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ROBERT L. QUINN COMMISSIONER OF SAFETY State of New Hampshire DEPARTMENT OF SAFETY OFFICE OF THE COMMISSIONER 33 HAZEN DR. CONCORD, N.H. 03305 603-271-2791

January 23, 2019

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

Requested Action

Pursuant to RSA 21-P:12-a, the Department of Safety, Division of Fire Standards and Training and Emergency Medical Services (FSTEMS) requests authorization to enter into a grant agreement with the City of Dover (VC#177380-B005) for a total amount of \$6,000.00 for the purpose of implementing a NH Project FIRST program that supports first responders in their efforts to reduce overdose fatalities through outreach and the distribution of naloxone to first responders and at-risk individuals. Effective upon Governor and Council approval through September 29, 2020. Funding source: 100% Federal Funds.

Funding is available in the SFY 2020 operating budget as follows:

02-023-023-237010-44570000 Dept. of Safety – FSTEMS – 100% Nat'l Fire Academy Grant (FR-CARA) SFY 2020 072-500574 Grants to Local Gov't - Federal \$6,000.00 Activity Code: 23SAMHSA20

Explanation

The City of Dover plans to use \$6,000.00 to implement a NH Project FIRST program that supports first responders in their efforts to reduce overdose fatalities through outreach and distribution of naloxone and recovery resources to first responders, at-risk individuals, and their support networks. The City plans to implement a Naloxone Leave Behind initiative that will allow first responders in the community to distribute opioid overdose response kits along with treatment and recovery resources to at-risk individuals and their support systems during their normal scope of duty. Dover also plans to develop and implement a Mobile Integrated Healthcare Program to provide outreach and follow up to at-risk individuals within the community.

The grant funds will provide for overtime and backfill for first responders to conduct training on opioid awareness and program data collection. In addition, the City will be awarded up to 200 naloxone kits, valued at \$90.88 per kit, for a total in-kind value of \$18,176.00. The kits were purchased by the Division using SAMHSA grant funds. Governor and Council approval is being sought as the amount of the monetary award plus the value of the kits yields a total amount that is above the approval threshold.

NH Project FIRST (First responders Initiating Recovery, Support, and Treatment) is designed to utilize specially trained first responders to connect at-risk individuals with treatment and recovery programs; train at-risk individuals and their support systems on overdose emergency care including the use of naloxone; and increase the number of first responders who can administer naloxone.

The grant listed above is funded from the FFY 2020 First Responder Comprehensive Addiction and Recovery Act, which was awarded to the Department of Safety, Division of Fire Standards and Training and Emergency Medical Services (FSTEMS) from the US Department of Health and Human Services' Substance Abuse and Mental Health Services Administration (SAMHSA).

Grant guidance and applications are available to all New Hampshire licensed emergency medical services (EMS) units. Subrecipients submit applications to this office, which are reviewed by the FSTEMS FR-CARA Staff, the FR-CARA Advisory His Excellency, Governor Christopher T. Sununu and the Honorable Council January 23, 2019 Page 2 of 2

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Committee, and approved by the FSTEMS Director. The criteria for approval are based on grant eligibility in accordance with the grant's current guidance and the documented needs of the local communities.

The First Responder Comprehensive Addiction and Recovery Act (FR-CARA) grants are 100% federally funded by SAMHSA with no match requirement. In the event that Federal Funds are no longer available, General Funds and/or Highway Funds will not be requested to support this program.

Respectfully submitted,

Robert L. Quinn Commissioner of Safety

GRANT AGREEMENT

The State of New Hampshire and the Subrecipient hereby Mutually agree as follows: GENERAL PROVISIONS

1. Identification and Definitions.

······································						
1.1. State Agency Name		1.2. State Agency Addr	ess			
NH Department of Safety, Fire Standards &		33 Hazen Drive				
Training and Emergency Medical Services		Concord, NH 03305				
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1.3. Subrecipient Name		1.4. Subrecipient Tel. #/Address 603-516-6154				
City of Dover (VC#177380-B005)		288 Central Ave; Dover, NH 03820				
1.5 Effective Date	1.6. Account Number	1.7. Completion Date	1.8. Grant Limitation			
State Approval	AU #44570000	September 29, 2020	See Exhibit B			
	A0#44370000	· · · · · · · · · · · · · · · · · · ·				
1.9. Grant Officer for Sta	ate Agency	1.10. State Agency Tele	phone Number			
Paula Holigan, FR-CA	RA Program Manager	(603) 223-4200				
"By signing this form we certi	fy that we have complied wit	h any public meeting requirem	ent for acceptance of this			
grant, including it applicable		n nay public meeting requiren	telt for acceptance of this			
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2. <u>SCOPE OF WORK</u>: In exchange for grant funds provided by the State of New Hampshire, acting through the Agency identified in block 1.1 (hereinafter referred to as "the State"), pursuant to RSA 21-P:12-a, the Subrecipient identified in block 1.3 (hereinafter referred to as "the Subrecipient"), shall perform that work identified and more particularly described in the scope of work attached hereto as EXHIBIT A (the scope of work being hereinafter referred to as "the Project").

· · · · · · Date: 1/22/2020 3.)_____ Subrecipient Initials: (.) 2.)_ Page 1 of 6

- <u>AREA COVERED</u>. Except as otherwise specifically provided for herein, the Subrecipient shall perform the Project in, and with respect to, the State of New Hampshire.
 9.2.
- 4. EFFECTIVE DATE: COMPLETION OF PROJECT.
- 4.1. This Agreement, and all obligations of the parties hereunder, shall become effective on the date of approval of this Agreement by the Governor and Council of the State of New Hampshire if required (block 1.17), or upon 9.3. signature by the State Agency as shown in block 1.14 ("the effective date").
- 4.2. Except as otherwise specifically provided herein, the Project, including all 9.4. reports required by this Agreement, shall be completed in its entirety prior to the date in block 1.7 (hereinafter referred to as "the Completion Date").
- 5. <u>GRANT AMOUNT: LIMITATION ON AMOUNT: VOUCHERS:</u> 5.1. PAYMENT. 9.5.
- The Grant Amount is identified and more particularly described in EXHIBIT 5.2. B, attached hereto.
- 5.3. The manner of, and schedule of payment shall be as set forth in EXHIBIT B. 10. In accordance with the provisions set forth in EXHIBIT B, and in consideration of the satisfactory performance of the Project, as determined by the State, and as limited by subparagraph 5.5 of these general provisions, the State shall pay the Subrecipient the Grant Amount. The State shall withhold from the amount otherwise payable to the Subrecipient under this
- 5.4. subparagraph 5.3 those sums required, or permitted, to be withheld pursuant to N.H. RSA 80:7 through 7-c. The payment by the State of the Grant amount shall be the only, and the complete payment to the Subrecipient for all expenses, of whatever nature, 11, incurred by the Subrecipient in the performance hereof, and shall be the only, 11.1.
- 5.5. and the complete, compensation to the Subrecipient for the Project. The State shall have no liabilities to the Subrecipient other than the Grant Amount. 11.1.1 Notwithstanding anything in this Agreement to the contrary, and 11.1.2 notwithstanding unexpected circumstances, in no event shall the total of all 11.1.3
- payments authorized, or actually made, hereunder exceed the Grant limitation 11.1.4 set forth in block 1.8 of these general provisions. 11.2.
 <u>COMPLIANCE BY SUBRECIPIENT WITH LAWS AND REGULATIONS</u>. In connection with the performance of the Project, the Subrecipient shall 11.2.1 comply with all statutes, laws regulations, and orders of federal, state, county,
- or municipal authorities which shall impose any obligations or duty upon the
 Subrecipient, including the acquisition of any and all necessary permits.
 <u>RECORDS and ACCOUNTS</u>.
 Between the Effective Date and the date three (3) years after the Completion 11.2.2
- Date the Subrecipient shall keep detailed accounts of all expenses incurred in connection with the Project, including, but not limited to, costs of administration, transportation, insurance, telephone calls, and clerical 7.2. materials and services. Such accounts shall be supported by receipts,
 - invoices, bills and other similar documents. 11.2.3 Between the Effective Date and the date three (3) years after the Completion Date, at any time during the Subrecipient's normal business hours, and as often as the State shall demand, the Subrecipient shall make available to the State all records pertaining to matters covered by this Agreement. The Subrecipient shall permit the State to audit, examine, and reproduce such records, and to make audits of all contracts, invoices, materials, payrolls, 12, records of personnel, data (as that term is hereinafter defined), and other information relating to all matters covered by this Agreement. As used in this paragraph, "Subrecipient" includes all persons, natural or fictional, affiliated
- with, controlled by, or under common ownership with, the entity identified as
 the Subrecipient in block 1.3 of these provisions <u>PERSONNEL</u>.
 The Subrecipient shall, at its own expense, provide all personnel necessary to 12.2.
 - perform the Project. The Subrecipient warrants that all personnel engaged in the Project shall be qualified to perform such Project, and shall be property
- licensed and authorized to perform such Project under all applicable laws. The Subrecipient shall not hire, and it shall not permit any subcontractor, 12.3. subgrantee, or other person, firm or corporation with whom it is engaged in a
- 8.3. combined effort to perform the Project, to hire any person who has a contractual relationship with the State, or who is a State officer or employee, elected or appointed.
- The Grant Officer shall be the representative of the State hereunder. In the 12.4. 9. event of any dispute hereunder, the interpretation of this Agreement by the
- event of any dispute hereunder, the interpretation of this Agreement by the
 Grant Officer, and his/her decision on any dispute, shall be final.
- DATA: RETENTION OF DATA: ACCESS. As used in this Agreement, the word "data" shall mean all information and 13. things developed or obtained during the performance of, or acquired or

8.2.

developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, mags, charts, sound recordings, computer programs, computer printouts, notes, letters, memoranda, paper, and documents, all whether finished or unfinished.

- Between the Effective Date and the Completion Date the Subrecipient shall grant to the State, or any person designated by it, unrestricted access to all data for examination, duplication, publication, translation, sale, disposal, or for any other purpose whatsoever.
- No data shall be subject to copyright in the United States or any other country by anyone other than the State.
- On and after the Effective Date all data, and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason, whichever shall first occur.

The State, and anyone it shall designate, shall have unrestricted authority to publish, disclose, distribute and otherwise use, in whole or in part, all data.

- CONDITIONAL NATURE OR AGREEMENT. Notwithstanding anything in this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available or appropriated funds. In the event of a reduction or termination of those funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Subrecipient notice of such termination.
- EVENT OF DEFAULT: REMEDIES.
- Any one or more of the following acts or omissions of the Subrecipient shall constitute an event of default hereunder (hereinafter referred to as "Events of 1 Default");
- 1.2 Failure to perform the Project satisfactorily or on schedule; or
- .1.3 Failure to submit any report required hereunder; or
- 1.4 Failure to maintain, or permit access to, the records required hereunder; or
- 11.2. Failure to perform any of the other covenants and conditions of this Agreement. Upon the occurrence of any Event of Default, the State may take any one, or 11.2.1 more, or all, of the following actions:
 - Give the Subrecipient a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective two 2 (2) days after giving the Subrecipient notice of termination; and
- 11.2.2 (2) usys and gring the botterprint induc of entituation, and Give the Subrecipient a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the Grant Amount which would otherwise accrue to the Subrecipient during the period from the date of such notice until such time as the State 11.2.3 determines that the Subrecipient has cured the Event of Default shall never be paid to the Subrecipient; and
- 1.2.4 Set off against any other obligation the State may owe to the Subrecipient any damages the State suffers by reason of any Event of Default; and

Treat the agreement as breached and pursue any of its remedies at law or in equity, or both.

- TERMINATION.
- In the event of any early termination of this Agreement for any reason other than the completion of the Project, the Subrecipient shall deliver to the Grant Officer, not later than fifteen (15) days after the date of termination, a report (hereinafter referred to as the "Termination Report") describing in detail all Project Work performed, and the Grant Amount earned, to and including the date of termination.
- In the event of Termination under paragraphs 10 or 12.4 of these general provisions, the approval of such a Termination Report by the State shall entitle the Subrecipient to receive that portion of the Grant amount earned to and including the date of termination.
- In the event of Termination under paragraphs 10 or 12.4 of these general provisions, the approval of such a Termination Report by the State shall in no event relieve the Subrecipient from any and all liability for damages sustained or incurred by the State as a result of the Subrecipient's breach of its obligations hereunder.

Notwithstanding anything in this Agreement to the contrary, either the State or, except where notice default has been given to the Subrecipient hereunder, the Subrecipient, may terminate this Agreement without cause upon thirty (30) days written notice.

<u>CONFLICT OF INTEREST</u>. No officer, member of employee of the Subrecipient, and no representative, officer or employee of the State of New Hampshire or of the governing body of the locality or localities in which the Project is to be performed, who exercises any functions or responsibilities in the

Date: /

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Page 2 of 6

. . Subrecipient Initials: 1.) 2.)

video recordings, pictorial reproductions, drawings, analyses, graphic representations.

approval of the undertaking or carrying out of such Project, shall participate in 17,2. The policies described in subparagraph 17.1 of this paragraph shall be the any decision relating to this Agreement which affects his or her personal interest or the interest of any corporation, partnership, or association in which he or she is directly or indirectly interested, nor shall he or she have any personal or pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof.

- SUBRECIPIENT'S RELATION TO THE STATE. In the performance of this 18. Agreement the Subrecipient, its employees, and any subcontractor or subgrantee of the Subrecipient are in all respects independent contractors, and are neither agents nor employees of the State. Neither the Subrecipient nor any of its officers, employees, agents, members, subcontractors or subgrantees, shall have authority to bind the State nor are they entitled to any of the benefits,
- 15. workmen's compensation or emoluments provided by the State to its 19. employees. ASSIGNMENT AND SUBCONTRACTS. The Subrecipient shall not assign,

or otherwise transfer any interest in this Agreement without the prior written consent of the State. None of the Project Work shall be subcontracted or 20. subgranted by the Subrecipient other than as set forth in Exhibit A without the 16.

prior written consent of the State, INDEMNIFICATION. The Subrecipient shall defend, indemnify and hold harmless the State, its officers and employees, from and against any and all 21. losses suffered by the State, its officers and employees, and any and all claims, liabilities or penalties asserted against the State, its officers and employees, by or on behalf of any person, on account of, based on, resulting from, arising out of (or which may be claimed to arise out of) the acts or omissions of the Subrecipient or subcontractor, or subgrantee or other agent of the Subrecipient. Notwithstanding the foregoing, nothing herein contained shall be deemed to 22. constitute a waiver of the sovereign immunity of the State, which immunity is

hereby reserved to the State. This covenant shall survive the termination of this 23. 17. 17.1 agreement.

INSURANCE AND BOND.

Subrecipient Initials:

14

The Subrecipient shall, at its own expense, obtain and maintain in force, or shall require any subcontractor, subgrantee or assignce performing Project 24.

17.1.1 work to obtain and maintain in force, both for the benefit of the State, the following insurance:

17.1.2 Statutory workmen's compensation and employees liability insurance for all employees engaged in the performance of the Project, and

Comprehensive public liability insurance against all claims of bodily injuries, death or property damage, in amounts not less than \$1,000,000 per occurrence and \$2,000,000 aggregate for bodily injury or death any one incident, and \$500,000 for property damage in any one incident; and

standard form employed in the State of New Hampshire, issued by underwriters acceptable to the State, and authorized to do business in the State of New Hampshire. Each policy shall contain a clause prohibiting cancellation or modification of the policy earlier than ten (10) days after written notice thereof has been received by the State.

WAIVER OF BREACH. No failure by the State to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to that Event, or any subsequent Event. No express waiver of any Event of Default shall be deemed a waiver of any provisions hereof. No such failure of waiver shall be deemed a waiver of the right of the State to enforce each and all of the provisions hereof upon any further or other default on the part of the Subrecipient,

NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses first above given.

AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Council of the State of New Hampshire, if required, or by the signing State Agency.

CONSTRUCTION OF AGREEMENT AND TERMS. This Agreement shall be construed in accordance with the law of the State of New Hampshire, and is binding upon and inures to the benefit of the parties and their respective successors and assignces. The captions and contents of the "subject" blank are used only as a matter of convenience, and are not to be considered a part of this Agreement or to be used in determining the intend of the parties hereto.

THIRD PARTIES. The parties hereto do not intend to benefit any third parties and this Agreement shall not be construed to confer any such benefit.

ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings relating hereto.

SPECIAL PROVISIONS. The additional provisions set forth in Exhibit C hereto are incorporated as part of this agreement.

EXHIBIT A

Scope of Services

- 1. The Department of Safety, Division of Fire Standards & Training and Emergency Medical Services (hereinafter referred to as "the State") is awarding the City of Dover (hereinafter referred to as "the Subrecipient") \$6,000 in grant funding and will provide the City of Dover with 200 naloxone kits with an in-kind value of \$18,176.00 (Total value of Kits to be distributed), for a combined total award of \$24,176.00 to implement a NH Project FIRST program that supports first responders in their efforts to reduce fatalities through outreach and distribution of naloxone to first responders and at-risk individuals.
- 2. "The Subrecipient" agrees to submit quarterly progress reports and requests for reimbursement within fifteen (15) days after each quarter (January 15th, April 15th, July 15th, and October 15th) until all activities associated with the grant award have been completed.
- 3. "The Subrecipient" agrees that the project grant period ends September 29, 2020 and that a final performance report and final expenditure report will be sent to "the State" by October 15, 2020.
- 4. "The Subrecipient" agrees to comply with all applicable federal and state laws, rules, regulations, and requirements.
- 5. "The Subrecipient" shall maintain financial records, supporting documents, and all other pertinent records for a period of three (3) years from the grant period end date, or longer if notified by the Department of Safety that an active audit requires the documents to be maintained and accessible for a period longer than the original grant period end date.

3.) 2.) Subrecipient Initials: 1

Date:

EXHIBIT B

Grant Amount and Method of Payment

1. GRANT AMOUNT

Total Grant (Federal Award): \$24,176.00Project Cost is 100% Federal FundsMonetary Award Portion: \$6,000In-kind Award Portion: \$18,176.00Awarding Agency: Substance Abuse and Mental Health Services Administration (SAMHSA)Award Title: First Responders- Comprehensive Addiction & Recovery Act (FR-CARA)Award Number: 5H79SP080286-03Catalog of Federal Domestic Assistance (CFDA) Number: 93.243 (FR-CARA)Applicant's Data Universal Numbering System (DUNS): 099359168

2. PAYMENT SCHEDULE

- a. "The Subrecipient" agrees the total MONETARY payment by "the State" under this grant agreement shall be up to \$6,000.
- b. "The State" shall reimburse up to \$6,000 to "the Subrecipient" upon "the State" receiving appropriate documentation of expended funds (i.e, copies of payroll, sign-in sheets, invoices and cancelled checks), and quarterly progress reports from "the Subrecipient".

3. IN-KIND VALUE

- a. "The State" shall provide naloxone kits to the "Subrecipient" solely for purposes of implementing NH Project FIRST.
- b. "The State" shall supply up to 200 kits valued at \$90.88/kit for a total in-kind award value of \$18,176.00.

····· 2.) Subrecipient Initials 1.)

3.)

Date: Page 5 of 6

EXHIBIT C

Special Provisions

1. This grant agreement may be terminated upon thirty (30) days written notice by either party.

- 2. "The Subrecipient" ensures Federal award funds will supplement, and not replace (supplant) nonfederal funds for this project and ensures that federal funds do not supplant funds that have been budgeted for the same purpose through non-federal sources. If required, "the Subrecipient" agrees to demonstrate that a reduction in non-federal resources occurred for reasons other than the receipt of expected receipt of federal funds.
- 3. "The Subrecipient" agrees to have an audit conducted in compliance with OMB Circular 2 CFR 200, if applicable. If a compliance audit is not required, at the end of each audit period "the Subrecipient" will certify in writing that they have not expended the amount of federal funds that would require a compliance audit (\$750,000). If required, they will forward for review and clearance a copy of the completed audit(s) to "the State".

Additionally, "the Subrecipient" has or will notify their auditor of the above requirements prior to performance of the audit. "The Subrecipient" will also ensure that, if required, the entire grant period will be covered by a compliance audit, which in some cases will mean more than one audit must be submitted. "The Subrecipient" will advise the auditor to cite specifically that the audit was done in accordance with OMB Circular 2 CFR 200 as codified by HHS at 45 CFR 75. "The Subrecipient" will also ensure that all records concerning this grant will be kept on file for a minimum of three (3) years from the end of this audit period.

- 4. "The Subrecipient" agrees to acknowledge federal funding when issuing statements, press releases, requests for proposals, bid invitations, and other documents describing projects or programs funded in whole or in part with federal funds and will include the percentage and dollar amounts of the total program or project costs financed with federal funds; and the percentage and dollar amount of the total costs financed by nongovernmental sources.
- 5. "The Subrecipient" agrees to comply with all grant compliance and certification requirements as referenced in the NH Project FIRST, FR-CARA Grant Guidance.
- 6. Order of Precedence: In the event of conflict or ambiguity among any of the text of the Contract Documents, the following Order of Precedence shall govern:

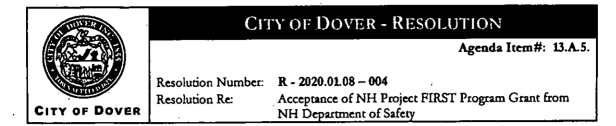
a. State of New Hampshire, Department of Safety, Grant Agreement;

b. State of New Hampshire, FR-CARA, NH Project FIRST Grant Guidance Document;

c. State of New Hampshire, FR-CARA, NH Project FIRST Grant Award Letter;

d. State of New Hampshire, FR-CARA, NH Project FIRST Application, which is herein included by reference.

Date: 1 22 2.) 3.) Subrecipient Initials: 1.)



DOCUMENT HISTORY:

First Reading Date:	01/08/2020	Public Hearing Date:	N/A
Approved Date:	01/08/2020	Effective Date:	01/08/2020

DOCUMENT ACTIONS:

Deputy Mayor Ciotti moved for its adoption; seconded by Councilor Williams

Date of Vote 101/08/2020 # 7 51 54 54 54 54 54 54 54	"GYES!"	THENOT
Mayor Robert Carrier	х	
Deputy Mayor Ciotti	X	
Councilor Michelle Muffett-Lipinski, Ward 1	X	
Councilor Deborah Thibodeaux, Ward 3	X	
Councilor Joshua Manley, Ward 4	X]
Councilor Dennis Shanahan, Ward 5	X	
Councilor Fergus Cullen, Ward 6	x	
Councilor John O'Connor, At Large	X	
Councilor Lindsey Williams, At Large	X	
Total Votes:	9	Τo

RESOLUTION BACKGROUND MATERIAL:

The Department of Safety, Division of Fire Standards & Training and Emergency Medical Services is prepared to award the City of Dover \$6,000 in grant funding and will provide the City of Dover with 200 Naloxone kits with an in-kind value of \$18,176, for a combined total grant award of \$24,176. The grant is to implement a NH Project FIRST Program that supports first responders in their efforts to reduce fatalities through outreach and distribution of Naloxone to first responders and at-risk individuals. The grant funding will also be used to provide preventative education and training for individuals and families affected by Opioid misuse.

The NH Project FIRST Program grant requires quarterly progress reports, maintaining related financial records for a minimum period of three years, and whereas this grant is a Federal pass-through of funds the City will conduct the appropriate Federal Single Audit.

Document Created by: Finance Department Document Posted on: January 12, 2020 CERTIFIED TO BE A TRUE & R-2020.01.08 Acceptance of NH Project FIRST Program Grant from NH Dept. of Safety Page 2 of 2

EXACT COPY OF ORIGINAL

1/22/2020

A DUNING A	Cri	TY OF DOVER - RESOL	UTION
	•	<u>_</u>	Agenda Item#: 13.A.5.
	Resolution Number:	R - 2020.01.08 - 004	·
CITY OF DOVER	Resolution Re:	Acceptance of NH Project FIRS NH Department of Safety	T Program Grant from

WHEREAS: The City of Dover Fire & Rescue Department has received notice from the NH Department of Safety Division of Fire Standards and Training & Emergency Medical Services that a NH Project FIRST Program grant is available for the City; and

WHEREAS: The grant in the amount of \$24,176.00 is to provide preventative education and training for individuals and families affected by Opioid misuse, and to provide Naloxone kits for individuals who are at risk; and

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND DOVER CITY COUNCIL THAT:

The City Council, in a majority vote, accepts the terms and requirements of the NH Project FIRST Program grant and authorizes the City Manager to sign all necessary paperwork for the grant.

THORIZATIO

Approved as to Funding:

Daniel R. Lynch Finance Director Sponsored by: Mayor Robert Carrier By Request

Approved as to Legal Form and Compliance:

I Joshua M. Wyatt :: City Attorney

Recorded by: Susan M. Mistretta City Clerk

Document Created by: Finance Department Document Posted on: January 12, 2020 R-2020.01.08 Acceptance of NH Project FIRST Program Grant from NH Dept. of Safety Page 1 of 2

CERTIFIED TO BE A TRUE & COPY OF ORIGINAL

1/22/2020



CERTIFICATE OF COVERAGE

The New Hampshire Public Risk Management Exchange (Primex³) is organized under the New Hampshire Revised Statutes Annotated, Chapter 6-8, Pooled Risk Management Programs, in accordance with those statutes, its Trust Agreement and bylaws, Primex³ is authorized to provide pooled risk management programs established for the benefit of political subdivisions in the State of New Hampshire.

Each member of Primex⁹ is entitled to the categories of coverage set forth below. In addition, Primex⁹ may extend the same coverage to non-members. However, any coverage extended to a non-member is subject to all of the terms, conditions, exclusions, amendments, rules, policies and procedures that are applicable to the members of Primex⁹, including but not limited to the final and binding resolution of all claims and coverage disputes before the Primex⁹ Board of Trustees. The Additional Covered Party's per occurrence first statil be deemed included in the Member's per occurrence limit, and therefore shall reduce the Member's first of liability as set forth by the Coverage Documents and Declarations. The limit shows may have been reduced by claims paid on behalf of the member. General Liability coverage is limited to Coverage A (Personal Indux Liability) and Coverage 8 (Property Demage Liability) only. Coverage's C (Public Officials Errors and Omissions), D (Unter Employment Practices), E (Employee Benefit Liability) and F (Educator's Legal Liability Claims-Made Coverage) are excluded from this provision of coverage.

The below named entity is a member in good standing of the New Hampshire Public Risk Management Exchange. The coverage provided may, however, be rovised at any time by the actions of Primax². As of the date this certificate is issued, the information set out below accurately reflects the categories of overage established for the current coverage year.

This Certificate is issued as a matter of information only and conters no rights upon the certificate hulder. This certificate does not amond, extend, or after the coverage afforded by the coverage categories listed below.

Pertkipsting Member:	lember Number:		Сопр	iny Aft	rding Coverage:	
Primex3 Members as per attached Schedule of Membe Property & Liability Program			Bow 46 Di Conc	Brook Snova ord, N	Risk Management Ex Place n Street IH 03301-2624	
	Effective Date	Expiration (mmAtdy)	28			
X General Liability (Occurrence Form)	7/1/2019	7/1/202		Each	Occustence	\$ 5,000,000
Professional Liability (describe)					and Aggregate	\$ 5,000,000
Claims Cocurrence				Fire (fire)	Damage (Any one	
				Mei	Exp (Any one person)	
Automobile Lizbility Deductible Comp and Coll: Any auto			•	(Cach	bined Single Limit Active) egate	
Workers' Compensation & Employers' Liability	,				Statutory	
				Each	Accident	
				Disc	190 — Cach Craphyse	
				Disc	190 — Paley Link	
Property (Special Risk Includes Fire and Thati)					et Linit, Replacement (unless oftenvise stated)	
Desortation: Dend of Drimer Member coverage only.		A			<u> </u>	

 CERTIFICATE HOLDER:
 Additional Covered Party
 Loss Payee
 Primax³ – NH Public Risk Management Exchange

 By:
 Wmy Sul Powelf

 Outor:
 6/21/2019
 mpurcell@mbprimec.org

 33 Hazen Dr.
 Primax³ Claims/Coverage Barvices

 Concord, NH 03301
 603-225-2841 phone

P&L Member Name Albany School District Allenstown School District Alton School District Amherst School District Andover School District Ashland School District Ashuelot Pond Dam Village District Autum School District **Barnstead School District Barrington School District Bartlett School District Bartiett Village Water Precinct** Bath School District **BCEP Solid Waste Bedford School District Belknap County Conservation District Belknap County Conservation District Benton School District** Berlin School District Berlin Water Works **Bethlehem School District** Bethlehem Village District Bow School District **Brentwood School District Brookline School District Campton School District Campton Village Precinct** Cendla School District **Carroll County Central NH Special Operations Unit** Chatham School District **Cheshire County Conservation District** Chester School District **Chesterfield School District** Chichester School District City of Berlin **City of Concord** City of Dover **City of Keene** City of Leoonia City of Lebanon **City of Portsmouth** City of Rochester **City of Somersworth Claremont School District** Cocheco Arts and Technology Academy **Colebrook Fire Precinct Concord School District Contoocook Valley School District** Contoocook Village Precinct Conway School District Coos County **Coos County Conservation District** Copple Crown Village District **Cornish School District Crowdon School District CSI Charter School Deerfield School District Derry Cooperative School District Dover School District Dresden School District**

Member Number

859

792

788

701 702

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838 903

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500 856

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703 704

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707

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708 120

145

156

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275 280

293

909

577

710 802

592

911

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451

456 912

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711.

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913

1203





CERTIFICATE OF COVERAGE

The New Hampshire Public Risk Management Exchange (Primex³) is organized under the New Hampshire Revised Statutes Annotated, Chapter 5-B, Pooled Risk Management Programs. In accordance with these statutes, its Trust Agreement and bylaws, Primex⁸ is extinated to provide pooled risk management programs established for the benefit of political subdivisions in the State of New Hampshire.

Each member of Primox³ is entitled to the categories of coverage set forth below. In addition, Primex³ may extend the same coverage to non-members. However, any coverage extended to a non-member is subject to all of the terms, conditions, exclusions, amendments, rules, policies and procedures that are applicable to the members of Primex³, including but not limited to the final and binding resolution of all claims and coverage disputes before the Primex³ Board of Trustees. The Additional Covered Party's per occurrence limit shall be deemed included in the Member's per occurrence limit, and therefore shall reduce the Member's timit of liability as set forth by the Coverage Documents and Declarations. The limit shown may have been reduced by claims peld on behalf of the member. General Liability coverage is limited to Coverage A (Personal Injury Liability) and Coverage B (Property Damage Liability) Claims-Made Coverage) are excluded from this provision of coverage.

The below named entity is a member in good standing of the New Hampshire Public Risk Management Exchange. The coverage provided may, however, be revised at any time by the actions of Primer³. As of the date this certificate is issued, the information set out below accurately reflects the categories of coverage established for the current coverage year.

This Certificate is issued as a matter of information only and confers no rights upon the certificate holder. This certificate does not amend, extend, or alter the coverage afforded by the coverage categories listed below.

Pertopeing Member: Member: Primex3 Members as per attached Schedule of Members Workers' Compensation Program		Company Alfording Coverage: NH Public Risk Management Exchange - Primex ³ Bow Brook Place 46 Donovan Street Concord, NH 03301-2624				
	Constant Date		Date	<u></u>		
General Liability (Occurrence Form)					Occurrence	
Professional Liability (describe)				Gene	and Appregate	
Cistme Cocurrence					Damage (Any one	
	_		_	Med	Exp (Any one person)	
Automobile Liability Deductible Comp and Coli: Any auto				(Cach	bined Single Limit Active) agate	
X Workers' Compensation & Employers' Liability	7/1/2019	7/1/202	20	X	Statutory	\$2,000,000
	11 11 2010			Each	Accident	\$2,000,000
				Dises	198 — Cach Employee	
				Dise	198 - Pelicy Link	•
Property (Special Risk Includes Fire and Theft)					et Lindt, Replacement (unless otherwise statiod)	
					<u> </u>	

Description: Proof of Primex Member coverage only.

CERTIFICATE HOLDER:	Additional Covered Party	Loss Payoe	Primex ⁹ - NH Public Risk Management Exchange
			By: May Bal Provid
NH Dept of Safety	•		Date: 6/21/2019 mpurce@@nhprtmex.org
33 Hazan Dr.			Please direct inquires to: Primex ^a Claims/Coverage Services
Concord, NH 03301			603-225-2941 phone 603-278-3633 fm

WC Member Name Member# Albany School District 859 792 Allenstown School District 786 Alton School District 701 Amherst School District 702 Andover School District 421 Androscoggin Valley Regional Refuse 822 Ashland School District 457 Ashuelot Pond Dam Village District 902 Auburn School District **Barnstead School District** 785 **Barrington School District** 838 903 Bartlett School District 768 **Bath School District** 779 **Bedford School District 597** Belknap County Conservation District 597 **Betknep County Conservation District** 848 **Benton School District** 904 **Berlin School District** 500 Berlin Water Works 856 **Bethlehem School District Bow School District** 703 704 Brentwood School District 834 Brookline School District 705 **Campton School District** 908 Candia School District 880 Chatham School District 466 **Cheshire County Conservation District** 707 Chester School District 708 Chesterfield School District 708 Chichester School District 120 City of Berlin 145 City of Concord 156 -> City of Dover 175 City of Franklin 217 City of Lebanon 275 City of Portsmouth 280 **City of Rochester** 293 City of Somersworth 909 Claremont School District 1203 Cocheco Arts and Technology Academy Concord Regional Solid Waste/Resource Recovery Cooperative 400 710 **Concord School District Contoocook Valley School District** 802 592 Contoocook Village Precinct 911 **Conway School District** 456 Coople Crown Village District 912 **Cornish School District** 957 **Croydon School District** 1209 **CSI Charter School** 825 **Deerfield School District** 711 **Derry Cooperative School District** 900 **Dover School District** 913 **Dresden School District** 914 **Dummer School District** 712 Dunberton School District 819 East Kingston School District 915 Eaton School District 713 Epping School District 714 Epsom School District 917 Errol School District 839 Exeter Region Cooperative School District