awarded a \$1MM grant from the Board of State and Community Corrections (BSCC). Grant funding will be used to support efforts to address public health and safety issues associated with the passage of Proposition 64 – which legalized adult use cannabis and commercial cannabis activity.

The OOC seeks Risk Management Division approval regarding an Accept and Expend Resolution (A&E). Specifically, the A&E incorporated a reference to the Grant Agreement. In relevant part, the Grant Agreement explains that the City agrees to:

"... indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supply work services, materials, or suppliers in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by [the City] in the performance of this agreement."

Pursuant to Administrative Code § 1.24, the OOC explains:

- The indemnification language is typical of a grant agreement and the OOC has entered into similar grant agreements in the past.
- The award amount is \$1MM and project costs are reflected in section 4 of the Grant Agreement.
- The indemnification language is necessary in order for the City to carry out a public purpose (e.g. addressing public health and safety issues associated with the implementation of Proposition 64).

Thank you for your consideration,

Jeremy Schwartz Associate Director, San Francisco Office of Cannabis

SCO ID: 5227-BSCC94321 STATE OF CALIFORNIA DEPARTMENT OF GENERAL SERVICES PURCHASING AUTHORITY NUMBER (If Applicable) AGREEMENT NUMBER STANDARD AGREEMENT STD 213 (Rev 03/2019) **BSCC 943-21** BSCC-5227 1. This Agreement is entered into between the Contracting Agency and the Contractor named below: CONTRACTING AGENCY NAME **BOARD OF STATE AND COMMUNITY CORRECTIONS** CONTRACTOR NAME CITY AND COUNTY OF SAN FRANCISCO 2. The term of this Agreement is: START DATE MAY 1, 2021 THROUGH END DATE **OCTOBER 31, 2024** 3. The maximum amount of this Agreement is: \$1,000,000.00 4. The parties agree to comply with the terms and conditions of the following exhibits, attachments, and appendices which are by this reference made a part of the Agreement. **EXHIBITS** TITLE **PAGES** Exhibit A Scope of Work 3 Exhibit B **Budget Detail and Payment Provisions** 4 Exhibit C General Terms and Conditions (04/2017) 4 Exhibit D Special Terms and Conditions 4 Attachment 1* Proposition 64 Public Health & Safety (Prop 64 PH&S) Grant Request for Proposals Attachment 2 Prop 64 PH&S Grant Proposal 24 1 Appendix A Prop 64 PH&S Scoring Panel Appendix K Criteria for Non-Governmental Organization's Receiving BSCC Funds (attached separately) 2 This item is hereby incorporated by reference and can be viewed at: http://www.bscc.ca.gov/proposition-64-public-health-safety-grant-program/ IN WITNESS WHEREOF, THIS AGREEMENT HAS BEEN EXECUTED BY THE PARTIES HERETO. CONTRACTOR CONTRACTOR NAME (if other than an individual, state whether a corporation, partnership, etc.) CITY AND COUNTY OF SAN FRANCISCO CONTRACTOR BUSINESS ADDRESS CITY STATE ZIP 1 Dr. Carlton B. Goodlett Place #362 San Francisco CA 94102 PRINTED NAME OF PERSON SIGNING TITLE Deputy City Administrator KEN BUKOWSKI DATE SIGNED CONTRACTOR AUTHORIZED SIGNATURE 4/26/21 STATE OF CALIFORNIA

CONTRACTING AGENCY NAME

BOARD OF STATE AND COMMUNITY CORRECTIONS

CONTRACTING AGENCY ADDRESS	CITY	STATE	ZIP
2590 Venture Oaks Way, Suite 200	Sacramento	CA	95833
PRINTED NAME OF PERSON SIGNING	TITLE		
RICARDO GOODRIDGE	Deputy Director		
CONTRACTING AGENCY AUTHORIZED SIGNATURE	DATE SIGNED		
∠			

CALIFORNIA DEPARTMENT OF GENERAL SERVICES APPROVAL: EXEMPT PER SCM, VOLUME 1, CH. 4.06

EXHIBIT A: SCOPE OF WORK

1. GRANT AGREEMENT-PROPOSITION 64 PUBLIC HEALTH AND SAFETY GRANT COHORT 2

This Grant Agreement is between the State of California, Board of State and Community Corrections (hereafter referred to as BSCC) and the City and County of San Francisco (hereafter referred to as the Grantee or Contractor).

2. PROJECT SUMMARY AND ADMINISTRATION

A. The Fiscal Year 2020-21 State Budget includes funding in the amount of \$51,788,690 for local assistance grants for the Proposition 64 Public Health and Safety (Prop 64 PH&S) Cohort 2 Grant Program, to be administered by the BSCC.

The purpose of this grant program is to fund projects that assist with law enforcement efforts, fire protection efforts, or other local projects addressing public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

B. Grantee agrees to administer the project in accordance with Attachment 1: Prop 64 PH&S Grant Program Cohort 2 Request for Proposals (incorporated by reference) and Attachment 2: Grant Proposal, which are attached and hereto and made part of this agreement.

3. PROJECT OFFICIALS

- A. The BSCC's Executive Director or designee shall be the BSCC's representative for administration of the Grant Agreement and shall have authority to make determinations relating to any controversies that may arise under or regarding the interpretation, performance, or payment for work performed under this Grant Agreement.
- B. The Grantee's project officials shall be those identified as follows:

Authorized Officer with legal authority to sign:

Name: Ken Bukowski

Title: Deputy City Administrator

Address: 1 Dr. Carlton B. Goodlett Place #362, City of San Francisco, CA 94102

Phone: 415-554-6172

Designated Financial Officer authorized to receive warrants:

Name: Adam Nouven

Title: Finance and Planning Director

Address: 1 Dr. Carlton B. Goodlett Place #362, City of San Francisco, CA 94102

Phone: 415-554-4851

Email: adam.nguyen@sfgov.org

Project Director authorized to administer the project:

Name: Jeremy Schwartz Title: Associate Director

Address: 49 South Van Ness, 6th Floor, City of San Francisco, CA 94102

Phone: 415-307-3906

Email: Jeremy.schwartz@sfgov.org

- C. Either party may change its project representatives upon written notice to the other party.
- D. By signing this Grant Agreement, the Authorized Officer listed above warrants that he or she has full legal authority to bind the entity for which he or she signs.

EXHIBIT A: SCOPE OF WORK

4. DATA COLLECTION

Grantees will be required to comply with all data collection and reporting requirements as described in Attachment 1: Prop 64 PH&S Grant Program Cohort 2 Request for Proposals and Attachment 2: Grant Proposal.

5. REPORTING REQUIREMENTS

A. Grantee will submit quarterly progress reports in a format prescribed by the BSCC. These reports, which will describe progress made on program objectives and include required data, shall be submitted according to the following schedule:

Quarterly Progress Report Periods

1. May 1, 2021 to June 30, 2021

- 2. July 1, 2021 to September 30, 2021
- 3. October 1, 2021 to December 31, 2021
- 4. January 1, 2022 to March 31, 2022
- 5. April 1, 2022 to June 30, 2022
- 6. July 1, 2022 to September 30, 2022
- 7. October 1, 2022 to December 31, 2022
- 8. January 1, 2023 to March 31, 2023
- 9. April 1, 2023 to June 30, 2023
- 10. July 1, 2023 to September 30, 2023
- 11. October 1, 2023 to December 31, 2023
- 12. January 1, 2024 to March 31, 2024
- 13. April 1, 2024 to April 30, 2024

Due no later than:

August 15, 2021 November 15, 2021 February 15, 2022 May 15, 2022 August 15, 2022 November 15, 2022 February 15, 2023 May 15, 2023 August 15, 2023 November 15, 2023 February 15, 2024 May 15, 2024 June 15, 2024

Note: Project activity period ends April 30, 2024. The period of May 1, 2024 to October 31, 2024 is for completion of Final Local Evaluation Report and the financial audit only.

B. Evaluation Documents

1. Local Evaluation Plan

2. Final Local Evaluation Report

Due no later than:

August 1, 2021 October 31, 2024

C. Other Due no later than:

Financial Audit October 31, 2024

6. PROJECT RECORDS

- A. The Grantee shall establish an official file for the project. The file shall contain adequate documentation of all actions taken with respect to the project, including copies of this Grant Agreement, approved program/budget modifications, financial records and required reports.
- B. The Grantee shall establish separate accounting records and maintain documents and other evidence sufficient to properly reflect the amount, receipt, and disposition of all project funds, including grant funds and the total cost of the project. Source documentation includes copies of all awards, applications, approved modifications, financial records and narrative reports.
- C. Personnel and payroll records shall include the time and attendance reports for all individuals reimbursed under the grant, whether they are employed full-time or part-time. Time and effort reports are also required for all subcontractors and consultants.

EXHIBIT A: SCOPE OF WORK

- D. The grantee shall maintain documentation of donated goods and/or services, including the basis for valuation.
- E. Grantee agrees to protect records adequately from fire or other damage. When records are stored away from the Grantee's principal office, a written index of the location of records stored must be on hand and ready access must be assured.
- F. All Grantee records relevant to the project must be preserved a minimum of three (3) years after closeout of the grant project and shall be subject at all reasonable times to inspection, examination, monitoring, copying, excerpting, transcribing, and auditing by the BSCC or designees. If any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the three-year period, the records must be retained until the completion of the action and resolution of all issues which arise from it or until the end of the regular three-year period, whichever is later.

7. CONFLICT OF INTEREST

- A. Existing law prohibits any grantee, subgrantee, partner or like party who participated on the Prop 64 PH&S Scoring Panel (see Contract Appendix A) from receiving funds from the Prop 64 PH&S Cohort 2 grants awarded under this RFP. Applicants who are awarded grants under this RFP are responsible for reviewing the Prop 64 PH&S Scoring Panel membership roster (see Contract Appendix A) and ensuring that no grant dollars are passed through to any entity represented by the members of the Prop 64 PH&S Scoring Panel.
- B. In cases of an actual conflict of interest with a Scoring Panel member, the Board may revoke the grant award and legal consequences could exist for the parties involved, including, but not limited to, repayment of the grant award.

8. FINANCIAL AUDIT

Grantees are required to provide the BSCC with a financial audit no later than the end of the contract term, October 31, 2024. The financial audit shall be performed by a Certified Public Accountant or a participating county or city auditor that is organizationally independent from the participating county's or city's project financial management functions. Expenses for this final audit may be reimbursed for actual costs up to \$25,000.

1. INVOICING AND PAYMENTS

A. The Grantee shall be paid quarterly in arrears by submitting an invoice (Form 201) to the BSCC that outlines actual expenditures claimed for the invoicing period.

Quarterly Invoicing Periods:

- 1. May 1, 2021 to June 30, 2021
- 2. July 1, 2021 to September 30, 2021
- 3. October 1, 2021 to December 31, 2021
- 4. January 1, 2022 to March 31, 2022
- 5. April 1, 2022 to June 30, 2022
- 6. July 1, 2022 to September 30, 2022
- 7. October 1, 2022 to December 31, 2022
- 8. January 1, 2023 to March 31, 2023
- 9. April 1, 2023 to June 30, 2023
- 10. July 1, 2023 to September 30, 2023
- 11. October 1, 2023 to December 31, 2023
- 12. January 1, 2024 to March 31, 2024
- 13. April 1, 2024 to April 30, 2024

Final Invoicing Periods*:

- 14. May 1, 2024 to June 30, 2024
- 15. July 1, 2024 to October 31, 2024

Due no later than:

August 15, 2021 November 15, 2021 February 15, 2021 May 15, 2021 August 15, 2022 November 15, 2022 February 15, 2023 May 15, 2023 August 15, 2023 November 15, 2023 February 15, 2024 May 15, 2024

Due no later than:

June 15, 2024

August 15, 2024 December 15, 2024

*Note: Only expenditures associated with completion of the Final Local Evaluation Report and the financial audit may be included on these last two invoices.

- B. All project expenditures (excluding costs associated with the completion of the Final Local Evaluation Report and the financial audit) must be incurred by the end of the grant project period, April 30, 2024, and included on the invoice due June 15, 2024. Project expenditures incurred after April 30, 2024 will not be reimbursed.
- C. The Final Local Evaluation Report is due to BSCC by October 31, 2024. Expenditures incurred solely for the completion of the Final Local Evaluation Report during the period of May 1. 2024 to October 31, 2024 must be submitted on the invoice due December 15, 2024. Supporting fiscal documentation will be required for all expenditures claimed during the Final Invoicing Periods and must be submitted with your final invoice due no later than December 15, 2024.
- D. The financial audit is due to BSCC by October 31, 2024. Expenditures incurred solely for the completion of the financial audit during the period of May 1. 2024 to October 31, 2024 must be submitted on the invoice due December 15, 2024. Supporting fiscal documentation will be required for all expenditures claimed during the Final Invoicing Periods and must be submitted with your final invoice due no later than December 15, 2024.
- E. Grantee shall submit an invoice to the BSCC each invoicing period, even if grant funds are not expended or requested during the invoicing period.
- F. Upon the BSCC's request, supporting documentation must be submitted for project expenditures. Grantees are required to maintain supporting documentation for all expenditures on the project site for the life of the grant and make it readily available for review during BSCC site visits. See Exhibit A. Scope of Work, Item 6. Project Records.

2. GRANT AMOUNT AND LIMITATION

- A. In no event shall the BSCC be obligated to pay any amount in excess of the grant award. Grantee waives any and all claims against the BSCC, and the State of California on account of project costs that may exceed the sum of the grant award.
- B. Under no circumstance will a budget item change be authorized that would cause the project to exceed the amount of the grant award identified in this Grant Agreement.

3. BUDGET CONTINGENCY CLAUSE.

- A. This grant agreement is valid and enforceable only if sufficient funds are made available through the Proposition 64 Initiative (the Control, Regulate and Tax Adult Use of Marijuana Act) via the State and Local Government Law Enforcement Account. On or before July 15th of each fiscal year, the State Controller shall deposit funds derived from Proposition 64 taxes into the State and Local Government Law Enforcement Account pursuant to Revenue and Taxation Code section 34019, subdivision (f)(3). The grantee agrees that the BSCC's obligation to pay any sum to the grantee under any provision of this agreement is contingent upon the availability of sufficient funding made available to the BSCC pursuant to Revenue and Taxation Code section 34019, subdivision (f)(3)(C).
- B. If Prop 64 PH&S funding is reduced or falls below estimates contained within the Prop 64 PH&S Request for Proposals Cohort 2, the BSCC shall have the option to either cancel this Grant Agreement with no liability occurring to the BSCC or offer an amendment to this agreement to the Grantee to reflect a reduced amount.
- C. If BSCC cancels the agreement pursuant to Paragraph 3(B) or Grantee does not agree to an amendment in accordance with the option provided by Paragraph 3(B), it is mutually agreed that the Grant Agreement shall have no further force and effect. In this event, the BSCC shall have no liability to pay any funds whatsoever to Grantee or to furnish any other considerations under this Agreement and Grantee shall not be obligated to perform any provisions of this Grant Agreement except that Grantee shall be required to maintain all project records required by Paragraph 6 of Exhibit A for a period of three (3) years following the termination of this agreement.

4. PROJECT COSTS

A. Grantee is responsible for ensuring that actual expenditures are for eligible project costs. "Eligible" and "ineligible" project costs are set forth in the July 2020 BSCC Grant Administration Guide, which can be found under Quick Links here:

https://www.bscc.ca.gov/s correctionsplanningandprograms/

The provisions of the BSCC Grant Administration Guide are incorporated by reference into this agreement and Grantee shall be responsible for adhering to the requirements set forth therein. To the extent any of the provisions of the BSCC Grant Administration Guide and this agreement conflict, the language in this agreement shall prevail.

- B. Grantee is responsible for ensuring that invoices submitted to the BSCC claim actual expenditures for eligible project costs.
- C. Grantee shall, upon demand, remit to the BSCC any grant funds not expended for eligible project costs or an amount equal to any grant funds expended by the Grantee in violation of the terms, provisions, conditions or commitments of this Grant Agreement.

D. Grant funds must be used to support new program activities or to augment existing funds that expand current program activities. Grant funds shall not replace (supplant) any federal, state and/or local funds that have been appropriated for the same purpose. Violations can result in recoupment of monies provided under this grantor suspension of future program funding through BSCC grants.

5. PROMPT PAYMENT CLAUSE

Payment will be made in accordance with, and within the time specified in, Government Code Chapter 4.5, commencing with Section 927.

6. WITHHOLDING OF GRANT DISBURSEMENTS

- A. The BSCC may withhold all or any portion of the grant funds provided by this Grant Agreement in the event the Grantee has materially and substantially breached the terms and conditions of this Grant Agreement.
- B. At such time as the balance of state funds allocated to the Grantee reaches five percent (5%), the BSCC may withhold that amount as security, to be released to the Grantee upon compliance with all grant provisions, including:
 - 1) submittal and approval of the final invoice;
 - 2) submittal and approval of the final progress report; and
 - 3) submittal and approval of any additional required reports, including but not limited to the Final Local Evaluation Report and the financial audit.
- C. The BSCC will not reimburse Grantee for costs identified as ineligible for grant funding. If grant funds have been provided for costs subsequently deemed ineligible, the BSCC may either withhold an equal amount from future payments to the Grantee or require repayment of an equal amount to the State by the Grantee.
- D. In the event that grant funds are withheld from the Grantee, the BSCC's Executive Director or designee shall notify the Grantee of the reasons for withholding and advise the Grantee of the time within which the Grantee may remedy the failure or violation leading to the withholding.

7. PROJECT BUDGET

BUDGET LINE ITEMS		GRANT FUNDS
Salaries and Benefits		\$ 0
2. Services and Supplies		\$ 773,100
3. Professional Services		\$ 100,000
4. Non-Governmental Organizations (NGO) Contracts		\$ 0
5. Indirect Costs / Administrative Overhead (may not exceed 10% of grant award)		\$ 100,000
6. Equipment / Fixed Assets		\$ 0
7. Data Collection / Enhancement		\$ 300
8. Program Evaluation		\$ 0
9. Sustainability Planning		\$ 0
10. Other (include travel & training costs)		\$ 1,600
11. Financial Audit		\$ 25,000
	TOTAL	\$ 1,000,000

- 1. **APPROVAL:** This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
- **2. AMENDMENT:** No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
- **3. ASSIGNMENT:** This Agreement is not assignable by the Contractor, either in whole or in part, without the consent of the State in the form of a formal written amendment.
- 4. AUDIT: Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).
- 5. INDEMNIFICATION: Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.
- **6. DISPUTES:** Contractor shall continue with the responsibilities under this Agreement during any dispute.
- 7. TERMINATION FOR CAUSE: The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.
- **8. INDEPENDENT CONTRACTOR:** Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.
- 9. RECYCLING CERTIFICATION: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material as defined in the Public Contract Code Section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code Section 12209. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code §12205).
- **10. NON-DISCRIMINATION CLAUSE:** During the performance of this Agreement, Contractor and its subcontractors shall not deny the contract's benefits to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic

information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. Contractor shall insure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article. Contractor shall permit access by representatives of the Department of Fair Employment and Housing and the awarding state agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 2, §11105.)

Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

- **11. CERTIFICATION CLAUSES:** The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 04/2017 are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. TIMELINESS: Time is of the essence in this Agreement.
- **13. COMPENSATION:** The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- **14. GOVERNING LAW:** This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- **15. ANTITRUST CLAIMS:** The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
 - A. The Government Code Chapter on Antitrust claims contains the following definitions:
 - "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.
 - 2) "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
 - B. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective

at the time the purchasing body tenders final payment to the bidder. Government Code Section 4552.

- C. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.
- D. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554.
- **16. CHILD SUPPORT COMPLIANCE ACT:** For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:
 - A. The contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
 - B. The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.
- **17. UNENFORCEABLE PROVISION:** In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.
- **18. PRIORITY HIRING CONSIDERATIONS:** If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

19. SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:

- A. If for this Contract Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)
- B. If for this Contract Contractor made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual

percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

20. LOSS LEADER: If this contract involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 10344(e).)

1. GRANTEE'S GENERAL RESPONSIBILITY

- D. Grantee agrees to comply with all terms and conditions of this Grant Agreement. Review and approval by the BSCC are solely for the purpose of proper administration of grant funds and shall not be deemed to relieve or restrict the Grantee's responsibility.
- E. Grantee is responsible for the performance of all project activities identified in Attachment 1: Prop 64 PH&S Cohort 2 Request for Proposals and Attachment 2: Grant Proposal/Application for Funding.
- F. Grantee shall immediately advise the BSCC of any significant problems or changes that arise during the course of the project.

2. GRANTEE ASSURANCES AND COMMITMENTS

A. Compliance with Laws and Regulations

This Grant Agreement is governed by and shall be interpreted in accordance with the laws of the State of California. Grantee shall at all times comply with all applicable State laws, rules and regulations, and all applicable local ordinances.

B. Fulfillment of Assurances and Declarations

Grantee shall fulfill all assurances, declarations, representations, and statements made by the Grantee in Attachment 1: Prop 64 PH&S Cohort 2 Request for Proposal and Attachment 2: Grant Proposal/Application for Funding, documents, amendments, approved modifications, and communications filed in support of its request for grant funds.

C. Permits and Licenses

Grantee agrees to procure all permits and licenses necessary to complete the project, pay all charges and fees, and give all notices necessary or incidental to the due and lawful proceeding of the project work.

3. POTENTIAL SUBCONTRACTORS

- A. In accordance with the provisions of this Grant Agreement, the Grantee may subcontract for services needed to implement and/or support program activities. Grantee agrees that in the event of any inconsistency between this Grant Agreement and Grantee's agreement with a subcontractor, the language of this Grant Agreement will prevail.
- B. Nothing contained in this Grant Agreement or otherwise, shall create any contractual relation between the BSCC and any subcontractors, and no subcontract shall relieve the Grantee of his responsibilities and obligations hereunder. The Grantee agrees to be as fully responsible to the BSCC for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Grantee. The Grantee's obligation to pay its subcontractors is an independent obligation from the BSCC's obligation to make payments to the Grantee. As a result, the BSCC shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.
- C. Grantee shall ensure that all subcontractors comply with the eligibility requirements stated in the Prop 64 PH&S Grant Cohort 2 RFP and described in Appendix B.
- D. Grantee assures that for any subcontract awarded by the Grantee, such insurance and fidelity bonds, as is customary and appropriate, will be obtained.
- E. Grantee agrees to place appropriate language in all subcontracts for work on the project requiring the Grantee's subcontractors to:

1) Books and Records

Maintain adequate fiscal and project books, records, documents, and other evidence pertinent to the subcontractor's work on the project in accordance with generally accepted accounting principles. Adequate supporting documentation shall be maintained in such detail so as to permit tracing transactions from the invoices, to the accounting records, to the supporting documentation. These records shall be maintained for a minimum of three (3) years after the acceptance of the final grant project audit under the Grant Agreement and shall be subject to examination and/or audit by the BSCC or designees, state government auditors or designees, or by federal government auditors or designees.

2) Access to Books and Records

Make such books, records, supporting documentations, and other evidence available to the BSCC or designee, the State Controller's Office, the Department of General Services, the Department of Finance, California State Auditor, and their designated representatives during the course of the project and for a minimum of three (3) years after acceptance of the final grant project audit. The Subcontractor shall provide suitable facilities for access, monitoring, inspection, and copying of books and records related to the grant-funded project.

4. PROJECT ACCESS

Grantee shall ensure that the BSCC, or any authorized representative, will have suitable access to project activities, sites, staff and documents at all reasonable times during the grant period including those maintained by subcontractors. Access to program records will be made available by both the grantee and the subcontractors for a period of three (3) years following the end of the grant period.

5. ACCOUNTING AND AUDIT REQUIREMENTS

- A. Grantee agrees that accounting procedures for grant funds received pursuant to this Grant Agreement shall be in accordance with generally accepted government accounting principles and practices, and adequate supporting documentation shall be maintained in such detail as to provide an audit trail. Supporting documentation shall permit the tracing of transactions from such documents to relevant accounting records, financial reports and invoices.
- B. Grantees are required to provide the BSCC with a financial audit within no later than the end of the contract term (October 31, 2023). The financial audit shall be performed by a Certified Public Accountant or a participating county or city auditor that is organizationally independent from the participating county or city's project financial management functions. Expenses for this final audit may be reimbursed for actual costs up to \$25,000.
- C. The BSCC reserves the right to call for a program or financial audit at any time between the execution of this Grant Agreement and three years following the end of the grant period. At any time, the BSCC may disallow all or part of the cost of the activity or action determined to not be in compliance with the terms and conditions of this Grant Agreement or take other remedies legally available.

6. DEBARMENT, FRAUD, THEFT OR EMBEZZLEMENT

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the Board <u>will not</u> enter into contracts or provide reimbursement to grantees that have been:

1. debarred by any federal, state, or local government entities during the period of debarment; or

2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the Grant contract.

BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

All Grantees must have on file with the BSCC a completed and signed Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (required as Attachment F of the original Proposal Package).

7. MODIFICATIONS

No change or modification in the project will be permitted without prior written approval from the BSCC. Changes may include modification to project scope, changes to performance measures, compliance with collection of data elements, and other significant changes in the budget or program components contained in Attachment 1: Prop 64 PH&S Cohort 2 Request for Proposals/Application for Funding, or approved modifications. Changes shall not be implemented by the project until authorized in writing by the BSCC.

8. TERMINATION

- A. This Grant Agreement may be terminated by the BSCC at any time after grant award and prior to completion of project upon action or inaction by the Grantee that constitutes a material and substantial breech of this Grant Agreement. Such action or inaction includes but is not limited to:
 - 1) substantial alteration of the scope of the grant project without prior written approval of the BSCC;
 - refusal or inability to complete the grant project in a manner consistent with Attachment 1: Prop 64 PH&S Request for Proposal/Application for Funding, or approved modifications, or approved modifications; and
 - 3) failure to meet prescribed assurances, commitments, recording, accounting, auditing, and reporting requirements of the Grant Agreement.
- B. Prior to terminating the Grant Agreement under this provision, the BSCC shall provide the Grantee at least 30 calendar days written notice stating the reasons for termination and effective date thereof. The Grantee may appeal the termination decision in accordance with the instructions listed in Exhibit D: Special Terms and Conditions, Number 9. Settlement of Disputes.

9. SETTLEMENT OF DISPUTES

A. The parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute persists, the Grantee shall submit to the BSCC Corrections Planning and Grant Programs Division Deputy Director a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to, or involving this Grant Agreement. Grantee's written demand shall be fully supported by factual information. The

BSCC Corrections Planning and Grant Programs Division Deputy Director shall have 30 days after receipt of Grantee's written demand invoking this Section "Disputes" to render a written decision. If a written decision is not rendered within 30 days after receipt of the Grantee's demand, it shall be deemed a decision adverse to the Grantee's contention. If the Grantee is not satisfied with the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the Grantee may appeal the decision, in writing, within 15 days of its issuance (or the expiration of the 30-day period in the event no decision is rendered), to the BSCC Executive Director, who shall have 45 days to render a final decision. If the Grantee does not appeal the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the decision shall be conclusive and binding regarding the dispute and the Contractor shall be barred from commencing an action in court, or with the Victims Compensation Government Claims Board, for failure to exhaust Grantee's administrative remedies.

- B. Pending the final resolution of any dispute arising under, related to or involving this Grant Agreement, Grantee agrees to diligently proceed with the performance of this Grant Agreement, including the providing of services in accordance with the Grant Agreement. Grantee's failure to diligently proceed in accordance with the State's instructions regarding this Grant Agreement shall be considered a material breach of this Grant Agreement.
- C. Any final decision of the State shall be expressly identified as such, shall be in writing, and shall be signed by the Executive Director, if an appeal was made. If the Executive Director fails to render a final decision within 45 days after receipt of the Grantee's appeal for a final decision, it shall be deemed a final decision adverse to the Grantee's contentions. The State's final decision shall be conclusive and binding regarding the dispute unless the Grantee commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is later.
- D. The dates of decision and appeal in this section may be modified by mutual consent, as applicable, excepting the time to commence an action in a court of competent jurisdiction.

9. UNION ACTIVITIES

For all agreements, except fixed price contracts of \$50,000 or less, the Grantee acknowledges that applicability of Government Code §§16654 through 16649 to this Grant Agreement and agrees to the following:

- A. No State funds received under the Grant Agreement will be used to assist, promote or deter union organizing.
- B. Grantee will not, for any business conducted under the Grant Agreement, use any State property to hold meetings with employees or supervisors, if the purpose of such meetings is to assist, promote or deter union organizing, unless the State property is equally available to the general public for holding meetings.
- C. If Grantee incurs costs or makes expenditures to assist, promote or deter union organizing, Grantee will maintain records sufficient to show that no reimbursement from State funds has been sought for these costs, and that Grantee shall provide those records to the Attorney General upon request.

10. WAIVER

The parties hereto may waive any of their rights under this Grant Agreement unless such waiver is contrary to law, provided that any such waiver shall be in writing and signed by the party making such waiver.

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM COHORT 2

PROPOSAL PACKAGE* COVER SHEET

Submitted by (Name of eligible applicant):

City and County of San Francisco, Office of the City Administrator

DATE SUBMITTED TO THE BSCC:

January 29, 2021 (Before 5pm)

*The Proposition 64 Public Health and Safety Grant Program Proposal Package is provided in a fillable format. Using the Tab key will allow the applicant access to those areas requiring information.

PROPOSITION 64 PUBLIC HEALTH & SAFETY GRANT PROGRAM: PROPOSAL CHECKLIST

A complete proposal package for funding under the Proposition 64 PH&S Grant Program must contain the following items:

	Required Items:	1
1	Cover Sheet (previous page)	
2	Proposition 64 PH&S Grant Program Proposal Checklist Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	V
3	Applicant Information Form Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	V
4	Proposal Abstract No more than one (1) page	
5	Proposal Narrative to include Project Need, Project Description, Project Evaluation Sections No more than eight (8) pages	V
6	Project Work Plan No more than 2 pages using the template provided (see Appendix L for instructions)	
7	Budget Information (Budget Table & Narrative) • Use BSCC templates provided • Budget Narrative must be no more than four (4) pages	V
8	Additional Request for Proposals Information, if applicable • No more than two (2) pages	
9	Letter(s) of Commitment	V
10	Letter of Eligibility (see Appendix B)	V
11	Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (Appendix F) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	V
12	Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds (Appendix K) • Originally signed in blue ink by the authorized signatory (e-signatures are acceptable)	
	Optional:	
13	Governing Board Resolution (Appendix E) Note: The Governing Board Resolution is due prior to contract execution but is <u>not</u> required at the time of proposal submission.	

I have reviewed this checklist and verified that all required items are included in this proposal packet.

Applicant Authorized Signature (Blue Ink Only or E-signature) (see Applicant Information Form, Part O, next page)

ATTACHMENTS OTHER THAN THOSE LISTED ABOVE OR MORE THAN THE ALLOWED PAGE LIMIT WILL NOT BE CONSIDERED

Proposition 64 Public Health & Safety Grant Program Applicant Information Form

A. APPLICANT: City of <name> or <name> County</name></name>	B. TAX IDENTIFICATION NUMBER:				
NAME OF APPLICANT City and County of San Francisco	TAX IDENTIFICATION # 94-6000417				
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place CITY Sar	n Francisco STATE California ZIP CODE 94102				
MAILING ADDRESS (if different) CITY	STATE ZIP CODE				
C. PROJECT TITLE: Public Health and Safety Gran	nt Program				
D. PROJECT SUMMARY (100-150 words):	E. GRANT FUNDS REQUESTED: \$1,000,000				
The passage of Proposition 64 paved the way for new of In July 2017, the City and County of San Francisco est local commercial cannabis industry and administer a softgrant opportunity to strengthen: (1) educational outread exposure to cannabis and cannabis products: (2) inspec	ocial equity program. The OOC seeks to leverage this ch to minors in an effort to mitigate youth access and				
F. PROJECT PURPOSE AREA 1- YOUTH DEVELOPMENT INTERVENTION (MANDATORY): Must be at least 10					
G. PROJECT PURPOSE AREAS 2, 3, & 4 (In addition to	PPA 1, check all that apply for the proposed project)				
☑ PPA 2: Public Health☑ PPA 3: Public Safety☐ PPA 4: Environmental Impact					
H. LEAD PUBLIC AGENCY:	Office of the City Administrator				
I. PROJECT DIRECTOR:					
NAME Jeremy Schwartz TITLE Associate Direct	or DEPARTMENT/AGENCY Office of Cannabis				
STREET ADDRESS 49 South Van Ness, 6th Floor	CITY San Francisco				
STATE CA ZIP CODE 94103	TELEPHONE NUMBER 415-307-3906				
EMAIL ADDRESS jeremy.schwartz@sfgov.org					
J. FINANCIAL OFFICER:					
NAME Adam Nguyen TITLE Finance and Pla	nning Director DEPARTMENT/AGENCY Office of the City Admin.				
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco				
STATE CA ZIP CODE 94102	TELEPHONE NUMBER 415-554-4851				
EMAIL ADDRESS adam.nguyen@sfgov.org					
PAYMENT MAILING ADDRESS (if different) CITY	STATE ZIP CODE				

IAME Jeremy Schwartz	TITLE Associate Director	DEPARTMENT/AGENCY Office of Cannabis
STREET ADDRESS	49 South Van Ness, 6th Floor	CITY San Francisco
STATE CA	ZIP CODE 94103	TELEPHONE NUMBER 415-307-3906

NAME Adam Nguyen	TITLE Finance and Planning Director	DEPARTMENT/AGENCY Office of the City Admin.
STREET ADDRESS	1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco
STATE CA	ZIP CODE 94102	TELEPHONE NUMBER 415-554-4851

M. AUTHORIZED SIGNATURE*: By signing this application, I hereby certify I am vested by the Applicant with the authority to enter into contract with the BSCC, and the grantee and any subcontractors will abide by the laws, policies, and procedures governing this funding.						
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator		TELEPHONE NUMBER 415-554-6172			
STREET ADDRESS 1 Dr. Carlton B. Goodlett CITY San Francisco STATE CA Place #362			ZIP CODE 94102			
EMAIL ADDRESS Kenneth.bukowski@sfgov.org						
SIGNATURE (Blue Ink Only or E-signature)	DATE 1/28/21					
termet AS	subowsh '					

^{*} Authorized Signature: Must be a representative with the authority to sign documents and obligate the applicant.

Proposition 64 Public Health & Safety Grant Program Request for Proposals Document

Proposal Abstract

The Proposal Abstract may not exceed one (1) page.

The City and County of San Francisco (CCSF), through the Office of the City Administrator, seeks grant funds to assist with law enforcement efforts and other projects to address public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

The purpose of these funds will be to address: (i) Youth Development/Youth Prevention and Intervention; (ii) Public Health; and (iii) Public Safety.

CCSF seeks to partner with an organization to facilitate an outreach and educational campaign to mitigate youth substance use and addiction and to promote healthy behaviors.

CCSF seeks to leverage grant funds to conduct additional inspection and enforcement of cannabis businesses. Funds will help to conduct abatement activities. Moreover, funding will help with cross-departmental collaboration.

CCSF seeks to leverage funds to conduct law and code enforcement activities. Funds will help to pay for City partner services to mitigate the impacts of non-compliance.

Proposal Narrative

The Proposal Narrative section may not exceed eight (8) pages in totality. See pages 19-20 for corresponding Rating Factors and Criteria.

1. Project Need (Percent of Total Value: 25%)

Describe the needs related to the impact of the passage of Proposition 64.

The passage of Proposition 64 paved the way for new opportunities and new challenges in the cannabis space. In July 2017, the City and County of San Francisco (CCSF) established the Office of Cannabis (OOC), via legislation, to regulate the local commercial cannabis industry and administer a social equity program.

The OOC's core responsibilities include: (i) equity verification and support; (ii) permitting businesses and events; (iii) rulemaking; (iv) enforcement; (v) community outreach; (vi) cross-departmental collaboration; (vii) limiting youth access and exposure to cannabis and cannabis products; (viii) supporting an Oversight Committee; (ix) racial equity development; and (x) administering grants and developing technical assistance.

The OOC has a whole panoply of needs associated with the transition of an industry from an unregulated market to a regulated one. Specific to this grant opportunity, the OOC seeks to leverage funds to strengthen: (1) educational outreach to minors in an effort to mitigate youth access and exposure to cannabis and cannabis products (i.e. PPA 1); (2) educational outreach, inspections, and enforcement of cannabis businesses (i.e. PPA 2); and (3) educational outreach and cross-departmental collaboration for law enforcement and code enforcement efforts (i.e. PPA 3).

Demonstrate how the need(s) is related to Project Purpose Area (PPA) 1 – Youth
 Development/Youth Prevention and intervention.

It is well understood that heavy, non-medical, cannabis use at a young age can have long-term detrimental impacts to brain development, among other negative impacts. It is critical to provide ongoing education and resources to curb harmful impacts of cannabis legalization and its increased accessibility.

With the passage of Prop 64, the San Francisco Board of Supervisors stated public health goals including "minimize[ing] the changes of social harm by protecting and promoting the PROP 64 PH&S GRANT COHORT 2 REQUEST FOR PROPOSALS Page 1 of 8

health of all San Francians; limit[ing] youth access and exposure to cannabis and cannabis products..." Moreover, the City's Department of Public Health (DPH) is mandated to conduct an ongoing public health education campaign with an emphasis on the youth.

A grant award will help to increase the visibility and effectiveness of a public health education campaign with an emphasis on the youth.

Demonstrate how the need(s) is related to other PPA(s) selected.

PPA 2 (Public Health)

The OOC has one staff member dedicated to inspection and enforcement efforts. Unfortunately, one individual would not be able to keep-up with inspecting the growing cannabis footprint in CCSF – which undermines broader public health efforts.

The time needed for inspections include: (i) 30 minutes of prep work; (ii) 1 hour of travel; (iii) 1 hour for inspection; and (iv) at least 1 hour to draft the inspection report and follow-up with permittees. It is estimated that time allocated for a typical inspection will take about 5 hours – may be less or more – depending on the size of the premise and scope of activities. (e.g. operator with multiple permits at the same premises).

There are approximately 300+ applications for 500+ cannabis business permits. These permitees require an inspection at least once a year. Ideally, the OOC would be able to inspect these premises at least twice per year. About 300 unique locations will require at least 1,000 hours for inspections for one-site visit. At least 2,000 hours for two site visits per year.

A grant award will help to provide additional support to the OOC's inspection arm including, but not limited to: administrative support, educational outreach, and abatement.

PPA 3 (Public Safety)

San Francisco's adult-use cannabis legalization ordinance contains language that CCSF shall ensure the safety of customers, employees, and the public at large. An important sentiment, in light of this historic transition, is to support the regulated cannabis market while mitigating the effects of the unregulated market.

A grant award will help to strengthen the OOC's ability to coordinate cross-departmental efforts to combat the unregulated market (e.g. notice of violations, subpoenas, cease and desist orders, joint site inspections). Moreover, a grant award will support additional educational outreach and training materials (e.g. Safe Consumption of Cannabis Products: Facts & Your Health).

- Describe why the need(s) described above is not met with existing resources.

 The OOC is a lean office charged with many responsibilities. Additional support is no
- The OOC is a lean office charged with many responsibilities. Additional support is needed in order to effectively and substantively administer the OOC's duties. For example, funds for youth outreach and education will support a more effective effort to limit youth access and exposure. Another example relates to inspection and enforcement efforts. Resources will support a more proactive approach to battle the unregulated market and to stand-up regulated businesses including additional education on compliance and supporting public health/safety for permitted operators.
- Provide relevant qualitative and/or quantitative data with citation is support of the need(s).

Relevant qualitative and or quantitative data, includes, but is not limited to the following: As of 2017, 36% of high school students tried cannabis and 20% of high school students use cannabis. (Centers for Disease Control and Prevention: Trends in the Prevalence of Marijuana, Cocaine, and Other Illegal Drug Use National YRBS: 1991-2017).

As of 2017, 26% of San Francisco high school students have tried cannabis and 16% of San Francisco high school students use cannabis. (Centers for Disease Control and Prevention: San Francisco, CA 2017 Results).

A 2019 audit found approximately 2,835 unlicensed dispensaries and delivery services operating in California (United Cannabis Business Association).

As much as 80% of the cannabis market in California remains illicit. (Cannabis Advisory Committee, Annual Draft Report).

San Francisco's Office of the Controller published a report about cannabis in San Francisco. A part of that report includes quotes from the social equity community who explain, "How [is the city] going to enforce the illicit market component of this? You need

to recognize the illicit market and do something about it before the legal market can take hold" and "Illicit operators are benefiting from fewer legal operators, while there is little enforcement against the illicit market. Why would they want to go legal?" (Office of the Controller, Cannabis in San Francisco, A Review Following Adult-Use Legalization).

• Describe the process that was used to determine the need(s), including soliciting input from key stakeholders (e.g. community, public, private).

The OOC prides itself on accessibility and transparency. This includes pivoting to virtual meetings during the pandemic in order to maintain open lines of communication. Many of the sentiments discussed in this proposal are echoed throughout the community.

Mechanisms to solicit stakeholder input include, but are not limited to: public comment during Cannabis Oversight Committee meetings, regular updates through our distribution channels to equip stakeholders with the latest information, office hours, input via our general inbox, multiple listening sessions, and candid conversations as a part of meetings with stakeholders.

2. Project Description (Percent of Total Value: 50%)

- Describe the proposed project that will address the need(s) discussed in the Project
 Needs section including:
- o Components of the proposed project linked to the mandatory PPA 1 Youth Development/Youth Prevention and Intervention.

The OOC will partner with the City's Department of Public Health (DPH) to revitalize and strengthen the City's ongoing public health education campaign. This includes a renewed effort to better target San Francisco's youth in order to equip them with the latest public health information as it relates to cannabis.

Describe the components of the proposed project linked to other PPA(s).
 PPA 2 (Public Health)

A grant award will help to provide additional support to the OOC's inspection arm including, but not limited to: administrative support, educational outreach, and abatement.

Administrative support, such as scheduling and identifying subject properties, will help to free up time for the OOC's inspector to conduct additional inspections.

PPA 3 (Public Safety)

A grant award will help to provide additional support to the OOC's enforcement arm. Support includes, but is not limited to, administrative support, abatement costs, and compensating City partners depending on billable hours.

A grant award will help to strengthen the OOC's ability to coordinate cross-departmental efforts to combat the unregulated market (e.g. notice of violations, subpoenas, cease and desist orders, joint site inspections). Moreover, a grant award will support additional educational outreach and training materials (e.g. Safe Consumption of Cannabis Products: Facts & Your Health).

o Describe the target area and/or population which will be the focus of the project, including how and why it was selected.

With regards to PPA 1 (Youth Development/Prevention and Intervention), CCSF will target individuals 25 years of age and younger. This threshold is due, in part, to the fact that the brain doesn't fully mature until age 25 and that heavy cannabis use can detrimentally effect brain development. The thrust of the outreach will target minors under the age of 18 and still endeavoring towards their high school diploma.

Regarding PPAs 2 and 3, CCSF will target permitted operators and unpermitted operators via a complaint driven system.

o If applicable, provide an estimate of how many individuals will be served and the process for determining which services/activities an individual/group will receive.

Regarding PPA 1, CCSF seeks to make its youth campaign especially visible to residents below the age of 25. CCSF will specifically target high school aged minors – approximately 20,000 individuals.

Regarding PPAs 2 and 3, CCSF seeks to target approximately 300 unique locations throughout the 3 year grant cycle, which contemplate approximately several hundred individuals involved in the cannabis business.

It's unclear how many individuals will be served with regards to targeting the unregulated market. However, the benefit of cannabis enforcement activity will likely spillover to other aspects include public health and public safety.

 Provide rationale to support the selection of the proposed project which includes relevant evidence or research supporting its use to address the need as described in the Project Need section (include citations if appropriate).

Cannabis use amongst San Francisco high school students remain prevalent. See Centers for Disease Control and Prevention: San Francisco, CA 2017 Results). Therefore, it is crucial that government continues to outreach to youths in order to educate them about the negative impacts to their development associated with cannabis use.

PPAs 2 and 3 share overlapping characteristics with regards to enforcement and inspections. An audit by the United Cannabis Business Association found that there are thousands of unlicensed dispensaries and delivery services throughout the state. Moreover, the Cannabis Advisory Committee's Annual Draft Report, indicates that a disproportionate amount of cannabis operators are unregulated.

• Describe the extent to which the proposed project will utilize existing resources or projects.

Regarding PPA 1, CCSF currently conducts an educational outreach campaign called Truth or Nah. This provides a platform to build upon in order to increase visibility, refine materials, and target local youths in order to equip them with information to make informed decisions.

The OOC has set up a number of systems to coordinate enforcement efforts across City departments. The issue here is money and capacity. Funds will help to alleviate the financial component and provide additional administrative support to alleviate capacity issues.

• Describe the experience, staffing, and/or partnerships your organization will use to implement the proposed project (include partners' letters of commitment, if applicable). If partners are to be selected after the grant is awarded, then specify the process and criteria for selecting those partners.

OOC staff includes experienced government professionals who have a variety of professional and educational backgrounds (PHd, JDs, Masters). Moreover, OOC staff

speaks 7 languages in order to provide culturally competent services to the diverse local community.

OOC regularly collaborates with its City partners including DPH, San Francisco Police Department (SFPD), San Francisco Fire Department (SFFD) and the City Attorney's office (CAT). Our City partners are experienced professionals who routinely engage in public health and safety issues.

The OOC will connect with DPH to identify the best pathway forward to strengthen its youth outreach and will be sure to let the BSCC know about any additional partners.

- Provide a Project Work Plan (Appendix L-Sample) that:
- o Identifies the project's goals and measurable objectives (see Appendix A for definitions) that address PPA 1 and other selected PPAs (if applicable) that are related to the need and intent of the grant; Identifies how the goals will be achieved in terms of the activities, responsible staff/partners, and start and end dates; Is appropriate to the proposed project. See Appendix L for responses to this prompt.

3. Project Evaluation (Percent of Total Value: 15%)

• Describe a plan to determine the staff and/or entity that will conduct the project evaluation and how evaluation activities will be incorporated in the various phases of the project (e.g. implementation, service delivery period).

The OOC has a staff member who is mostly dedicated to grants efforts. This individual will conduct project evaluation and will thoughtfully incorporate phases of the project.

• Identify process and outcome measures that are quantifiable and in line with the intent of the grant.

The OOC plans to identify the number of advertisements associated with the youth campaign. The OOC would continue to solicit feedback from the community regarding the effectiveness of its outreach.

With regards to enforcement and inspections, the OOC would track the numbers associated with these efforts. Additionally, the OOC would seek to delineate between enforcement/inspection efforts across unpermitted and permitted operators.

• Describe a reasonable plan for monitoring the project to ensure that the project components are implemented as intended.

The OOC views this opportunity as an iterative effort – meaning that it would regularly check-in with its staff and partners to update numbers and refine efforts where needed. Specifically, the OOC foresees checking-in with staff not less than once per quarter and ideally multiple times per quarter.

The OOC is confident that it can accomplish this goal, given that a staff member will spearhead this effort.

• Describe a preliminary plan for how to collect and evaluate baseline and outcome data related to the outcome measures. Provide for data sharing agreements, if necessary.

The OOC plans to check-in with its partners on a regular basis – no less than once per quarter – in order to evaluate baseline and outcome data.

The OOC regularly maintains records pursuant to its record retention policy in order to evaluate the volume and scope of various enforcement and inspection efforts.

• Describe a research design or methodology that will allow for an assessment of whether the strategy that was implemented achieved the intended outcomes.

With regards to PPA 1, the OOC will be interested to track how many advertisements, and in what medium, are available to the public.

Regarding PPAs 2 and 3, the OOC will track the number of inspections and enforcement activities. Inspections of permitted operators will enlighten the City about common compliance issues. Enforcement activities will shed light into not only issues with permitted operators, but also issues with illicit operators.

Prop 64 PH&S Grant Program Request for Proposals Project Work Plan

The Project Work Plan may not exceed two (2) pages. See Appendix L for full instructions.

(1) Goal:	Increase youth development/prevention campaign visibility	by at least 10% ((PPA 1)		
Objectives	Office of Cannabis (OOC) to re-engage the Department of Public Health (DPH) to iterate and expand				
/ ^ -	the visibility of its youth development/prevention campaign		i ii) to iterate	and expand	
Project activ	ities that support the identified goal and objectives	Responsible	Timeline		
		staff/ partners	Start Date	End Date	
-	to a grant award, the OOC will re-engage DPH to discuss	Jeremy	July 2021	July 2024	
	the youth campaign including the amount of	Schwartz			
	nts throughout the City. This conversation will inform next	(000)			
-	goal to increase visibility, via the amount of circulated	DDII			
	nt materials, by at least 10% to better target the youth.	DPH			
(2) Goal:	Increase inspections of permanent permitted operators by at	least 20% (PPA	2)		
Objectives (A., B., etc.)	OOC to increase the volume of inspections of permanent pe	rmitted cannabis	operators.		
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline	
		staff/ partners	Start Date	End Date	
	ive and peripheral support will alleviate capacity issues	Ray Law	July 2021	July 2024	
	with conducting additional inspections. Additional will support compliance amongst the regulated industry.	(OOC)			
(3) Goal:	Increase enforcement against the unregulated market by at least	east 10% (PPA 3	3)		
	Pursue enforcement efforts based on the OOC's complaint of unregulated market.	lriven system to	mitigate the e	effects of the	
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline	
		staff/ partners	Start Date	End Date	
	ive support, peripheral support, and funds for abatement the OOC and its applicable City partners to more	Ray Law (OOC)	July 2021	July 2024	
	pursue enforcement action.	City Attorney,			
aggiessivery	pursue emoreement action.	Public Health,			
		Police, Sherriff,			
		Building,			
		Planning,			
(4) Goal:		Public Utilities			
Objectives (A., B.,					
Project activ	ities that support the identified goal and objectives	Responsible	Time	eline	
		staff/ partners	Start Date	End Date	

Proposal Budget

4. Project Budget – Table and Narrative (Percent of Total Value: 10%)

A. <u>Budget Table</u> (use the table provided below): Applicants are limited to the use of the Line Item categories listed and are not required to request funds for every Line Item listed. If a budget line item is not applicable for the proposed project, complete with entering \$0.

Total Grant Funds Requested: Complete this column, for the total grant funds requested for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024) for all grant related activities/items. The Total amount for this column must equal the dollar amount provided in Section E of the Application Information Form. *Use whole numbers only.*

Grant Funds Proposed for PPA 1 (Youth Development/Youth Prevention & Intervention): Of the grant funds requested within each line item for the "Total Grant Funds Requested" column, complete this column for the grant funds to be used specifically for the mandatory PPA 1- Youth Development/Youth Prevention & Intervention for the full 3-Year grant funding term (May 1, 2021 to April 30, 2024). This column MUST total at least ten percent (10%) of the Total Grant Funds Requested column and must equal the dollar amount provided in Section F of the Application Information Form. *Use whole numbers only*.

Please verify total amounts as columns do not auto-calculate.

PROPOSED BUDGET LINE ITEMS	GRANT FUNDS REQUESTED		*GRANT FUNDS PROPOSED FOR PPA 1
1. Salaries and Benefits	\$	→	\$
2. Services and Supplies	\$773,100	→	\$
3. Professional Services	\$100,000	→	\$100,000
Non-Governmental Organizations (NGO) Contracts	\$	→	\$
5. Indirect Costs / Administrative Overhead (may not exceed 10% of grant award)	\$100,000	→	\$
6. Equipment / Fixed Assets	\$	→	\$
7. Data Collection / Enhancement	\$300	→	\$
8. Program Evaluation	\$	→	\$
9. Sustainability Planning	\$	→	\$
10. Other (include travel & training costs)	\$1,600	→	\$
11. Financial Audit	\$25,000	→	\$
TOTAL	\$1,000,000	→	\$100,000 *

^{*} This column MUST total at least ten percent (10%) of the Total Grant Funds Requested.

B. Budget Narrative Instructions (use the template provided on the following pages):

The Budget Narrative must provide sufficient detail in each category regarding how the Prop 64 PH&S Grant Program funds are anticipated to be expended to implement and operate the proposed project as identified in the Project Description and the Budget Table (previous page). The proposal must provide justification that the amount of grant funds requested is reasonable and appropriate given the proposed project's design and scope, and how the requested amounts will serve to meet the stated goals and objectives. Applicants are limited to the use of the Line Item categories listed; however, applicants are not required to request funds for every Line Item. If a budget line item is not applicable for the proposed project, complete with entering N/A. All funds must be used consistent with the requirements of the BSCC Grant Administration Guide, located on the BSCC website, including any updated version that may be posted during the term of the grant agreement. The BSCC will notify grantees whenever an updated version is posted. Definitions for the Prop 64 PH&S Grant Program Budget Line Items are as follows.

- 1. Salaries and Benefits: List the classification/title, percentage of time, salary or hourly rates, and benefits (as applicable) for each staff person that will be funded by the grant, either by the Applicant or the Lead Public Agency (LPA). Briefly describe their roles/responsibilities within the Prop 64 PH&S Grant Program.
 - *Do not include information for public agency subcontractors or professional consultants; that information should be provided under the Professional Services Line Item and/or the Program Evaluation Line Item, as applicable.
 - *Do not include information for NGO subcontractors; that information should be provided under Non-Governmental Organization (NGO) Contracts Line Item.
- **2. Services and Supplies:** Include and itemize all services and supplies to be purchased by the Prop 64 PH&S Grant Program.
 - *Services and supplies to be purchased by NGOs, partner agencies, subgrantees, or subcontractors must be included in the applicable line item (e.g., Professional Services Line Item, NGO Contracts Line Item).
- **3. Professional Services:** List the names of any public agency(ies) or professional consultant(s) that will work on and be funded by the Prop 64 PH&S Grant Program. Show the amount of funds allocated to each agency/consultant and itemize the services that will be provided. List any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable).
 - *Do not include information for subcontractors or consultants solely for the purpose(s) of Project Evaluation; that information should be provided under the Program Evaluation Line Item.
- **4. Non-Governmental Organization (NGO) Subcontracts:** List the names of all NGOs that will work on and be funded by the Prop 64 PH&S Grant Program. Include any positions to be funded, including classification/title, percentage of time, salary or hourly rates, and benefits (if applicable). If a community partner has not been selected as of

the date of the submission of the application, identify the amount of grant funds that will be allocated and describe the services to be provided.

- 5. Indirect Costs: Indirect costs may be charged as an amount not to exceed ten percent (10%) of the actual total direct project costs. Indirect costs are shared costs that cannot be directly assigned to a particular activity but are necessary to the operation of the organization and the performance of the project. Indirect cost guidelines can be found in the BSCC Grant Administration Guide located on the BSCC website.
- 6. Equipment and Fixed Assets: Include grant funds associated with equipment and fixed assets purchased by the Prop 64 PH&S Grant Program. Equipment and fixed assets are defined as nonexpendable personal property having a useful life of more than one (1) year and an acquisition cost of \$5,000 or more per unit. Items that do not meet this threshold should be included in the Services and Supplies Line Item Category. Itemize all equipment and fixed assets to be purchased by the Prop 64 PH&S Grant Program.

*Equipment and fixed assets purchased by partner agencies, NGOs, subgrantees, or subcontractors must be included the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

- 7. Data Collection / Enhancements: Include and itemize all grant fund costs associated with the project's data collection efforts and/or necessary enhancements to an existing data collection mechanism to capture the data required for the Prop 64 PH&S Grant Program.
- **8. Program Evaluation:** Include and itemize all grant fund costs associated with evaluation efforts for this project. This should include any subcontracts funded by the Prop 64 PH&S Grant Program solely for the purposes of Program Evaluation.
- **9. Sustainability Planning:** Itemize all costs associated with the Applicant's efforts for sustaining this project after the Prop 64 PH&S Grant Program has ended.
- **10.Other (Travel & Training costs):** Itemize all costs that do not fit into the Line Item Categories listed above, including travel and training. At a minimum, applicants should budget for at least four (4) project-related individuals to travel to Sacramento for a Grantee Orientation.

*For this Line Item, do not include "other" costs for partner agencies, NGOs, subgrantees, or subcontractors. These costs must be included in the applicable Line Item (e.g., Professional Services Line Item, NGO Contracts Line Item).

NOTE: Out-of-State travel using grant funding is permissible only in rare cases and is monitored very closely. Out-of-State travel included in the proposed budget does not guarantee automatic approval; these travel requests undergo a high level of review and scrutiny and approval is granted only in limited cases. Out-of-State travel requests require separate and prior approval by the BSCC.

11.	The aud	it provide misstate	es assura	ances th	at an o	rganizati	on's finar	d of projecticial statent erally acce	nents are	free of

Budget Narrative

The Budget Narrative may not exceed four (4) pages. Dollar amounts must be in whole numbers and match the corresponding Line Item amounts provided in the Budget Table.

- 1. Salaries and Benefits: \$
- 2. Services and Supplies: \$773,100 to be used for a whole panoply of items. Services include billable hours from City partners to carry out enforcement and inspection activities (e.g. litigation budget). Supplies for inspections and enforcement include: protective equipment (e.g. goggles, gloves, masks), tools (e.g. olfactometer, measuring wheels, measuring tape, flashlights), electronic devices (e.g. tablets, work phones), and miscellaneous items (e.g. office jackets, badges).
- **3. Professional Services:** \$100,000 to be used to iterate and expand the reach of the youth development/prevention campaign. This includes potentially contracting additional work. This specifically includes buying additional advertisements.
- 4. Non-Governmental Organizations (NGO) Contracts: \$
- 5. Indirect Costs (not to exceed 10% of the actual total direct project costs): \$100,000 to be used for shared costs that cannot be directly assigned to a particular activity, but are necessary for the performance of the project.
- 6. Equipment / Fixed Assets: \$
- **7. Data Collection / Enhancement:** \$300 to be used to purchase Google Workspace accounts, to be renewed over the course of 3 years, so that the Office of Cannabis can better coordinate data management and reporting.
- 8. Program Evaluation: \$
- 9. Sustainability Planning: \$

- 10. Other (include travel and training costs): \$1,600 to be used for travel and training costs associated with attending a Grantee orientation in Sacramento. Moreover, funds to be used for public transportation passes and parking permits.
- 11. Financial Audit: \$25,000 to be used to support an end of project financial audit.

Additional Request for Proposals Information

Applicants may include a maximum of two (2) additional numbered pages entitled "Additional RFP Information" to the Proposal Package. These pages must have a one-inch margin on all four sides and may **only** include endnotes, tables, charts, graphs and/or graphics, must be cited/referenced within the Proposal Narrative, must directly support the Proposal Narrative, and must be legible.



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Kenneth A. Bukowski, Acting City Administrator

Dear BSCC,

Please consider this letter to be the City and County of San Francisco's (CCSF) Letter of Commitment regarding the Proposition 64 Public Health and Safety Grant.

The City and County of San Francisco (CCSF), through the Office of the City Administrator, seeks grant funds to assist with law enforcement efforts and other projects to address public health and safety associated with the implementation of the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA).

This effort will be spearheaded by the San Francisco Office of Cannabis (OOC). There are likely to be many city partners involved in this effort including the Department of Public Health and the City Attorney's Office Code Enforcement team.

Please refer to the *Grant Program Request for Proposals Project Work Plan* regarding specific points of contact and corresponding City departments.

Sincerely,

Marisa Rodriguez
Director
Office of Cannabis
marisa.rodriguez@sfgov.org
(415) 554-4420
49 South Van Ness 6th Floor
San Francisco, CA 94103



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Kenneth A. Bukowski, Acting City Administrator

Dear BSCC,

Please consider this letter to be the City and County of San Francisco's (CCSF) Letter of Eligibility regarding the Proposition 64 Public Health and Safety Grant.

As an applicant, our jurisdiction does not ban (i.e. prohibit, forbid, or bar):

- All indoor commercial cannabis cultivation (including mixed light cultivation).
- Establishment of businesses(es) licensed under Division 10 of the Business and Professions Code
- Operation of businesses licensed under Division 10 of the Business and Professions Code.

CCSF does ban outdoor cultivation. However, this would not impact our eligibility because CCSF has not banned both outdoor and indoor cultivation.

The applicable local cannabis ordinance is Article 16 of the San Francisco Police Code. The ordinance went into effect on January 5, 2018.

Sincerely,

Marisa Rodriguez
Director
Office of Cannabis
Marisa.Rodriguez@sfgov.org
49 South Van Ness, 6th Floor
San Francisco, CA 94103

APPENDIX F Certification of Compliance with BSCC Policies Regarding Debarment, Fraud, Theft, and Embezzlement

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the Board will not enter into contracts or provide reimbursement to applicants that have been:

- 1. debarred by any federal, state, or local government entities during the period of debarment; or
- 2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the Grant contract.

BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

By checking the following boxes and signing below, applicant affirms that:

- ☑ I/We are not currently debarred by any federal, state, or local entity from applying for or receiving federal, state, or local grant funds.
- ☑ I/We have not been convicted of any crime involving theft, fraud, or embezzlement of federal, state, or local grant funds within the last three years. We will notify the BSCC should such debarment or conviction occur during the term of the Grant contract.
- ☑ I/We will hold subgrantees and subcontractors to these same requirements.

A grantee may make a request in writing to the Executive Director of the BSCC for an exception to the debarment policy. Any determination made by the Executive Director shall be made in writing.

AUTHORIZED SIGNATURE						
(This document must be signed by the person who is authorized to sign the Grant Agreement.)						
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator	TELEPHON	NE NUMBER 415-554-6172			
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco	STATE ZIP CODE 94102 California				
EMAIL ADDRESS Kenneth.bukowski@sfgov.org						
AUTHORIZED OFFICER SIGNATURE ((Blue Ink Only or E-signature)) DATE 1/28/21						
X Lamet Duhowsh						

APPENDIX A: PROP 64 PH&S SCORING PANEL ROSTER

Name, Title	Organization
Gordon Baranco, Chair, BSCC Board Member	Board of State and Community Corrections
Hollie Hall, Consultant, PhD.	Watershed Resource Specialist Humboldt, Trinity, and Mendocino Counties
Tanja Heitman, Chief Probation Officer	Santa Barbara County
Amy Irani, Director	Environmental Health Nevada County
Shannan Moon, Sheriff	Nevada County
Dave Nielsen, Retired Division/Policy Chief	CA Department Alcohol & Drug Programs, CA Department of Mental Health
Michael Salvador, Police Chief	City of Atwater
Jon Heredia, Chief Legal Officer Adjunct Professor of Cannabis Law	Chief Legal Officer Mirage Medicinal Golden Gate University School of Law
Miranda Rivers, Director of Operations	Trees of Knowledge
Miamah Reed, Youth Services Specialist	Sacramento Unified School District

APPENDIX K Criteria for Non-Governmental Organizations Receiving Proposition 64 Public Health and Safety Grant Funds

(Page 1 of 2)

The Proposition 64 Public Health and Safety (Prop 64 PH&S) Grant Program Request for Proposals (RFP) includes requirements that apply to non-governmental organizations that receive funds under this grant. All grantees are responsible for ensuring that any contracted third parties continually meet these requirements as a condition of receiving Prop 64 PH&S funds. The RFP describes these requirements as follows.

Any non-governmental organization that receives Prop 64 PH&S grant funds (as either subgrantee or subcontractor) must:

- Have been duly organized, in existence, and in good standing for at least six months prior to the effective date of its fiscal agreement with the BSCC or with the Prop 64 PH&S grantee. Non-governmental entities that have recently reorganized or have merged with other qualified non-governmental entities that were in existence prior to the six-month date are also eligible, provided all necessary agreements have been executed and filed with the California Secretary of State prior to the start date of the grant agreement with the BSCC or the start date of the grantee-subcontractor fiscal agreement.
- Be registered with the California Secretary of State's Office, if applicable;
- Have a valid business license, Employer Identification Number (EIN), and/or Taxpayer ID (if sole proprietorship);
- Have any other state or local licenses or certifications necessary to provide the services requested (e.g., facility licensing by the Department of Health Care Services), if applicable; and
- · Have a physical address.

(Page 2 of 2)

In the table below, provide the name of the Grantee and list all contracted parties.

Grantee:

Name of Contracted Party	Address	Email / Phone	Meets All Requirements
TBD	TBD	TBD	Yes □ No □
			Yes □ No □
			Yes □ No □
			Yes □ No □

Grantees are required to update this list and submit it to the BSCC any time a new third-party contract is executed after the initial assurance date. Grantees shall retain (on-site) applicable source documentation for each contracted party that verifies compliance with the requirements listed in the Prop 64 PH&S Grant RFP. These records will be subject to the records and retention language found in Appendices A and C of the Standard Agreement.

Unless prior approval is obtained, the BSCC prohibits disbursement or reimbursement to any NGO that does not meet the requirements listed above and for which the BSCC does not have a signed grantee assurance on file.

A signature below is an assurance that all requirements listed above have been met.

AUTHORIZED SIGNATURE						
(This document must be signed by the person who is authorized to sign the Grant Agreement.)						
NAME OF AUTHORIZED OFFICER Ken Bukowski	TITLE Deputy City Administrator			TELEPHONE 415-554- 6172		
STREET ADDRESS 1 Dr. Carlton B. Goodlett Place #362	CITY San Francisco	STATE California	ZIP CC	DDE 94102		
EMAIL ADDRESS Kenneth.bukowski@sfgov.org						
SIGNATURE (Blue Ink Only or E-signature) DATE						
X Lenneth A Julyush " 1/28/21						

From: Zentner, Helene@BSCC

To: Schwartz, Jeremy (ADM); jchin@cityofberkeley.info; mvarga@chulavistapd.org; ppiatt@encinitasca.gov;

salvador.raygoza@fcle.org; patrick.farmer@fresno.gov; Grunge@cityoflamesa.us; rocky.wiles@lacity.org; dietzs@cityofmerced.org; pcross@mtshastaca.gov; Catrina.Olson@nevadacityca.gov; gminor@oaklandca.gov;

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Cc: BSCC Prop 64 Cohort 2; VanDePol, Ashley@BSCC; Killian, Michelle@BSCC; jedlin@chulavistapd.org;

mindy.casto@fresno.gov; rhiggins@cityoflamesa.us; Jeff.cranmer@lacity.org; quinterof@cityofmerced.org; PShelton@oaklandca.gov; Ata_khan@ci.pomona.ca.us; spaniagua@cityofporthueneme.org; vcuevas-romero@cityofsacramento.org; guerrak@redwoodcommunityservices.org; Nguyen, Adam (ADM);

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Subject: BSCC Proposition 64 Cohort 2 Grantees: Next Steps

Date: Thursday, April 8, 2021 2:00:09 PM
Attachments: Appendix E - Resolution Sample.docx

Criteria for NGOs Receiving Prop 64 PH&S Grant Funds.docx

Importance: High

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Good afternoon.

On behalf of the Board of State and Community Corrections (BSCC) and the Proposition 64 Public Health & Safety Grant Cohort 2 Scoring Panel, *congratulations* on your new grant with the BSCC! Today, the BSCC Board unanimously passed the agenda item which approved funding for your grant application.

I'd like to provide some next steps/updates on upcoming activities for the Prop 64 Cohort 2 grants:

- The contract documents (Standard Agreement) should be coming your way by the end of next week. These will be emailed (with instructions for submittal) to the individual listed as the Authorized Officer on the grant application with a cc to all other individuals listed on the Applicant Information Form. If these individuals have changed since the submittal of the application for funding, please contact Michelle Killian as soon as possible.
- If you have not submitted a Resolution from your Governing Board, we will need this
 document in order to fully execute your contract/Standard Agreement. Please note:
 the language provided in Appendix E of the Request for Proposals (attached for your
 convenience) must include, at a minimum:
 - Language that delegates authority to the individual/position authorized to
 execute the grant agreement including any amendments <u>or</u> provide sufficient
 documentation indicating that the signer has been vested with plenary authority
 to execute grant agreements (e.g., a City Council or County Board of
 Supervisors delegating such authority to an Agency head);
 - A non-supplantation declaration; and
 - Agreement to abide by all terms and conditions of the contract/Standard Agreement.

- If you will be subcontracting with a non-governmental organization (NGO) with Prop 64 funds, you will need to submit the attached form entitled Criteria for NGOs Receiving Prop 64 PH&S Grant Funds once a subcontractor has been identified. If you have already completed and submitted this form with your application, you do not need to resubmit unless you have changes or updates to the information previously provided.
- The BSCC will be providing a mandatory virtual Grantee Orientation during the middle of June 2021. More information including dates/times will be forthcoming.
- All projects will be required to develop a Local Evaluation Plan (LEP). It is recommended that projects begin thinking about their Plan now using the sample provided in Appendix I of the RFP. We will be discussing this in greater detail at the Grantee Orientation, with our research specialist Ashley Garibaldi. Typically, the LEPs are due 45 days after the Orientation. In addition, it is advised that the individual evaluating the Prop 64 grant project is onboard at the beginning of the project and part of the LEP development process (i.e., not brought on at the end of the grant term to evaluate project data).
- Please note: although your application has been recommended for funding by the ESC and awarded by the Board, staff will be reviewing your budget section carefully to ensure all proposed costs listed within the budget narrative are actually allowable and eligible for reimbursement with Prop 64 funds. In addition, any single item purchase more than \$3,500 will need pre-approval by me before the actual item(s) is procured (even if in your original budget). We will work with projects on any issues that may arise. Regardless of any narrative updates that may need to be addressed, we will be using the figures provided in your application budget table as your starting budget for the reimbursement invoices and the total amount requested for your contract/Standard Agreement.

It is my pleasure to serve as the Field Representative for this grant program. Staff at the BSCC are currently teleworking so we ask for your patience during this contracting period. If you have any question or think we can be of assistance, please do not hesitate to contact me, or Michelle Killian, Prop 64 Program Analyst.

Again, congratulations on your award and we look forward to working with you over the next 3 years.

The Prop 64 Team:

Helene Zentner

Michelle Killian

Ashley Van de Pol

Field Representative Pronouns: she/her/hers Prop64 Grant2@bscc.ca.gov 916.838.7777

Prop 64 Analyst

Research Data Specialist Michelle.killian@bscc.ca.gov Ashley.vandepol@bscc.ca.gov Helene.zentner@bscc.ca.gov Prop64 Grant2@bscc.ca.gov Prop64 Grant2@bscc.ca.gov

"When 'I' is replaced with 'WE' even illness becomes wellness." Malcom X

TO:	Angela Calvillo, Clerk of the Board of Supervis	sors		
FROM:	Carmen Chu, City Administrator			
DATE:	July 2, 2021			
SUBJECT:	Accept and Expend Ordinance for Subject Gra	ant		
GRANT TITLE:	Board of State and Community Corrections Proposition Health and Safety Grant Program	า 64 Public		
Attached please fine	nd the original* and one copy of each of the following	ıg:		
x Proposed grant	t ordinance; original* signed by Department, Mayo	r, Controller		
x Grant informat	tion form, including disability checklist			
x Grant budget				
x Grant applicati	ion			
x Letter of Intent	t or grant award letter from funding agency			
Ethics Form 12	26 (if applicable)			
x Contracts, Lea	ases/Agreements (if applicable)			
Other (Explain):				
Special Timeline R	Requirements:			
Departmental repr	resentative to receive a copy of the adopted ord	linance:		
Name: Ken Bukows	ski, Office of the City Administrator Phone: 415	-554-6172		
Interoffice Mail Add	dress: City Hall, Room 362			
Certified copy requi	ired Yes ⊠ No □			
	have the seal of the City/County affixed and are occasionally nost cases ordinary copies without the seal are sufficient).	required by		

Introduction Form

By a Member of the Board of Supervisors or Mayor

Time stamp or meeting date

I hereby submit the following item for introduction (select only one):	or meeting date
Thereby such the following from for introduction (sereet only one).	'
1. For reference to Committee. (An Ordinance, Resolution, Motion or Chart	er Amendment).
2. Request for next printed agenda Without Reference to Committee.	
3. Request for hearing on a subject matter at Committee.	
4. Request for letter beginning:"Supervisor	inquiries"
5. City Attorney Request.	
6. Call File No. from Committee.	
7. Budget Analyst request (attached written motion).	
8. Substitute Legislation File No.	
9. Reactivate File No.	
10. Topic submitted for Mayoral Appearance before the BOS on	
Please check the appropriate boxes. The proposed legislation should be forwar	ded to the following:
☐ Small Business Commission ☐ Youth Commission	Ethics Commission
Planning Commission Building Inspec	tion Commission
Note: For the Imperative Agenda (a resolution not on the printed agenda), u	se the Imperative Form.
Sponsor(s):	
Supervisor Melgar	
Subject:	
Accept and Expend Grant - Retroactive - The Board of State and Community Co Health and Safety Grant Program - Amendment to the Annual Salary Ordinance	*
2021-2022 - \$1,000,000	
The text is listed:	
Ordinance retroactively authorizing the Office of Cannabis to accept and expend \$1,000,000 from the Board of State and Community Correction for the Proposition Program for a term of May 1, 2021 through October 31, 2024; and amending Or Ordinance File No. 200568 for FY 2020-2021 and FY 2021-2022) to provide for Class 1823 Senior Administrative Analyst position (FTE 1.0) at the Office of Cathrough June 30, 2022.	on 64 Public Health and Safety Grant dinance No. 166-20 (Annual Salary r the addition of one grant funded
Signature of Sponsoring Supervisor: /s/Myrna	Melgar

From: Imperial, Megan (BOS)
To: BOS Legislation, (BOS)

Cc: Kittler, Sophia (MYR); Law, Ray (ADM); Schwartz, Jeremy (ADM); Rodriguez, Marisa (ADM); Kittler, Sophia

(MYR); CROWLEY, SARAH (CAT); Melgar, Myrna (BOS); Carrillo, Lila (BOS); Low, Jen (BOS); Fieber, Jennifer

(BOS)

Subject: Melgar - Ordinance - Accept and Expend - Retroactive - The Board of State and Community Corrections -

Proposition 64 Public Health and Safety Grant Program

Date: Tuesday, July 27, 2021 2:56:20 PM

Attachments: Melgar - Ordinance - Accept and Expend - Retroactive - The Board of State and Community Corrections -

Proposition 64 Public Health and Safety Grant Program.docx

Melgar - Ordinance BSCC Leg. Digest.docx

Melgar - BSCC Solicitation.pdf

Melgar - Electronic signature Marisa Rodriguez.pdf Melgar - Electronic signature Sarah Crowley.pdf

Melgar - Grant Application.pdf

Melgar - Grant Ordinance Coversheet.doc Melgar - Grant Ordinance Information Form.pdf Melgar - OOC Admin 1.24 Memo.pdf

Melgar - Prop 64 Cohort 2Grant Agreement San Francisco Signed.pdf

Melgar - Signature Carol Isen.pdf Electronic signature Jocelyn Quintos.eml

BSCC Proposition 64 Cohort 2 Grantees Next Steps.msg

Melgar - Introduction Form - Ordinance - Accept and Expend Grant - Retroactive - The Board of State and

Community Corrections.pdf

Dear Clerk Staff,

Please find attached **Melgar - Ordinance – Accept and Expend – Retroactive – The Board of State and Community Corrections – Proposition 64 Public Health and Safety Grant Program.** I am cc'ing appropriate staff for any follow up questions.

Thanks, Megan

Megan M. Imperial 竜芽願 Legislative Aide Office of Supervisor Myrna Melgar, District 7 1 Dr. Carlton B. Goodlett Place, Room 260

San Francisco, CA 94102 Pronouns: She, Her, Hers, Ella