AGENDA

ADVISORY COUNCIL ON STATE PROCUREMENT MEETING #017
MONDAY, AUGUST 4, 2014 – 3:00 P.M.
TN TOWER – 3rd FLOOR, NASHVILLE ROOM

<table>
<thead>
<tr>
<th>AGENDA ITEM</th>
<th>PAGE #</th>
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<tr>
<td>I. Call to Order</td>
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<tr>
<td>II. Approve Minutes from April 30, 2014 Meeting (see attached documentation)</td>
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<td>III. New Business</td>
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<td>Proposed revisions to the following Central Procurement Office documents (see attached documentation):</td>
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<tr>
<td>(1) Respondent’s Diversity Utilization Plan for Invitation to Bid (ITB) in Edison Configurator</td>
<td>8</td>
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<tr>
<td>(2) Contract Term, Renewal, or Extension Language</td>
<td>15</td>
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<td>(3) Renewal or Extension Request</td>
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<td>(4) Optional Non-Discrimination Clause</td>
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<td>(5) GG Template</td>
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<td>(6) Request for Proposals (RFP) Schedule of Events Template</td>
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<td>(7) Section 11 of the <em>Procurement Procedures Manual of the Central Procurement Office</em></td>
<td>96</td>
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<td>IV. Other Business</td>
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<td>V. Adjournment</td>
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MINUTES OF APRIL 30, 2014
MEETING
MINUTES
ADVISORY COUNCIL ON STATE PROCUREMENT MEETING #016
WEDNESDAY, APRIL 30, 2014 – 9:30 A.M.
TN TOWER – 3rd FLOOR – NASHVILLE ROOM

Members in Attendance:
Mike Perry, Sondra Howe, Buddy Lea, Kelly Smith, Jason Mumpower, Rick Peppers, Terry Anderson, Michelle Lane

Members Joining by Phone:
Hugh Holt

Others in Attendance:
Paul Krivacka, Jenny Young, Hannah Terry, Melinda Parton, Bryan Chriske, Sheila Ewing-Agnew, Don Ivancic, Shay Oliphant, Shannon Howell, Toni Stuart, Mark Naftel, Jamil Moore, Charlotte McKinney

I. Call to Order: Mike Perry, Chief Procurement Officer and Advisory Council on State Procurement Chairman, officially called the meeting to order and recognized that a quorum of members was present.

II. Minutes from the April 2, 2014 Meeting: Chief Procurement Officer Perry asked if there were any corrections or additions to the minutes from the April 2, 2014 meeting. Seeing none, a motion was made by Jason Mumpower, Chief of Staff, Comptroller’s Office, to accept the minutes as presented. The motion was seconded by Kelly Smith, Assistant Commissioner, Department of General Services. All members voted in favor – none opposed.

III. New Business: Chief Procurement Officer Perry turned the floor over to Paul Krivacka, Lead Attorney/Director of Category Management, Central Procurement Office, to discuss the New Business agenda items. Mr. Perry pointed out that a one-page summary was provided to all Advisory Council members describing some last-minute revisions to the agenda backup documentation. Mr. Perry asked Mr. Krivacka to review each of these revisions as each document was presented.
Proposed revisions to:

(1) Health Insurance Portability and Accountability Act of 1996 ("HIPAA")
Compliance Term

Mr. Krivacka stated that the HIPAA Compliance Term was currently an optional term and condition and the proposed request would make it a standard term and condition. The proposed request would also update the term to include the Health Information Technology for Economic and Clinical Health Act ("HITECH") and would add subsection (d) which would require a contractor to indemnify the State and hold it harmless for any violation by the contractor or its subcontractors of the privacy rules.

Mr. Krivacka presented one modification to the HIPAA Compliance Term presented in the agenda packet as follows:

➢ P. 7: removed extra “act” “under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Health Information Technology for Economic and Clinical Health Act (HITECH) Act”

Chief Procurement Officer Perry asked if there were any additional comments or questions regarding the HIPAA Compliance Term. Seeing none, a motion was made by Buddy Lea, Assistant Commissioner, Department of Finance and Administration, to recommend the proposed changes to the HIPAA Compliance Term, with the modification to page 7 as presented, to the Procurement Commission for approval. Mr. Mumpower seconded the motion. All members voted in favor – none opposed.

(2) HIPAA Business Associate Agreement (BAA) Model

Mr. Krivacka stated that the HIPAA Business Associate Agreement ("BAA") is entered into between the State of Tennessee and any of its contractors and requires contractors to protect and keep confidential information protected from disclosure under HIPAA or HITECH. Under the BAA, the contractor ensures compliance by its subcontractors, employees, or other parties who have access to HIPAA or HITECH information. The contractor is also liable to the State for its violation or the violation by its subcontractors of HIPAA or HITECH.

Mr. Krivacka stated that subsection (c) of the previous document, the HIPAA Compliance Term, provided that “The State and the Contractor will sign documents, including but not limited to business associate agreements, as required by the Privacy Rules and that are reasonably necessary to keep the State and Contractor in compliance with the Privacy Rules . . .” The Business Associate Agreement model will be used as a model agreement for those instances where third parties may have access to Protected Health Information ("PHI") and a BAA will be required to be executed. The BAA will also cover such items as the obligations of the parties and notice requirements in the event of a security breach.
Mr. Krivacka presented two modifications to the HIPAA Business Associate Agreement model presented in the agenda packet as follows:

➢ P. 16: Section 3.2, third line, “covered entity “was capitalized as this is a defined term
➢ P. 17: Section 4.1, third line, changed “Privacy and Security Rule” to “Privacy Rule or the Security Rule”

Chief Procurement Officer Perry asked if there were any additional comments or questions regarding the proposed HIPAA Business Associate Agreement model. Seeing none, a motion was made by Ms. Smith to recommend the proposed HIPAA Business Associate Agreement model, with the modifications to pages 16 and 17 as presented, to the Procurement Commission for approval. Mr. Mumpower seconded the motion. All members voted in favor – none opposed.

(3) Section 5.11.2 of the Procurement Procedures Manual of the Central Procurement Office

Mr. Krivacka stated that the proposed change to Section 5.11.2 of the Procurement Procedures Manual of the Central Procurement Office (“Procedures Manual”) addresses the circumstance where Respondents are deemed to be non-responsive to a solicitation. There was some confusion about the order of notice with respect to a determination of non-responsiveness and these proposed changes will clarify the process. Under the current Procedures Manual, once a Respondent was determined to be non-responsive, the Respondent was given written notice no later than the date on which the Notice of Intent to Award was sent. With the proposed change, the only notice that Respondents will receive will be the Notice of Intent to Award. Documentation of any decision to bypass or determine that a response was “non-responsive” will be included in the procurement file. The proposed change, which only requires the Notice of Intent to Award, is logical and consistent with the Procedures Manual because all Respondents are deemed to know all facts documented in the State’s procurement files on the first day of the open file period.

Mr. Krivacka presented a modification to Section 5.11.2 of the Procurement Procedures Manual of the Central Procurement Office presented in the agenda packet as follows:

➢ P. 36: Second paragraph of section 5.11.2., fifth line down: “If a response fails to address one or more solicitation mandatory requirements or responds to them incompletely,” … (an “s” was added to “respond”).

Chief Procurement Officer Perry clarified that all actual Respondents are given notice at the same time with the Notice of Intent to Award and that will commence a 7-day period for a protest to be filed. As a standard practice, if a Respondent is out of town, the Central Procurement Office has utilized email, fax, CD’s or overnight delivery to accommodate the Respondent requesting the procurement file, which allows
Respondents to review the procurement file in a timely manner in order to protect the Respondent’s right to protest.

Mr. Mumpower thanked Chief Procurement Officer Perry for providing this information as it answered a question he had planned to ask regarding reasoning for removing the written notice.

Chief Procurement Officer Perry asked if there were any additional comments or questions regarding the proposed revisions to Section 5.11.2 of the *Procurement Procedures Manual of the Central Procurement Office*. Seeing none, Mr. Lea made a motion to recommend the changes to Section 5.11.2 of the *Procurement Procedures Manual of the Central Procurement Office*, with the modification to page 36 as presented, to the Procurement Commission for approval. Ms. Smith seconded the motion. All members voted in favor – none opposed.

(4) Debarment and Suspension

Mr. Krivacka presented proposed edits regarding Debarment and Suspension to:

- Sections 4, 8, and 8.4 of the *Procurement Procedures Manual of the Central Procurement Office*
- Request for Proposals (“RFP”) and Request for Qualifications (“RFQ”) templates, and Edison Document Configurator
- All applicable contracts and grants models and templates

Mr. Krivacka stated that the first change related to Debarment and Suspension was to address it in the *Procurement Procedures Manual of the Central Procurement Office*. Defined terms for Debarment and Suspension were added in Section 4 as follows:

- “Debarment” means excluding a Respondent or Vendor from participation in State procurements or contracts as a Respondent, contractor or subcontractor, as specified by the Chief Procurement Officer.
- “Suspension” means a temporary or limited exclusion of a Respondent or Vendor from participation in State procurements or contracts as a Respondent, contractor or subcontractor, pending completion of a State investigation or administrative or judicial proceedings, as specified by the Chief Procurement Officer.

Mr. Krivacka stated that Section 8.4. was added to the *Procurement Procedures Manual of the Central Procurement Office* and describes such things as grounds and considerations for Debarment or Suspension, written notice requirement to vendors, continuing duty of Respondents or vendors to disclose, and guidelines for reinstatement or reduction of the Debarment or Suspension period.
Mr. Krivacka stated some corresponding language changes related to Debarment and Suspension were also needed. The proposed changes would bring uniformity to the “Edison world” and the “non-Edison world”. The proposed changes would add a question to the RFP, RFQ, and Edison Invitation to Bid (“ITB”) templates asking Respondents if they are:

- presently debarred, suspended, proposed for Debarment, or voluntarily excluded from covered transactions by any federal or state department or agency;
- have within the past three (3) years, been convicted of, or had a civil judgment rendered against the contracting party from commission of fraud, or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or grant under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- is presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses detailed above; and
- has within a three (3) year period preceding the contract had one or more public transactions (federal, state, or local) terminated for cause or default.

Mr. Krivacka stated that the proposed request would change Debarment and Suspension language to a mandatory term and condition in all contract templates and grant models instead of an optional term as it currently is.

Mr. Krivacka presented two modifications as follows to the Debarment and Suspension changes presented in the agenda packet:

> P. 41: In Section 8.4.2, last bullet point, removed comma in the second sentence after the word “of”.
> P. 42: In Section 8.4.4, first sentence, removed comma after the word “awarded”.

Chief Procurement Officer Perry asked if there were any additional comments or questions regarding Debarment and Suspension changes to:

- Sections 4, 8, and 8.4 of the *Procurement Procedures Manual of the Central Procurement Office*
- Request for Proposals (“RFP”) and Request for Qualifications (“RFQ”) templates, and Edison Document Configurator
- All applicable contracts and grants models and templates

Michelle Lane, Metro Government, asked for clarification regarding the standard term for Suspension. Mr. Krivacka stated that ordinarily the Suspension would be
temporary pending a hearing. If no hearing is requested, the Suspension would be temporary until it becomes a Debarment.

Chief Procurement Officer Perry summarized that these changes will result in clear definitions of Debarment and Suspension and the circumstances leading to each, and descriptions of the process. This process also gains more information regarding past performance or issues with vendors that would be useful to evaluators.

Mr. Lea pointed out that the uniformity and clarity gained by these changes would be very beneficial to staff in procuring agencies, as well as vendors, and will help to avoid confusion about the process going forward.

A motion was made by Ms. Smith to recommend the proposed Debarment and Suspension changes, with the modifications to pages 41 and 42 as presented, to the Procurement Commission for approval. Mr. Mumpower seconded the motion. All members voted in favor – none opposed.

IV. Other Business: Chief Procurement Officer Perry asked for any other business that the Council needed to discuss. Seeing none, he took this opportunity to thank all the members of the Policy Review Subcommittee for their time and hard work in reviewing and providing input on Central Procurement Office templates, models, and policies and procedures. He also recognized and thanked the staff of the Comptroller's Office for their continued support and assistance.

V. Adjournment: Seeing no other business, a motion for adjournment was made by Mr. Lea and seconded by Ms. Smith. All members voted in favor – none opposed.
RESPONDENT’S DIVERSITY
UTILIZATION PLAN FOR INVITATION
TO BID (ITB) IN EDISON
CONFIGURATOR

REDLINE VERSION
STATE OF TENNESSEE
DEPARTMENT OF GENERAL SERVICES
CENTRAL PROCUREMENT OFFICE
GOVERNOR'S OFFICE OF DIVERSITY BUSINESS ENTERPRISE

EFFORTS TO ACHIEVE DIVERSITY BUSINESS ENTERPRISE PARTICIPATION

The Governor’s Office of Diversity Business Enterprise (Go-DBE) is the state’s central point of contact to attract and assist minority-owned, woman-owned, Tennessee service-disabled veteran owned, and small business enterprises interested in competing in the State of Tennessee’s procurement and contracting activities. These diversity business enterprises are defined as follows:

**Minority Business Enterprise (MBE) and Woman Business Enterprise (WBE)**
Businesses that are a continuing, independent, for profit business which performs a commercially useful function, and is at least fifty-one percent (51%) owned and controlled by one (1) or more individuals in the minority or woman category who were impeded from normal entry into the economic mainstream because of past practices of discrimination based on race, ethnic background, or gender.

**Service-Disabled Veteran Business Enterprise (SDVBE)**
“Tennessee service disabled veteran owned business” means a service-disabled veteran owned business that is a continuing, independent, for profit business located in the state of Tennessee that performs a commercially useful function with at least a twenty percent (20%) disability that is service-connected meaning that such disability was incurred or aggravated in the line of duty in the active military, naval or air service.

**Small Business Enterprise (SBE)**
"Tennessee small business" means a business that is a continuing, independent, for profit business which performs a commercially useful function with residence in Tennessee and has total gross receipts of no more than ten million dollars ($10,000,000) averaged over a three-year period or employs no more than ninety-nine (99) persons on a full-time basis".

For additional program eligibility information, visit: [http://www.tn.gov/businessopp/program_elig.html](http://www.tn.gov/businessopp/program_elig.html).

**INVITATION TO BID INSTRUCTIONS**

As part of this Invitation to Bid, the Respondent should complete the Diversity Utilization Plan, which begins on the following page. To assist in your effort to seek and solicit the participation of diversity businesses on this solicitation, a directory of certified Diversity Business Enterprise firms may be found on the State’s website at: [http://www.tn.gov/businessopp/regdivcomp.html](http://www.tn.gov/businessopp/regdivcomp.html) or by calling Go-DBE toll free at 866-894-5026.
RESPONDENT'S
DIVERSITY UTILIZATION PLAN

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<th>Does the Respondent qualify as the diversity business enterprise?</th>
<th>Yes</th>
<th>No</th>
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<td>□ Yes</td>
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**Estimated level of participation by diversity businesses if awarded a contract pursuant to this ITB:**

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<tr>
<th>Diversity Business Information (List all subcontractors, joint-ventures, and suppliers)</th>
<th>% of Contract</th>
<th>Estimated Amount</th>
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If awarded a contract pursuant to this ITB, we confirm our commitment to make reasonable business efforts to meet or exceed the commitment to diversity as represented in our Diversity Utilization Plan. We shall assist the State in monitoring our performance of this commitment by providing, as requested, a quarterly report of participation in the performance of this Contract by small business enterprises and businesses owned by minorities, women, and Tennessee service-disabled veterans. Such reports shall be provided to the state of Tennessee Governor’s Office of Diversity Business Enterprise (Go-DBE) in form and substance as required by said office. We further agree to request in writing and receive prior approval from the Central Procurement Office for any changes to the use of the above listed diversity businesses.

Authorized Signature: __________________________  Date: ______________

Printed Name and Title of Respondent Signatory (above) __________________________
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## Legend:

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## Statistics:

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RESPONDENT'S DIVERSITY UTILIZATION PLAN FOR INVITATION TO BID (ITB) IN EDISON CONFIGURATOR

CLEAN VERSION
STATE OF TENNESSEE
DEPARTMENT OF GENERAL SERVICES
CENTRAL PROCUREMENT OFFICE
GOVERNOR'S OFFICE OF DIVERSITY BUSINESS ENTERPRISE

EFFORTS TO ACHIEVE DIVERSITY BUSINESS ENTERPRISE PARTICIPATION

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INVITATION TO BID INSTRUCTIONS

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Authorized Signature: ___________________________ Date: ________________

Printed Name and Title of Respondent Signatory (above) ___________________________
PROPOSED

CONTRACT TERM,

RENEWAL OR EXTENSION LANGUAGE
REQUEST: Delete and replace the current language below with the following in all applicable contract models and templates. (Including Edison).

CURRENT:

B. CONTRACT PERIOD:

This Contract shall be effective for the period beginning Date, and ending on Date. The Contractor hereby acknowledges and affirms that the State shall have no obligation for services rendered by the Contractor which were not performed within this specified contract period.

B.2. Term Extension. The State reserves the right to extend this Contract for an additional period or periods of time representing increments of no more than one year and a total contract term of no more than five (5) years, provided that such an extension of the contract term is effected prior to the current, contract expiration date by means of a contract amendment. If a term extension necessitates additional funding beyond that which was included in the original Contract, an increase of the State’s maximum liability will also be effected through contract amendment, and shall be based upon payment rates provided in the original Contract.

PROPOSED:

B. TERM OF CONTRACT:

This Contract shall be effective on DATE ("Effective Date") and extend for a period of number (#) months after the Effective Date ("Term"). The State shall have no obligation for goods or services provided by the Contractor prior to the Effective Date.

B.2. Renewal Options. This Contract may be renewed upon satisfactory completion of the Term. The State reserves the right to execute up to number (#) of renewal options under the same terms and conditions for a period not to exceed twelve (12) months each by the State, at the State’s sole option. In no event, however, shall the maximum Term, including all renewals or extensions, exceed a total of sixty (60) months.

B.3. Term Extension. The State may extend the Term an additional period of time, not to exceed one hundred-eighty (180) days beyond the expiration date of this Contract, under the same terms and conditions. In no event, however, shall the maximum Term, including all extensions or renewals, exceed a total of sixty (60) months.
PROPOSED

RENEWAL OR EXTENSION REQUEST
Renewal or Extension Request

Route a completed request, as one file in PDF format, via e-mail attachment sent to: Apssrs.Apssrs@tn.gov. This request should ONLY be used for renewals or extensions of contracts. ANY other change to a contract requires an Amendment Request.

<table>
<thead>
<tr>
<th>Edison Contract Number #</th>
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</thead>
<tbody>
<tr>
<td>1. Procuring State Agency Name and five-digit Business Unit #</td>
</tr>
<tr>
<td>2. Contractor Legal Name</td>
</tr>
<tr>
<td>3. Edison Vendor ID Number #</td>
</tr>
<tr>
<td>4. Contract Begin Date</td>
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<tr>
<td>5. Current Contract End Date</td>
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<tr>
<td>6. Proposed Contract End Date – Provide the new contract end date if this Renewal or Extension Request is granted</td>
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<tr>
<td>7. Proposed Term of Contract Including all extensions and renewals</td>
</tr>
<tr>
<td>8. Confirm that there is a valid renewal or extension option remaining in the contract and confirm that there has been no other change to the contract’s term and conditions – If there is not a valid renewal or extension option remaining in the contract, submit an Amendment Request instead. (Note: a contract cannot exceed sixty (60) months without an approved Rule Exception Request and Contract Amendment.)</td>
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<tr>
<td>9. Confirm this renewal or extension does not require an increase to the Contract’s Maximum Liability or Estimated Liability. – If additional funds are required, submit an Amendment Request instead.</td>
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<tr>
<td>10. Confirm that all necessary due diligence has been performed and it is in the State’s best interest to renew or extend the contract. – Considering such items as contractor performance, pricing, etc.</td>
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</table>

Authorized Procuring State Agency Signature and Date
PROPOSED

OPTIONAL NON-DISCRIMINATION CLAUSE
REQUEST: Add the following "Nondiscrimination" clause as an optional clause in all contracts and the Edison document configurator.

Nondiscrimination
Replace the section with the following ONLY if contracting with a RELIGIOUS ORGANIZATION.

D.#. Nondiscrimination. The Contractor hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Contract or in the employment practices of the Contractor on the basis of any classification protected by Federal, Tennessee State constitutional, or statutory law. The Contractor shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.
GG TEMPLATE

REDLINE VERSION
GOVERNMENTAL GRANT (GG) TEMPLATE

This template prescribes the format and content for a cost-reimbursement grant contract with a federal or Tennessee local or quasi-governmental entity—entities and their agents or instrumentalities.

Documents of this type must adhere to this template with revisions only as instructions permit. Unless the deviation is immaterial, deviations from this template shall require an approved Rule Exception Request.

Procurement professionals should complete text fields and follow, replace, or otherwise address red instructional text (e.g., State Agency Name, amount, will/will not) as indicated with appropriate font and color. The standard GG Template begins on the following page. Additional GG instructions, considerations, and options follow the standard GG Template.
# Governmental Grant Contract

**Cost Reimbursement Grant Contract with a Federal or Tennessee Local or Quasi-Governmental Entity or Their Agents and Instrumentalities**

<table>
<thead>
<tr>
<th>Grantor</th>
<th>Grantee</th>
<th>Legal Entity Name</th>
<th>Edison ID</th>
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<td>Edison Vendor ID</td>
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</tbody>
</table>

### Subrecipient or Vendor [Contractor]
- [ ] Subrecipient
- [ ] Vendor [Contractor]

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<th>CFDA #</th>
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**Service Caption (one line only)**

**Funding**

<table>
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<tr>
<th>FY</th>
<th>State</th>
<th>Federal</th>
<th>Interdepartmental</th>
<th>Other</th>
<th>TOTAL Grant Contract Amount</th>
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</table>

Total:

**Grantee Selection Process Summary**
- [ ] Competitive Selection
  - **Describe the competitive selection process used.**
- [ ] Non-competitive Selection
  - **Describe the reasons for a non-competitive grantee selection process.**

**Budget Officer Confirmation:** There is a balance in the appropriation from which obligations hereunder are required to be paid that is not already encumbered to pay other obligations.

**CPO USE - GG**

### Speed Chart (optional) | Account Code (optional)
---|---

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23
GRANT CONTRACT
BETWEEN THE STATE OF TENNESSEE,
STATE AGENCY NAME
AND
GRANTEE NAME

This grant contract ("Grant Contract"), by and between the State of Tennessee, State Agency Name, hereinafter referred to as the "State" and Grantee Legal Entity Name, hereinafter referred to as the "Grantee," is for the provision of Scope of Service Caption, as further defined in the "SCOPE OF SERVICES."

Grantee Edison Vendor ID # Number

A. SCOPE OF SERVICES AND DELIVERABLES:

A.1. The Grantee shall provide all services the scope of services and deliverables ("Scope") as required, described, and detailed herein and shall meet all service and delivery timelines as specified by in this Grant Contract.

A.###. Specify the services & deliverables Scope that the Grantee must provide as well as the technical specifications & delivery requirements that must be met (include sufficient detail to ensure accountability & definitive results) under this Grant Contract. Do NOT include payment terms in the Scope of Service.

B. TERM OF CONTRACT PERIOD:

This Grant Contract shall be effective on DATE ("Effective Date") and extend for a period of number (#) months after the Effective Date ("Term"). The Grantee hereby acknowledges and affirms that the State shall have no obligation for Grantee goods, services or expenses that were not delivered and accepted or completed within this specified Grant Contract period to the Grantee for fulfillment of the Scope outside the Term.

C. PAYMENT TERMS AND CONDITIONS:

C.1. Maximum Liability. In no event shall the maximum liability of the State under this Grant Contract exceed Written Dollar Amount ($Number) ("Maximum Liability"). The Grant Budget, attached and incorporated hereto as Attachment Reference, shall constitute is the maximum amount due the Grantee for all service and Grantee obligations hereunder under this Grant Contract. The Grant Budget line-items include, but are not limited to, all applicable taxes, fees, overhead, and all other direct and indirect costs incurred or to be incurred by the Grantee.

C.2. Compensation Firm. The maximum liability Maximum Liability of the State is not subject to escalation for any reason unless amended. The Grant Budget amounts are firm for the duration of the Grant Contract and are not subject to escalation for any reason unless amended, except as provided in section C.6.

C.3. Payment Methodology. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability Maximum Liability established in section C.1. Upon progress toward the completion of the work Scope, as described in section A of this Grant Contract, the Grantee shall submit invoices prior to any reimbursement of allowable costs.

C.4. Travel Compensation. Reimbursement to the Grantee for travel, meals, or lodging shall be subject to amounts and limitations specified in the "State Comprehensive Travel Regulations," as they are
amended from time to time, and shall be contingent upon and limited by the Grant Budget funding for said reimbursement.

C.5. **Invoice Requirements.** The Grantee shall invoice the State no more often than monthly, with all necessary supporting documentation, and present such to:

State Agency Billing Address

a. Each invoice shall clearly and accurately detail all of the following required information (calculations must be extended and totaled correctly).

(1) Invoice/Reference Number (assigned by the Grantee).
(2) Invoice Date.
(3) Invoice Period (to which the reimbursement request is applicable).
(4) Grant Contract Number (assigned by the State).
(5) Grantor: State Agency & Division Name.
(6) Grantor Number (assigned by the Grantee to the above-referenced Grantor).
(7) Grantee Name.
(8) Grantee Tennessee Edison Registration ID Number Referenced in Preamble of this Grant Contract.
(9) Grantee Remittance Address.
(10) Grantee Contact for Invoice Questions (name, phone, or fax).
(11) Itemization of Reimbursement Requested for the Invoice Period— it must detail, at minimum, all of the following:

i. The amount requested by Grant Budget line-item (including any travel expenditure reimbursement requested and for which documentation and receipts, as required by "State Comprehensive Travel Regulations," are attached to the invoice).

ii. The amount reimbursed by Grant Budget line-item to date.

iii. The total amount reimbursed under the Grant Contract to date.

iv. The total amount requested (all line-items) for the Invoice Period.

b. The Grantee understands and agrees to all of the following.

(1) An invoice under this Grant Contract shall include only reimbursement requests for actual, reasonable, and necessary expenditures required in the delivery of service described by this Grant Contract and shall be subject to the Grant Budget and any other provision of this Grant Contract relating to allowable reimbursements.

(2) An invoice under this Grant Contract shall not include any reimbursement request for future expenditures.

(3) An invoice under this Grant Contract shall initiate the timeframe for reimbursement only when the State is in receipt of the invoice, and the invoice meets the minimum requirements of this section C.5.

C.6. **Budget Line-items.** Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. The Grantee may vary from a Grant Budget line-item amount by up to one percent (1%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amount(s) such that the net result of variances shall not increase the total Grant Contract amount detailed by the Grant Budget. Any increase in the Grant Budget, grand total amounts shall require an amendment of this Grant Contract.

C.7. **Disbursement Reconciliation and Close Out.** The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date, in form and substance acceptable to the State.
a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract, the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.

b. The State shall not be responsible for the payment of any invoice submitted to the State after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.

c. The Grantee’s failure to provide a final grant disbursement reconciliation report to the State as required by this Grant Contract shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.

d. The Grantee must close out its accounting records at the end of the contract period in such a way that reimbursable expenditures and revenue collections are NOT carried forward.

C.8. **Indirect Cost.** Should the Grantee request reimbursement for indirect costs, the Grantee must submit to the State a copy of the indirect cost rate approved by the cognizant federal agency and the State. The Grantee will be reimbursed for indirect costs in accordance with the approved indirect cost rate and amounts and limitations specified in the attached Grant Budget. Once the Grantee makes an election and treats a given cost as direct or indirect, it must apply that treatment consistently and may not change during the contract period. Any changes in the approved indirect cost rate must have prior approval of the cognizant federal agency and the State. If the indirect cost rate is provisional during the period of this agreement, once the rate becomes final, the Grantee agrees to remit any overpayment of funds to the State, and subject to the availability of funds the State agrees to remit any underpayment to the Grantee.

C.9. **Cost Allocation.** If any part of the costs to be reimbursed under this Grant Contract are joint costs involving allocation to more than one program or activity, such costs shall be allocated and reported in accordance with the provisions of Department of Finance and Administration Policy Statement 03 or any amendments or revisions made to this policy statement during the contract period.

C.10. **Payment of Invoice.** A payment by the State shall not prejudice the State’s right to object to or question any reimbursement, invoice, or related matter in relation thereto. A payment by the State shall not be construed as acceptance of any part of the work or service provided or as approval of any amount as an allowable cost.

C.11. **Non-allowable Costs.** Any amounts payable to the Grantee shall be subject to reduction for amounts included in any invoice or payment theretofore made, which are determined by the State, on the basis of audits or monitoring conducted in accordance with the terms of this Grant Contract, to constitute unallowable costs.

C.12. **State’s Right to Set Off.** The State reserves the right to set off or deduct from amounts, which are or shall become due and payable to the Grantee under this Grant Contract or under any other agreement between the Grantee and the State of Tennessee under which the Grantee has a right to receive payment from the State.

C.13. **Prerequisite Documentation.** The Grantee shall not invoice the State under this Grant Contract until the State has received the following documentation properly completed.

a. The Grantee shall complete, sign, and return to the State an "Authorization Agreement for Automatic Deposit (ACH Credits) Form," provided by the State. By doing so, the Grantee acknowledges and agrees that, once said form is received by the State, all
payments to the Grantee, under this or any other agreement between the Grantee and the State of Tennessee under which the Grantee has a right to receive payment from the State shall be made by Automated Clearing House (ACH) The State will pay via ACH Credits.

b. The Grantee shall complete, sign, and presentreturn to the State a “Substitute W-9 Form” provided by the State. The Grantee taxpayer identification number detailed by said form must agree with the Federal Employer Identification Number or Social Security Number referenced in this Grant Contract or the Grantee’s Tennessee Edison Registration.

D. STANDARD TERMS AND CONDITIONS:

D.1. Required Approvals. The State is not bound by this Grant Contract until it is signed by the parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this Grant Contract, saidthe officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

D.2. Modification and Amendment. Except as specifically provided herein, this Grant Contract may be modified only by a written amendment signed by all parties hereto and approved by both the officials who approved the base grant contractGrant Contract and, depending upon the specifics of the grant contractGrant Contract as amended, any additional officials required by Tennessee laws and regulations (said the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

D.3. Termination for Convenience. The State may terminate this Grant Contract without cause for any reason. SaidA termination for convenience shall not be deemed an event of a breach of this Grant Contract by the State. The State shall give the Grantee at least thirty (30) days written notice before the effective termination date. The Grantee shall be entitled to compensation for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for compensation for any service that has not been rendered. The final decision as to the amount, for which the State is liable, shall be determined by the State. Should the State exercise this provision, the Grantee shall not have any right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount for the State’s exercise of its right to terminate for convenience.

D.4. Termination for Cause. If the Grantee fails to properly perform its obligations under this Grant Contract in a timely or proper manner, or if the Grantee violates any terms of this Grant Contract, the State shall have the right to immediately terminate this Grant Contract and withhold payments in excess of fair compensation for completed services. Notwithstanding the exercise of the State’s right to terminate this Grant Contract for cause, the Grantee shall not be relieved of liability to the State for damages sustained by virtue of any breach of this Grant Contract by the Grantee.

D.5. Subcontracting. The Grantee shall not assign this Grant Contract or enter into a subcontract for any of the services performed under this Grant Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, each shall contain, at a minimum, sections of this Grant Contract pertaining to “Conflicts of Interest,” “Lobbying,” “Nondiscrimination,” “Public Accountability,” “Public Notice,” and “Records” (as identified by the section headings). Notwithstanding any use of approved subcontractors, the Grantee shall remain responsible for all work performed.

D.6. Conflicts of Interest. The Grantee warrants that no part of the total Grant Contract Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Grantee in connection with any work contemplated or performed relative to this Grant Contract.
D.7. **Lobbying.** The Grantee certifies, to the best of its knowledge and belief, that:

a. No federally appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

b. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, grant, loan, or cooperative agreement, the Grantee shall complete and submit Standard Form-LLL, "Disclosure Form to Report of Lobbying Activities," in accordance with its instructions.

c. The Grantee shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into and is a prerequisite for making or entering into this transaction imposed by section 1362, title 31, U.S. Code C. § 1352.

D.8. **Nondiscrimination.** The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State, constitutional, or statutory law. The Grantee shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.

D.9. **Prohibition of Illegal Immigrants.** The requirements of Tenn. Code Ann. § 12-3-309, et seq., addressing the use of illegal immigrants in the performance of any contract to supply goods or services entered into by the State or a state entity of Tennessee, shall be a material provision of this Grant Contract, a breach of which shall be grounds for monetary or other penalties, including termination of this Grant Contract.

a. The Grantee hereby attests, certifies, warrants, and assures that the Grantee shall not knowingly utilize the services of an illegal immigrant in the performance of this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the performance of this Grant Contract. The Grantee shall reaffirm this attestation, in writing, by submitting to the State a completed and signed copy of the document at Attachment Reference semi-annually during the period of this Grant Contract. Such attestations shall be maintained by the Grantee and made available to state officials upon request.

b. Prior to the use of any subcontractor in the performance of this Grant Contract, and semi-annually thereafter during the period of this Grant Contract, the Grantee shall obtain and retain a current, written attestation that the subcontractor shall not knowingly utilize the services of an illegal immigrant to perform work relative to under this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant to perform work relative to under this Grant Contract. Attestations
obtained from such subcontractors shall be maintained by the Grantee and made available to state officials upon request.

c. The Grantee shall maintain records for all personnel used in the performance of this Grant Contract. Said records shall be subject to review and random inspection at any reasonable time upon reasonable notice by the State.

d. The Grantee understands and agrees that failure if the Grantee fails to comply with section D.9. of this Grant Contract this Section, the Grantee will be subject to the sanctions of Tenn. Code Ann. § 12-3-309(c). Under this Tennessee Code provision, if a Grantee is discovered to have knowingly utilized the services of illegal immigrants in performing this Grant Contract, the Chief Procurement Officer shall declare that Grantee to be prohibited from contracting with, or submitting an offer, proposal, or bid to contract with the State of Tennessee to supply goods or services for a period of one (1) year from the date of discovery of the knowing usage of illegal immigrant services in the performance of this Grant Contract, for acts or omissions occurring after the Grant Contract’s Effective Date.

e. For purposes of this Grant Contract, “illegal immigrant” shall be defined as any person who is not either a United States citizen, a Lawful Permanent Resident, or a person whose physical presence in the United States is authorized or allowed by the federal Department of Homeland Security and who, under federal immigration laws or regulations, is authorized to be employed in the U.S. or is otherwise authorized to provide services under the Grant Contract.

D.10. HIPAA Compliance. The State and the Grantee shall comply with obligations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Health Information Technology for Economic and Clinical Health Act (HITECH) and any other relevant laws and regulations regarding privacy (collectively the “Privacy Rules”).

a. The Grantee warrants to the State that it is familiar with the requirements of the Privacy Rules and will comply with all applicable HIPAA requirements in the course of this Grant Contract.

b. The Grantee warrants that it will cooperate with the State, including cooperation and coordination with State privacy officials and other compliance officers required by the Privacy Rules, in the course of performance of this Grant Contract so that both parties will be in compliance with the Privacy Rules.

c. The State and the Grantee will sign documents, including but not limited to business associate agreements, as required by the Privacy Rules and that are reasonably necessary to keep the State and the Grantee in compliance with the Privacy Rules. This provision shall not apply if information received by the State under this Grant Contract is NOT "protected health information" as defined by the Privacy Rules, or if the Privacy Rules permit the State to receive such information without entering into a business associate agreement or signing another such document.

D.10. Public Accountability. If the Grantee is subject to Tenn. Code Ann. §§ 8-4-401 et seq., or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program, and the Grantee shall display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least twelve inches (12") in height and eighteen inches (18") in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN
AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER’S TOLL-FREE HOTLINE: 1-800-232-5454.

D.14-12. Public Notice. All notices, informational pamphlets, press releases, research reports, signs, and similar public notices prepared and released by the Grantee in relation to this Grant Contract shall include the statement, "This project is funded under a grant contract with the State of Tennessee." Any such notices by the Grantee in relation to this Grant Contract shall be approved by the State.

D.12-13. Licensure. The Grantee, its employees, and any approved subcontractor shall be licensed pursuant to all applicable federal, state, and local laws, ordinances, rules, and regulations and shall upon request provide proof of all licenses.

D.13-14. Records. The Grantee (and any approved subcontractor) shall maintain documentation for all charges under this Grant Contract. The books, records, and documents of the Grantee (and any approved subcontractor), insofar as they relate to work performed or money received under this Grant Contract, shall be maintained for a period of five (5) full years from the date of the final payment and shall be subject to audit at any reasonable time and upon reasonable notice by the Grantor State Agency, the Comptroller of the Treasury, or duly appointed representatives.

The records shall be maintained in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification, Public Company Accounting Oversight Board (PCAOB) Accounting Standards Codification or Governmental Accounting Standards Board (GASB) Accounting Standards Codification, as applicable, and any related AICPA Industry Audit and Accounting guides.

In addition, documentation of grant applications, budgets, reports, awards, and expenditures will be maintained in accordance with U.S. Office of Management and Budget’s Uniform Administrative Requirements, Cost Principles, and Audit Requirements, and Cost Principles for Federal Awards.

The Grantee shall also comply with any recordkeeping and reporting requirements prescribed by the Tennessee Comptroller of the Treasury.

The Grantee shall establish a system of internal controls that utilize the COSO Internal Control - Integrated Framework model as the basic foundation for the internal control system. The Grantee shall incorporate any additional Comptroller of the Treasury directives into its internal control system.

Any other required records or reports which are not contemplated in the above standards shall follow the format designated by the head of the Grantor State Agency, the Central Procurement Office, or the Commissioner of Finance and Administration of the State of Tennessee.

D.14-15. Monitoring. The Grantee’s activities conducted and records maintained pursuant to this Grant Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.

D.15-16. Progress Reports. The Grantee shall submit brief, periodic, progress reports to the State as requested.

D.16-17. Annual Report and Final Reports. The Grantee shall prepare and submit, within ninety (90) months after the close of the reporting periods, an annual report of its activities funded under this Grant Contract of the conclusion of each year of the Term, an annual report. For grant contracts with a term of less than one (1) year, the Grantee shall submit a final report within three (3) months of the conclusion of the Term. For grant contracts with multyear terms, the final report will take the place of the annual report for the final year of the Term. The Grantee shall submit annual and final reports to the head of the Grantor State Agency, the Central Procurement Office, and the Commissioner of Finance and Administration. The annual report shall follow the format designated.
by the Central Procurement Office. At minimum, annual and final reports shall include: (a) the Grantee’s name, (b) the Grant Contract’s Edison identification number, Term, and total amount, (c) a narrative section that describes the program’s goals, outcomes, successes and setbacks, whether the Grantee used benchmarks or indicators to determine progress, and whether any proposed activities were not completed, and (d) other relevant details requested by the Grantor State Agency. Annual and final report documents to be completed by the Grantee shall appear as an attachment to the Grant Contract.

D.17.18. Audit Report. When the Grantee has received seven hundred fifty thousand dollars ($750,000.00) or more in aggregate federal and state funding for all of its programs within the Grantee’s fiscal year, the Grantee shall provide an audited financial statements to the Tennessee Comptroller of the Treasury. The Grantee may, with the prior approval of the Comptroller of the Treasury, engage a licensed independent public accountant to perform the audit. The audit contract between the Grantee and the licensed independent public accountant shall be on a contract form prescribed by the Tennessee Comptroller of the Treasury. When an audit is required under this section, the audit shall be performed in accordance with U.S. Office of Management and Budget’s Uniform Administration Requirements, Cost Principles, and Audit Requirements, and Cost-Principles for Federal Awards.

The Grantee shall be responsible for reimbursing the Tennessee Comptroller of the Treasury for any costs of an audit prepared by the Tennessee Comptroller of the Treasury.

The Grantee shall be responsible for payment of fees for an audit prepared by a licensed independent public accountant. Payment of the audit fees for the licensed independent public accountant by the Grantee shall be subject to the provision relating to such fees contained within this Grant Contract. Copies of such audit reports shall be provided to the designated cognizant state agency, the Grantor State Agency, the Tennessee Comptroller of the Treasury, the Central Procurement Office, and the Commissioner of Finance and Administration.

Audit reports shall be made available to the public.

D.18.19. Procurement. If other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, motor vehicles, or contracted services, such procurement(s) shall be made on a competitive basis, including the use of competitive bidding procedures, where practicable. For any procurement for which reimbursement is paid under this Grant Contract, the Grantee shall document the basis of the competitive procurement method. In each instance where it is determined that use of a competitive procurement method is not practicable, supporting documentation shall include a written justification for such the decision and for the use of a non-competitive procurement. Further, and notwithstanding the foregoing, if such reimbursement is to be made with funds derived wholly or partially from federal sources, the determination of cost shall be governed by and reimbursement shall be subject to the Grantee’s compliance with applicable federal procurement requirements. If the Grantee is a subrecipient, the Grantee shall comply with 2 C.F.R. §§200.318-200.326 when procuring property and services under a federal award.

The Grantee shall obtain prior approval from the State before purchasing any equipment or motor vehicles under this Grant Contract.

D.19.20. Strict Performance. Failure by any party to this Grant Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Grant Contract shall not be construed as a waiver or relinquishment of any such term, covenant, condition, or provision. No term or condition of this Grant Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties hereto.

D.20.21. Independent Contractor. The parties shall not act as employees, partners, joint venturers, or associates of one another in the performance of this Grant Contract. It is expressly acknowledged by the parties hereto that such parties are independent
contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever. The Grantee will indemnify the State and hold it harmless for any costs to the State caused by the Grantee's noncompliance with the Patient Protection and Affordable Care Act.

The Grantee, being a political subdivision of the State, is governed by the provisions of the Tennessee Government Tort Liability Act, Tennessee Code Annotated, Sections 29-20-101 et seq., for causes of action sounding in tort. Further, no provision requiring a Tennessee political entity to indemnify or hold harmless the State beyond the liability imposed by law is enforceable because it appropriates public money and nullifies governmental immunity without the authorization of the General Assembly.

D.24.22. State Liability. The State shall have no liability except as specifically provided in this Grant Contract.

D.22.23. Force Majeure. The obligations of the parties to this Grant Contract are relieved to the extent the parties' non-performance is beyond the parties' control despite the exercise of due care due to, but not limited to, natural disasters, riots, wars, epidemics, or any other similar cause.

D.23.24. Tennessee Department of Revenue Registration. The Grantee shall be registered with the Tennessee Department of Revenue for the collection of Tennessee sales and use tax. This registration requirement is a material provision of this Grant Contract.

D.24.25. State and Federal Compliance. The Grantee shall comply with all applicable state and federal laws and regulations in the performance of this Grant Contract. The U.S. Office of Management and Budget's Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards is available here: http://www.ecfr.gov/cgi-bin/text-idx?SID=c6b2f053952359ba94470ad3a7c1a975&tpl=/ecfrbrowse/Title02/2cfr200_main_02.tpl

D.25.26. Governing Law. This Grant Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Grantee agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Grant Contract. The Grantee acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising there from, shall be subject to and limited to those rights and remedies, if any, available under Tenn. Code Ann. §§ 9-8-101 through 9-8-407.

D.26.27. Completeness. This Grant Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions agreed to by the parties. This Grant Contract supersedes any and all prior understandings, representations, negotiations, or agreements between the parties relating hereto, whether written or oral.

D.27.28. Severability. If any terms and conditions of this Grant Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions shall not be affected and shall remain in full force and effect. To this end, the terms and conditions of this Grant Contract are declared severable.

D.28.29. Headings. Section headings are for reference purposes only and shall not be construed as part of this Grant Contract.

E. SPECIAL TERMS AND CONDITIONS:
E.1. **Conflicting Terms and Conditions.** Should any of these special terms and conditions conflict with any other terms and conditions of this Grant Contract, these special terms and conditions shall control.

E.2. **Communications and Contacts.** All instructions, notices, consents, demands, or other communications required or contemplated by this Grant Contract shall be in writing and shall be made by certified, first class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by EMAIL or facsimile transmission with recipient confirmation. Any such communications, regardless of method of transmission, shall be addressed to the respective party at the appropriate mailing address, facsimile number, or EMAIL address as set forth below or to that of such other party or address, as may be hereafter specified by written notice.

**as set out below:**
The State:

State Contact Name & Title
State Agency Name
Address
Email Address
Telephone # Number
FAX # Number

The Grantee:

Grantee Contact Name & Title
Grantee Name
Address
Email Address
Telephone # Number
FAX # Number

A change to the above contact information requires written notice to the person designated by the other party to receive notice.

All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

E.3. **Subject to Funds Availability.** This Grant Contract is subject to the appropriation and availability of State or Federal funds. In the event that the funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate this Grant Contract upon written notice to the Grantee. Said termination shall not be deemed The State's right to terminate this Grant Contract due to lack of funds is not a breach of this Grant Contract by the State. Upon receipt of the written notice, the Grantee shall cease all work associated with the Grant Contract. Should such an event occur, the Grantee shall be entitled to compensation for all satisfactory and authorized services completed as of the termination date. Upon such termination, the Grantee shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.

E.4. **Charges to Service Recipients Prohibited.** The Grantee shall not collect any amount in the form of fees or reimbursements from the recipients of any service provided pursuant to this Grant Contract.

E.5. **No Acquisition of Equipment or Motor Vehicles.** This Grant Contract does not involve the acquisition and disposition of equipment or motor vehicles acquired with funds provided under this Grant Contract.
Add ALL Necessary or Contingently Required Special Terms & Conditions

IN WITNESS WHEREOF,

GRANTEE LEGAL ENTITY NAME:

<table>
<thead>
<tr>
<th>GRANTEE SIGNATURE</th>
<th>DATE</th>
</tr>
</thead>
</table>

PRINTED NAME AND TITLE OF GRANTEE SIGNATORY (above)

GRANTOR STATE AGENCY NAME:

<table>
<thead>
<tr>
<th>NAME &amp; TITLE</th>
<th>DATE</th>
</tr>
</thead>
</table>
## GRANT BUDGET

Additional Identification Information As Necessary

The Grant Budget line-item amounts below shall be applicable only to expense incurred during the following

<table>
<thead>
<tr>
<th>POLICY 03 Object Line-item Reference</th>
<th>EXPENSE OBJECT LINE-ITEM CATEGORY</th>
<th>GRANT CONTRACT</th>
<th>GRANTEE PARTICIPATION</th>
<th>TOTAL PROJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2</td>
<td>Salaries, Benefits &amp; Taxes</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>4, 15</td>
<td>Professional Fee, Grant &amp; Award</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>5, 6, 7, 8, 9, 10</td>
<td>Supplies, Telephone, Postage &amp; Shipping, Occupancy, Equipment Rental &amp; Maintenance, Printing &amp; Publications</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>11, 12</td>
<td>Travel, Conferences &amp; Meetings</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>13</td>
<td>Interest</td>
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<td>0.00</td>
</tr>
<tr>
<td>14</td>
<td>Insurance</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>16</td>
<td>Specific Assistance To Individuals</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>17</td>
<td>Depreciation</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>18</td>
<td>Other Non-Personnel</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>20</td>
<td>Capital Purchase</td>
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<td>0.00</td>
</tr>
<tr>
<td>22</td>
<td>Indirect Cost</td>
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<td>0.00</td>
<td>0.00</td>
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<tr>
<td>24</td>
<td>In-Kind Expense</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>25</td>
<td>GRAND TOTAL</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>


2 Applicable detail follows this page if line-item is funded.
## Grant Budget Line-Item Detail:

### Professional Fee, Grant & Award

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

### Interest

<table>
<thead>
<tr>
<th>Description</th>
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</thead>
<tbody>
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<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
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</tr>
<tr>
<td><strong>Total</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

### Depreciation

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
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<tr>
<td><strong>Total</strong></td>
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</tr>
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</table>

### Other Non-Personnel

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<tr>
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</tr>
<tr>
<td><strong>Total</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

### Capital Purchase

<table>
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<tr>
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<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>
GG INSTRUCTIONS, CONSIDERATIONS, and OPTIONS

The following pages contain additional GG instructions, considerations, and options. Replace or modify the standard GG Template by including the following content as appropriate. Content included with a box around it is intended to be inserted into the standard GG Template as appropriate.

Complete the fields and follow, replace, or otherwise address red instructional text (e.g., State Agency Name, amount, will/will not) as indicated and with conforming font and color.

COVER SHEET
A summary cover sheet properly completed and in accordance with the template is required. Complete summary cover sheet fields as indicated within the template and the following field directions.

Agency Tracking # unique tracking number comprised of: 5-digit business unit # + unique, 5-digit # example: 31707-12345
Subrecipient or Vendor/Contractor in accordance with OMB Circular A-133 the OMB's Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards
Funding amounts Amounts by fiscal year and funding source with row and column totals; contract maximum liability Maximum Liability MUST equal the sum of the TOTAL Grant Contract Amount column (i.e., the grand total amount for all fiscal years & all sources of funding)

PREAMBLE
Add additional information only if necessary.

A. SCOPE OF SERVICES
It is the responsibility of the Grantor State Agency to adequately draft a scope of services. Oversight examiners will rely on the authorized signature of the Grantor State Agency on the Grant Contract as certification and assurance that the proposed scope of services is clear and correct, adequate for all legal and enforcement purposes, and sufficiently detailed to ensure Grantee accountability and results.
Do NOT include payment terms in the scope of services.
Draft the scope of services to clearly, specifically, and definitively detail Grantee duties, responsibilities, and the associated performance requirements. Describe, in detail, the service and deliverable requirements and all related specifications.

Option: Grant Proposal Attachment
It is NOT acceptable to attach the associated grant proposal to the Grant Contract in lieu of a properly drafted scope of services. Proposals for funding are NOT adequately definitive to stand alone as the description of Grantee duties and responsibilities or performance requirements.
To attach an associated grant proposal to the Grant Contract in support of a properly drafted scope of service, use the following optional section.

A.## Incorporation of Additional Documents. Each of the following documents is included as a part of this Grant Contract by reference or attachment. In the event of a discrepancy or ambiguity regarding the Grantee's duties, responsibilities, and performance hereunder, these items shall govern in order of precedence below.

a. this Grant Contract document with any attachments or exhibits (excluding the items listed at subsections b. and c., below);

b. the State grant proposal solicitation as may be amended, if any;
c. the Grantee’s proposal (Attachment Reference) incorporated to elaborate supplementary scope of services specifications.

B. GRANT CONTRACT TERM

Procurement professionals should obtain the Grantee’s signature first before submitting the Grant Contract for State signatures or approvals. Procurement professionals shall obtain all required approvals prior to the Effective Date written in the Grant Contract and submit it for Central Procurement Office approval no less than thirty (30) days before the Effective Date.

If a signed Grant Contract is not submitted to the Central Procurement Office at least thirty (30) days prior to the Effective Date, then the CPO may require that the Grant Contract be resubmitted with a new Effective Date or require a Rule Exception Request that explains why the Grant Contract was submitted less than thirty (30) days before the Effective Date. In no event shall the Grantee deliver goods or perform services prior to the Effective Date.

Draft the Grant Contract with an appropriate, definitive, and complete Term. Note that no Grant Contract with a Term exceeding sixty (60) months shall be awarded unless approved by the Central Procurement Officer as being in the best interests of the State. (Tenn. Comp. R. & Regs. 0690-03-01-.14(2)(c)). Comptroller of the Treasury approval will also be required.

**Option: Term Renewal or Extension**

To reserve the right to extend the Grant Contract’s term beyond the original period, change the designation of the paragraph under B. to B.1. and add the following section, revising the length of the extension period(s) as appropriate.

B.2. **Renewal Options.** This Grant Contract may be renewed upon satisfactory completion of the Term. The State reserves the right to execute up to number (#) of renewal options under the same terms and conditions for a period not to exceed twelve (12) months each by the State, at the State’s sole option. In no event, however, shall the maximum Term, including all renewals or extensions, exceed a total of sixty (60) months.

B.3. **Term Extension.** It is understood and agreed that the State may extend the Term an additional period of time, not to exceed one hundred-eighty (180) days beyond the expiration date of this Grant Contract, under the same terms and conditions. In no event, however, shall the maximum Term, including all extensions or renewals, exceed a total of sixty (60) months.

C. PAYMENT TERMS AND CONDITIONS

Revise Payment Terms and Conditions sections only as provided in the instructions.

**Payment Methodology**

Pursuant to Central Procurement Office Policy 2013-007, any Grantor State Agency seeking to effect a partial, periodic, or total advance payment shall obtain the Central Procurement Officer’s approval. The Grantor State Agency must submit a written justification for the type of advance payment sought. All grant contracts with approved advance payments will be reported to the Comptroller of the Treasury.

**Option: Partial Advance Payment**

To effect a partial advance payment, replace the section with the following.

C.3. **Payment Methodology – Partial Advance Payment.** The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum...
liability established in section C.1. The amount of Written Dollar Amount ($Number) shall be paid to the Grantee in advance upon approval of this Grant Contract. Upon progress toward the completion of the work, as described in section A of this Grant Contract, the Grantee shall submit invoices for payment prior to any additional reimbursement of allowable costs. The total of all payments to the Grantee shall not exceed the maximum liability of this Grant Contract.

Option: Periodic Advance Payment
To effect periodic advance payments: (1) Replace the section with the following.

C.3. Payment Methodology – Periodic Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in section C.1. The amount of Written Dollar Amount ($Number) shall be paid to the Grantee in advance upon approval of this Grant Contract and on Date(s) on which the state will make advance payment(s). The total of said payments shall not exceed the maximum liability of this Grant Contract.

(2) Delete the Invoice Requirements section (renumbering any subsequent sections accordingly).

(3) Replace the first paragraph of the Disbursement Reconciliation and Close Out section with the following (which may be further revised to require more frequent grant disbursement reconciliation reports).

C.#. Disbursement Reconciliation and Close Out. The Grantee shall submit a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State (and include, as applicable, documentation and receipts as required by the above-referenced “State Comprehensive Travel Regulations”).

Option: Total Advance Payment
To effect a total advance payment: (1) Replace the section with the following.

C.3. Payment Methodology – Total Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in section C.1. Payment to the Grantee shall be a lump sum made in advance upon approval of this Grant Contract.

(2) Delete the Invoice Requirements section (renumbering any subsequent sections accordingly).

(3) Replace the first paragraph of the Disbursement Reconciliation and Close Out section with the following.

C.#. Disbursement Reconciliation and Close Out. The Grantee shall submit a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State (and include, as applicable, documentation and receipts as required by the above-referenced “State Comprehensive Travel Regulations”).

Invoice Requirements
Add clear, non-conflicting, invoice requirements to the section as appropriate (revising the first sentence “no more often than monthly” requirement as necessary). Delete the section (and renumber subsequent sections appropriately) if the Payment Methodology section provides for a total advance payment or periodic advance payments.

Option: Late Invoices Prohibition
Add the following new subsection C.5.b.(4) only if the additional requirement is fitting: when appropriate and revise the maximum number of days to no less than thirty (30) or more.

(4) An invoice under this Grant Contract shall be presented to the State within sixty (60) days after the end of the calendar month in which the subject costs were incurred or services were rendered by the Grantee. An invoice submitted more than sixty (60) days after such date will NOT be paid. The State will not deem such Grantee costs to be allowable and reimbursable by the State unless, at the sole discretion of the State, the failure to submit a timely invoice is warranted. The Grantee shall submit a special, written request for reimbursement with any such untimely invoice. The request must detail the reason the invoice is untimely as well as the Grantee's plan for submitting future invoices as required, and it must be signed by a Grantee agent that would be authorized to sign this Grant Contract.

Budget Line-Items
Revise line-item variance amount as appropriate and up to the maximum of twenty percent (20%).
(Any further change would require an amendment). After the Budget Line-Items provision should NOT be amended after Grant Contract approval.

Option: Grantee May Request Budget Line-Item Variance Not Exceeding Twenty Percent (20%) Per Line Item
Replace the section with the following:

C.6. Grant Budget and Revisions to Grant Budget Line-Items. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget.

a. The Grantee may vary from a Grant Budget line-item amount by up to twenty percent (20%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amounts. The net result of any changes to Grant Budget line-item amounts shall not result in funding for a line-item that was previously funded at zero dollars ($0.00) or increase the total Grant Contract amount detailed by the Grant Budget.

b. The Grantee may request in writing Grant Budget line-item revisions exceeding the limitation set forth in section C.6.a., above, giving full details supporting the Grantee's request, provided that such revisions do not result in funding for a line-item that was previously funded at zero dollars ($0.00) and do not increase the total Grant Contract amount. Grant Budget line-item revisions may not be made without prior, written approval of the State in which the terms of the approved revisions are detailed. Any approval of a revision to a Grant Budget line-item greater than twenty percent (20%) shall be superseded by a subsequent revision of the Grant Budget by Grant Contract amendment.

c. Any increase in the total Grant Contract amount shall require a Grant Contract Amendment.

Option: NO Line-Item Variance
Replace the section with the following alternative as appropriate.

C.6. Budget Line-Items. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. Reimbursable expenditures may NOT vary from the Grant Budget line-item amounts.
Disbursement Reconciliation and Close Out

To require additional grant disbursement reconciliation reports, revise the first paragraph of the standard C.7. Disbursement Reconciliation and Close Out language, as necessary.

Option: Grantee Match Requirement

If the Grant Budget details a grantee match requirement (in which the maximum total amount reimbursable by the state under the grant will be reduced by the amount of any Grantee failure to meet the match requirement) replace the Disbursement Reconciliation and Close Out section with the following (revising the maximum number of days to no less than thirty (30)).

C.7. Disbursement Reconciliation and Close Out. The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State.

a. The Grant Budget specifies a Grantee Match Requirement and the final grant disbursement reconciliation report shall detail all Grantee expenditures recorded to meet this requirement.
   i. No Grantee expenditure shall be recorded and reported toward meeting a Grantee Match Requirement of more than one grant contract with the State.
   ii. The final grant disbursement reconciliation report shall specifically detail the exact amount of any Grantee failure to meet a Match Requirement, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the Grant Budget column “Grant Contract,” shall be reduced by the amount that the Grantee failed to contribute to the Total Project as budgeted.

b. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract (including any adjustment pursuant to subsection a.ii. above), the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.

c. The State shall not be responsible for the payment of any invoice submitted to the state after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.

d. The Grantee’s failure to provide a final grant disbursement reconciliation report to the state as required shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.

e. The Grantee must close out its accounting records at the end of the contract period in such a way that reimbursable expenditures and revenue collections are NOT carried forward.

D. STANDARD TERMS AND CONDITIONS

Do NOT add terms and conditions to section D (additional, necessary terms and conditions may be added to the section E, Special Terms and Conditions).

Termination for Convenience

Increase the thirty (30) days written notice requirement as appropriate.

Option: Bilateral Termination
Replace the section with the following bilateral termination provision only if the contracting agency can justify that the bilateral provision is in the best interest of the state.

D. #. **Bilateral Termination for Convenience.** The Grant Contract may be terminated by either party by giving written notice to the other, at least thirty (30) days before the effective date of termination. Should either party exercise this provision, the Grantee shall be entitled to reimbursement for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for any service which has not been rendered. The final decision as to the amount, for which the State is liable, shall be determined by the State. In the event of disagreement, the Grantee may file a claim with the Tennessee Claims Commission to seek redress.

**Nondiscrimination**
Replace the section with the following ONLY if contracting with a religious organization.

**HIPAA Compliance**
A Grantee must execute a Business Associate Agreement (BAA) if: (a) the Grantee is a “covered entity” as defined in the Privacy Rules; (b) the Grantee engages another person or entity outside of its workforce to perform activities on its behalf; and (c) those activities involve access to protected health information.

If the Grantor State Agency obtains an approved Rule Exception Request to delete the HIPAA Compliance term, add the following section:

D.8. **Nondiscrimination.** The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the basis of any classification protected by Federal, Tennessee State constitutional, or statutory law. The Grantee shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination. 10. This space is intentionally left blank.

**Prevailing Wage Rates**
Add the following section if the grant contract involves a construction project for the purpose of building, repairing, locating, relocating or repairing any Tennessee streets, highways, or bridges or expenditure of funds for building or construction work.

D. #. **Prevailing Wage Rates.** All contracts involving a "State for highway construction project" as defined in Tenn. Code Ann. § 12-4-402(5) projects that are for the purpose of building, rebuilding, locating, relocating or repairing any streets, highways or bridges require compliance with the prevailing wage laws as provided in Tenn. Code Ann. §§ 12-4-401, et seq. 401-415.

**Annual Audit Report and Audit**
Add the following text just prior to the final sentence of the section as appropriate.

The State may in its sole discretion reimburse the Grantee for audit fees made a reasonably proportionate share of the costs of audits required by and performed in accordance with OMB provisions and the "Single Audit Act Amendments of 1996" as provided in OMB Circular A-133, Section 230, 2 C.F.R. § 200.425.

**Procurement**
Replace the section with the following if contracting agency head approval is required for non-competitive procurements under the grant.

D. #. **Procurement.** If other terms of this Grant Contract allow reimbursement for the cost of goods,
materials, supplies, equipment, motor vehicles, or contracted services, such procurement(s) shall be made on a competitive basis, including the use of competitive bidding procedures, where practicable. The Grantee shall maintain documentation for the basis of each procurement for which reimbursement is paid pursuant to this Grant Contract. In each instance where it is determined that use of a competitive procurement method is not practicable, supporting documentation shall include a written justification, approved by the State Agency Head Title, for such decision and non-competitive procurement. Further and notwithstanding the foregoing, if such reimbursement is to be made with funds derived wholly or partially from federal sources, the determination of cost shall be governed by and reimbursement shall be subject to the Grantee’s compliance with applicable federal procurement requirements.

The Grantee shall obtain prior approval from the State before purchasing any equipment or motor vehicles under this Grant Contract.

**Independent Contractor**

Replace this provision with the following if the grantee is an entity of the federal government.

**D. #21 Independent Contractor.** The parties hereto, in the performance of this Grant Contract, shall be acting in their individual capacities and not as employees, partners, joint venturers, or associates of one another. *It is expressly acknowledged by the parties hereto acknowledge that such parties they are independent contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.*

The Grantee, being a federal agency, shall be considered to be self-insured for the purposes of public liability. The Grantee is also subject to the Federal Torts Claims Act.

**E. SPECIAL TERMS AND CONDITIONS**

Add the following sections as indicated and in the order below. Additional terms and conditions may be added as appropriate. Seek legal advice as required.

**Charges To Service Recipients Prohibited**

Delete the section as appropriate.

**No Acquisition of Equipment or Motor Vehicles**

Delete the section if the grant-budget provides funding for the acquisition of equipment or motor vehicles (if so, the contingently required State Interest In Equipment or Motor Vehicles section below will likely be applicable).

**State Interest In Equipment or Motor Vehicles**

Attorney General staff have advised that the Grantor State Agency must file a UCC-1 or perfect in accordance with applicable law to the extent that it wishes to secure a security agreement and priority.

Add the following section if the contract provides for the reimbursement of expenditures for equipment or motor vehicles (revising the second to last sentence of the first paragraph as necessary to establish a lower dollar threshold for the definition of "equipment or motor vehicles").

**State Interest in Equipment.** The Grantee shall take legal title to all equipment or motor vehicles purchased totally or in part with funds provided under this Grant Contract, subject to the State’s equitable interest therein, to the extent of its pro rata share, based upon the State’s contribution to the purchase price. The term "equipment" shall include any article of nonexpendable, tangible,
personal property having a useful life of more than one year and an acquisition cost which equals or exceeds $5,000.00. The term "motor vehicle" shall include any article of tangible personal property that is required to be registered under the "Tennessee Motor Vehicle Title and Registration Law, found at Tenn. Code Ann., Title 55, Chapters 1-6 of the Tennessee Code Annotated."

As authorized by the provisions of the terms of the Tennessee Uniform Commercial Code — Secured Transactions, found at Tenn. Code Ann., Title 47, Chapter 9 of the Tennessee Code Annotated; and the provisions of the "Tennessee Motor Vehicle Title and Registration Law, found at Tenn. Code Ann., Title 55, Chapters 1-6 of the Tennessee Code Annotated, the parties intend this Grant Contract and the parties hereto is to create and acknowledge a security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this Grant Contract. A further intent of this Grant Contract is to acknowledge and continue the security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this program's prior year Grants between the State and the Grantee.

The Grantee grants the State a security interest in all equipment or motor vehicles acquired in whole or in part by the Grantee under this Grant Contract. This Grant Contract is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the equipment or motor vehicles herein specified which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and the Grantee hereby grants the State a security interest in said equipment or motor vehicles. The Grantee agrees that the State may file this Grant Contract or a reproduction thereof, in any appropriate office, as a financing statement for any of the equipment or motor vehicles herein specified. Any reproduction of this or any other security agreement or financing statement shall be sufficient as a financing statement. In addition, the Grantee agrees to execute and deliver to the State, upon the State's request, any financing statements, as well as extensions, renewals, and amendments thereof, and reproduction of this Grant Contract in such form as the State may require to perfect a security interest with respect to said equipment or motor vehicles. The Grantee shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements the State may reasonably require. Without the prior written consent of the State, the Grantee shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said equipment or motor vehicles, including replacements and additions thereto. Upon the Grantee's breach of any covenant or agreement contained in this Grant Contract, including the covenants to pay when due all sums secured by this Grant Contract, the State shall have the remedies of a secured party under the Uniform Commercial Code and, at the State's option, may also invoke the remedies herein provided.

The Grantee agrees to be responsible for the accountability, maintenance, management, and inventory of all property purchased totally or in part with funds provided under this Grant Contract. The Grantee shall maintain a perpetual inventory system for all equipment or motor vehicles purchased with funds provided under this Grant Contract and shall submit an inventory control report which must include, at a minimum, the following:

a. Description of the equipment or motor vehicles;
b. Manufacturer's serial number or other identification number, when applicable;
c. Consecutive inventory equipment or motor vehicles tag identification;
d. Acquisition date, cost, and check number;
e. Fund source, State Grant number, or other applicable fund source identification;
f. Percentage of state funds applied to the purchase;
g. Location within the Grantee's operations where the equipment or motor vehicles is used;
h. Condition of the property or disposition date if Grantee no longer has possession;
i. Depreciation method, if applicable; and
j. Monthly depreciation amount, if applicable.

The Grantee shall tag equipment or motor vehicles with an identification number which is cross
referred to the equipment or motor vehicle item on the inventory control report. The Grantee shall inventory equipment or motor vehicles annually. The Grantee must compare the results of the inventory with the inventory control report and investigate any differences. The Grantee must then adjust the inventory control report to reflect the results of the physical inventory and subsequent investigation.

The Grantee shall submit its inventory control report of all equipment or motor vehicles purchased with funding through this Grant Contract within thirty (30) days of its end date and in form and substance acceptable to the State. This inventory control report shall contain, at a minimum, the requirements specified above for inventory control. The Grantee shall notify the State, in writing, of any equipment or motor vehicle loss describing the reasons for the loss. Should the equipment or motor vehicles be destroyed, lost, or stolen, the Grantee shall be responsible to the State for the pro rata amount of the residual value at the time of loss based upon the State’s original contribution to the purchase price.

Upon termination of the Grant Contract, where a further contractual relationship is not entered into, or at another time during the term of the Grant Contract, the Grantee shall request written approval from the State for any proposed disposition of equipment or motor vehicles purchased with Grant funds. All equipment or motor vehicles shall be disposed of in such a manner as the parties may agree from among alternatives approved by the Tennessee Department of General Services as appropriate and in accordance with any applicable federal laws or regulations.

Confidentiality of Records

As appropriate, add the following section or an alternative recommended by the Grantor State Agency legal counsel.

E.## Confidentiality of Records

Strict standards of confidentiality of records and information shall be maintained in accordance with applicable state and federal law. All material and information, regardless of form, medium or method of communication, provided to the Grantee by the State or acquired by the Grantee on behalf of the State shall be regarded as confidential information in accordance with the provisions of applicable state and federal law, state and federal rules and regulations, departmental policy, and ethical standards. Such confidential information shall not be disclosed, and all necessary steps shall be taken by the Grantee to safeguard the confidentiality of such material or information in conformance with applicable state and federal law, state and federal rules and regulations, departmental policy, and ethical standards.

The Grantee’s obligations under this section do not apply to information: (1) in the public domain; (2) entering the public domain but not from a breach other than as a result of disclosure by the Grantee of this Grant Contract; (3) previously possessed by the Grantee without written obligations to the State to protect it; (4) acquired by the Grantee without written restrictions against disclosure from a third party which, to the Grantee’s knowledge, is free to disclose the information; (5) independently developed by the Grantee without the use of the State’s information; or, (6) disclosed by the State to others without restrictions against disclosure. Nothing in this paragraph shall permit Grantee to disclose any information that is confidential under state or federal or state law or regulations, regardless of whether it has been disclosed or made available to the Grantee due to intentional or negligent actions or inactions of agents of the State or third parties.

It is expressly understood and agreed that the obligations set forth in this section shall survive the termination of this Grant Contract.

HIPAA Compliance

Add the following section if it is applicable.

E.## HIPAA Compliance

The State and the Grantee shall comply with obligations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Health Information Technology for
Economic and Clinical Health Act (HITECH) and any other relevant laws and regulations regarding privacy (collectively the "Privacy Rules").

a. The Grantee warrants to the State that it is familiar with the requirements of the Privacy Rules and will comply with all applicable HIPAA requirements in the course of this Grant Contract.

b. The Grantee warrants that it will cooperate with the State, including cooperation and coordination with State privacy officials and other compliance officers required by the Privacy Rules, in the course of performance of this Grant Contract so that both parties will be in compliance with the Privacy Rules.

c. The State and the Grantee will sign documents, including but not limited to business associate agreements, as required by the Privacy Rules and that are reasonably necessary to keep the State and the Grantee in compliance with the Privacy Rules. This provision shall not apply if information received by the State under this Grant Contract is NOT "protected health information" as defined by the Privacy Rules, or if the Privacy Rules permit the State to receive such information without entering into a business associate agreement or signing another such document.

d. The Grantee will indemnify the State and hold it harmless for any violation by the Grantee or its subcontractors of the Privacy Rules. This includes the costs of responding to a breach of protected health information, the costs of responding to a government enforcement action related to the breach, and any fines, penalties, or damages paid by the State because of the violation.

Printing Authorization
Add the following section as appropriate.

E. #. Printing Authorization. The Grantee agrees that no publication coming within the jurisdiction of Tenn. Code Ann. § 12-7-101, et seq., shall be printed pursuant to this Grant Contract unless a printing authorization number has been obtained and affixed as required by Tenn. Code Ann. § 12-7-103(d).

State Furnished Property
Add the following section as appropriate.

E. #. State Furnished Property. The Grantee shall be responsible for the correct use, maintenance, and protection of all articles of nonexpendable, tangible, personal property furnished by the State for the Grantee's temporary use under this Grant Contract. Upon termination of this Grant Contract, all property furnished shall be returned to the State in good order and condition as when received, reasonable use and wear thereof excepted. Should the property be destroyed, lost, or stolen, the Grantee shall be responsible to the State for the residual value of the property at the time of loss.

Work Papers Subject To Review
Add the following section only if the Grant Contract requires the performance of audit, accounting or financial analysis services.

E. #. Work Papers Subject to Review. The Grantee shall make all audit, accounting, or financial analysis work papers, notes, and other documents available for review by the Comptroller of the Treasury or his representatives, upon request, during normal working hours either while the analysis is in progress or subsequent to the completion of this Grant Contract.

Environmental Tobacco Smoke
Add the following section as appropriate.

E. #. **Environmental Tobacco Smoke.** Pursuant to the provisions of the federal "Pro-Children Act of 1994" and the Tennessee "Children's Act for Clean Indoor Air of 1995," Tenn. Code Ann. §§ 39-17-1601 through 1606, the Grantee shall prohibit smoking of tobacco products within any indoor premises in which services are provided to individuals under the age of eighteen (18) years. The Grantee shall post "no smoking" signs in appropriate, permanent sites within such premises. This prohibition shall be applicable during all hours, not just the hours in which children are present. Violators of the prohibition may be subject to civil penalties and fines. This prohibition shall apply to and be made part of any subcontract related to this Grant Contract.

Drug Free Workplace

Add the following section as appropriate.


First Amendment — Add the following section as appropriate.

E. #. **The Grantee does not waive its rights under the First Amendment to the United States Constitution.**

Grantee Participation

Add the following section as appropriate.

E. #. **Grantee Participation.** Grantee Participation amounts detailed in the Grant Budget are intended as a goal for the total project, and the amount of actual Grantee Participation expenditures will not impact the maximum amounts reimbursable to the Grantee as detailed by the Grant Budget column, "Grant Contract."

Federal Economic Stimulus Funding

If the Grant Contract is funded in whole or in part by the American Recovery and Reinvestment Act of 2009 add the following section:

E. #. **Federal Economic Stimulus Funding.** This Grant Contract requires the Grantee to provide products or services that are funded in whole or in part under the American Recovery and Reinvestment Act of 2009, Public Law 111-5, (the "Recovery Act"). The Grantee is responsible for ensuring that all applicable requirements, including but not limited to those set forth herein, of the Recovery Act are met and that the Grantee provides information to the State as required.

The Grantee (or any Grantee subcontractor) shall comply with the following:

a. Federal Grant Award Documents, as applicable.

b. Executive Office of the President, Office of Management and Budget (OMB) Guidelines as posted at www.whitehouse.gov/omb/recovery_default/, as well as OMB Circulars, including but not limited to A-102 and A-133 as posted at www.whitehouse.gov/omb/financial_ofm_circulars/.

d. The Recovery Act, including but not limited to the following sections of that Act:

(1) Section 1604 – Destructible Use. No funds pursuant to this Grant Contract may be used for any casino or other gambling establishment, aquarium, zoo, golf course, or swimming pool.

(2) Section 1512 – Reporting and Registration Requirements. The Grantee must report on use of Recovery Act funds provided through this Grant Contract. Information from these reports will be made available to the public.

(3) Section 1553 – Recovery Act Whistleblower Protections. An employee of any non-Federal employer receiving covered funds under the Recovery Act may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing, including a disclosure made in the ordinary course of an employee's duties, to the Accountability and Transparency Board, an inspector general, the Comptroller General, a member of Congress, a State or Federal regulatory or law enforcement agency, a person with supervisory authority over the employee (or other person working for the employer who has the authority to investigate, discover or terminate misconduct), a court or grand jury, the head of a Federal agency, or their representatives, information that the employee believes is evidence of one or more of the following related to the implementation or use of covered funds:

i. gross mismanagement,
ii. gross waste,
iii. substantial and specific danger to public health or safety,
iv. abuse of authority, or
v. violation of law, rule, or regulation (including those pertaining to the competition for or negotiation of a Grant Contract).

Non-enforceability of Certain Provisions Waiving Rights and Remedies or Requiring Arbitration. Except as provided in a collective bargaining agreement, the rights and remedies provided to aggrieved employees by this section may not be waived by any agreement, policy, form, or condition of employment, including any predispute arbitration agreement. No predispute arbitration agreement shall be valid or enforceable if it requires arbitration of a dispute arising out of this section.

Requirement to Post Notice of Rights and Remedies. The Grantee and any subcontractor shall post notice of the rights and remedies as required under Section 1553. (Refer to Section 1553 of the American Recovery and Reinvestment Act of 2009, Pub. L. 111-5 located at www.recovery.gov, for specific requirements of this section and prescribed language for the notices.)

(4) Section 902 – Access Of Government Accountability Office. The Grantee shall provide that the Comptroller General and his representatives are authorized:

i. to examine any records of the Grantee or any of its subcontractors, that directly pertain to, and involve transactions relating to, this Grant Contract or a subcontract; and
ii. to interview any officer or employee of the Grantee or any of its subcontractors regarding such transactions.

(5) Section 1514 – Inspector General Reviews. Any inspector general of a federal department or executive agency has the authority to review, as appropriate, any concerns raised by the public about specific investments using such funds made available in the Recovery Act. In addition, the findings of such reviews, along with any audits conducted by any inspector general of funds made available in the
Recovery Act, shall be posted on the inspector general's website and linked to the website established by Recovery Act Section 1526, except that portions of reports may be redacted to the extent the portions would disclose information that is protected from public disclosure under sections 552 and 552a of title 5, United States Code.

(6) Section 1515 — Access of Offices of Inspector General to Certain Records and Employers. With respect to this Grant Contract, any representative of an appropriate inspector general appointed under section 3 or 8G of the Inspector General Act of 1978 (5 U.S.C. App.), is authorized:

i. to examine any records, of the Grantee or any of its subcontractors, that pertain to and involve transactions relating or pursuant to this Grant Contract; and

ii. to interview any officer or employee of the Grantee or any subcontractors regarding such transactions.

(7) Section 1606 — Wage Rate Requirements. All laborers and mechanics employed pursuant to this Grant Contract shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code. All rulings and interpretations of the Davis-Bacon Act and related acts contained in 29 CFR 1.3, and 5 are herein incorporated by reference.

For purposes of this Grant Contract, laborer or mechanic includes at least those workers whose duties are manual or physical in nature (including those workers who use tools or who are performing the work of a trade), as distinguished from mental or managerial. The term laborer or mechanic includes apprentices, trainees, helpers, and, in the case of grant contracts subject to the Contract Work Hours and Safety Standards Act, watchmen or guards.

(8) Section 1605 — Buy American Requirements for Construction Material — Buy American, Use of American Iron, Steel, and Manufactured Goods. None of the funds provided by this Grant Contract may be used for a project for the construction, alteration, maintenance, or repair of a public building or public work unless all of the iron, steel, and manufactured goods used in the project are produced in the United States.

e. The Grantee agrees to comply with any modifications or additional requirements that may be imposed by law and future guidance and clarifications of Recovery Act requirements.

f. If the Grantee enters into one or more subcontracts for any of the services performed under this Grant Contract, each subcontract shall contain provisions specifically imposing on the subcontractor all requirements set forth in this contract section E.## "Federal Economic-Stimulus-Funding."

If the Grant Contract also establishes a subrecipient relationship as defined by OMB Circular A-133, add the following as subsection E.##d.(1) and re-letter all subsequent subsections accordingly:

d. The subrecipient Grantee, if covered by the Single Audit Act Amendments of 1996 and OMB Circular A-133, agrees to specifically identify Recovery Act expenditures separately for Federal awards under the Recovery Act on the Schedule of Expenditures of Federal Awards (SEFA) and the Data Collection Form (SF-SAC) required by OMB Circular A-133.

If the contract also establishes a subrecipient relationship as defined by OMB Circular A-133, replace the newly designated section E.##d.(2) with the following.
Disclosure of Personal Identity Information

Section 1512 – Reporting and Registration Requirements:

i. The Grantee must report on use of Recovery Act funds provided through this Grant Contract. Information from these reports will be made available to the public.

ii. The subrecipient Grantee must maintain current registrations in the Central Contractor Registration (www.ccr.gov) at all times during which they have an active Grant Contract funded with Recovery Act funds.

E.\#.

Federal Funding Accountability and Transparency Act

Add the following section as appropriate.

Add the following section if the Grant Contract will be funded in whole or part by a federal grant or federal contract of $25,000 or more (excluding federal grants subject to section 1512 of the American Recovery and Reinvestment Act of 2009), and the federal grant will provide for the expenditure of $25,000 or more in federal funds.

E.\#.

Federal Funding Accountability and Transparency Act (FFATA). This Grant Contract requires the Grantee to provide supplies or services that are funded in whole or in part by federal funds that are subject to FFATA. The Grantee is responsible for ensuring that all applicable FFATA requirements, including but not limited to those set forth herein, of FFATA below, are met and that the Grantee provides information to the State as required.

The Grantee shall comply with the following:

a. Reporting of Total Compensation of the Grantee’s Executives.

(1) The Grantee shall report the names and total compensation of each of its five most highly compensated executives for the Grantee’s preceding completed fiscal year, if in the Grantee’s preceding fiscal year it received:

i. 80 percent or more of the Grantee’s annual gross revenues from Federal procurement contracts and Federal financial assistance subject to the Transparency Act, as defined at 2 CFR 170.320 (and sub awards); and

ii. $25,000,000 or more in annual gross revenues from Federal procurement contracts (and subcontracts), and Federal financial assistance subject to the Transparency Act (and sub awards); and

iii. The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. § 78m(a), 78o(d)) or section § 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
As defined in 2 C.F.R. § 170.315, "Executive" means officers, managing partners, or any other employees in management positions.

(2) Total compensation means the cash and noncash dollar value earned by the executive during the Grantee’s preceding fiscal year and includes the following (for more information see 17 CFR § 229.402(c)(2)):

i. Salary and bonus.

ii. Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.

iii. Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.

iv. Change in pension value. This is the change in present value of defined benefit and actuarial pension plans.

v. Above-market earnings on deferred compensation which is not tax qualified.

vi. Other compensation, if the aggregate value of all such other compensation (e.g. severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds $10,000.

b. The Grantee must report executive total compensation described above to the State by the end of the month during which this Grant Contract is established.

c. If this Grant Contract is amended to extend its term, the Grantee must submit an executive total compensation report to the State by the end of the month in which the amendment to this Grant Contract becomes effective.

d. The Grantee will obtain a Data Universal Numbering System (DUNS) number and maintain its DUNS number for the term of this Grant Contract. More information about obtaining a DUNS Number can be found at: http://fedgov.dnb.com/webform/.

The Grantee’s failure to comply with the above requirements is a material breach of this Grant Contract for which the State may terminate this Grant Contract for cause. The State will not be obligated to pay any outstanding invoice received from the Grantee unless and until the Grantee is in full compliance with the above requirements.

Transfer of Grantee’s Obligations
Add the following section as appropriate.

E. xx. TRANSFER OF GRANTEE’S OBLIGATIONS
E. xx. a. The Grantee shall immediately notify the State in writing of a proposed merger, acquisition or sale of its business operations, or the part of its business operations, that provide services under this Grant Contract, or that this Grant Contract will be sold to or assumed by another entity. The entity that is proposed to assume the Grantee’s duties under this Grant Contract, whether through merger, acquisition, sale or other transaction, will be referred to in this Grant Contract as the New Entity.

E. xx. b. The Grantee (or the New Entity) shall provide to the State within a reasonable time, information about the merger, acquisition or sale, which may include:
(1) - the date and terms of the merger, acquisition or sale;

(2) - evidence of financial solvency and adequate capitalization of the New Entity which may consist of:
   i. Debt;
   ii. Assets;
   iii. Liabilities;
   iv. Cash flow;
   v. Percentage of the total revenues of the company that are represented by this Contract;
   vi. The most recent annual financial reports; and
   vii. The most recent annual financial reports filed with government agencies, if applicable;

(3) - a complete description of the relationship of any New Entity to any parent company or subsidiary or division resulting from the merger, acquisition or sale of the original business or the part of the original Grantee's business that provides services under this Grant Contract or from assumption by, or sale to, another entity of the contract itself, including:
   i. the names and positions of corporate or company officers, project managers, other Grantee management staff with responsibilities under the Grant Contract, and numbers and the type of technical or other personnel who will be responsible for fulfilling the obligations of the Grant Contract, and any subcontracts that will be used to provide any personal or other services under the Grant Contract by the New Entity; and
   ii. an organizational chart clearly describing the organizational structure of the New Entity, parent company, subsidiary, division or other unit of the entity or parent company with which it has merged or by which it, or the Grant Contract, has been acquired;

(4) - such additional evidence of financial solvency, adequate capitalization and information regarding corporate organization and personnel assigned to the Grant Contract as the State determines is necessary to evaluate the status of the proposed or consummated merger, acquisition or sale.

Exxx.c. The original Grantee shall immediately notify the State in writing in the event of a change in its legal name or Federal Employer Identification Number (FEIN). The Grantee shall comply with State requests for copies of any documents that have been filed with state corporate records officials or other officials in the state of its incorporation that verify the name change and a narrative description of the reasons for the name change. If a New Entity has succeeded to the interest of the original Grantee, it shall immediately provide the State written notification of its Federal Employer Identification Number (FEIN), its complete corporate name, State of incorporation, and other documentation required to effectuate the transfer.

Exxx.d. The State may immediately terminate this Grant Contract in whole or in stages in the event that it determines that the New Entity:

(1) - has been debarred from State or Federal contracting in the past five (5) years; and

(2) - has had a contract or grant contract terminated for cause by the State of Tennessee within the past five (5) years.

The Grantee shall be entitled to compensation for satisfactory, authorized service completed as of the termination date, but in no event shall the State be liable to the Grantee or New Entity for compensation for any service which has not been rendered. If the State terminates this Grant Contract for one or more of the grounds above, the Grantee or New Entity shall have no right to any actual general, special, incidental, consequential, or any other damages whatsoever, irrespective of description or amount.
The New Entity shall provide to the State within ten (10) business days of the State’s request, a notarized statement signed by an individual authorized to bind the New Entity certifying that all liabilities and obligations incurred by the former Grantee are assumed by the New Entity.

The Grantee shall not transfer or restructure its operations related to this Grant Contract without the prior written approval of the State. The Grantee shall immediately notify the State in writing of a proposed transfer or restructuring of its operations related to this Grant Contract. The State reserves the right to request additional information or impose additional terms and conditions before approving a proposed transfer or restructuring.

If the New Entity owes money to the State of Tennessee, it acknowledges that Tenn. Code Ann. § 9-4-604 requires repayment of these funds. The New Entity agrees that it will enter into a legally binding agreement for repayment.

**SIGNATURES**

By signature, the Grantor State Agency head or authorized designee shall assure and affirm that:

- there is a balance in the appropriation from which obligations under the Grant Contract are required to be paid that is not already encumbered to pay other obligations;
- the Grantor State Agency maintains documentation of a fair and impartial Grantee selection in full compliance with the approved procurement methodology as indicated by the summary cover sheet; and
- the proposed scope of services is clear and correct, adequate for all legal and enforcement purposes, and sufficiently detailed to ensure Grantee accountability and results.

Draft the Grant Contract so that the signature section immediately follows the previous section text separated by only one blank line. Do NOT insert an arbitrary page break prior to the signature section.

**FEDERAL AWARD IDENTIFICATION**

If the Grantee is a subrecipient and the Grant Contract involves any federal funds, complete the Federal Award Identification worksheet and include it as the first attachment to the Grant Contract. If some federal award identification information is not available, provide as much information as is available. If any of the data elements in the worksheet change, complete another worksheet containing the updated information. Send the updated worksheet to the Grantee and upload a copy into Edison.

**GRANT BUDGET**

All Grant Budgets must be type-written and mathematically correct in every aspect.

Each Grant Budget page must be numbered consecutively.

The Grant Contract column total must equal the maximum liability Maximum Liability of the Grant Contract.

Line-item funding must comply with the Expense Object Line-Item Category Definitions provided by F&A Accounts Policy 03, Appendix A (which is posted on the Internet at: http://www.state.tn.us/finance/act/documents/policy3.pdf). Budget line-items and the definitions above have legal, audit, and federal funding implications, and contracting agency staff are solely responsible for whether appropriate line-items are funded in accordance with the scope of service and the definitions set out by F&A Accounts Policy 03.

In line-items that WILL BE FUNDED, replace the zeros ("0.00") associated with each line-item as appropriate. If a line-item will NOT be funded, leave the associated, "0.00" dollar amount.

Grant Budget Line-Item Detail.

These instructions do NOT preclude adding Line-item Detail (and associated requirements) for other line-items, provided that the additional detail is clear and mathematically correct.

Delete the entire Grant Budget Line-Item Detail page if NONE of the following five line-items, which requires detail, is funded: Professional Fee, Grant & Award; Interest; Depreciation; Other Non-Personnel; Capital Purchase.
For each line-item requiring detail that is funded by the budget Grant Budget, complete the appropriate line-item detail box. Delete the line-item detail box for each of the line-items that is NOT funded. Do NOT draft the Grant Budget Line-Item Detail to describe a line-item only as “contracts,” “grant contracts,” “contracted services,” “other,” “professional services,” or “miscellaneous.”

**Multiple Grant Budget Periods.**

If a multi-year grant contract is to be written such that funding is restricted on an annual basis, such must be reflected in the grant budget Grant Budget by means of repeated use of the grant budget pages, numbered consecutively, detailing funding information for consecutive periods of applicability. If a grant budget attachment does include multiple pages respectively applicable to consecutive periods of applicability, a “roll-up” budget page totaling all lines for all periods is NOT required. However, the sum of all totals must agree with the Grant Contract Maximum Liability and any other relevant provisions of this Grant Contract.

**Option: Grant Budget Grantee Match Requirement**

Replace the grant budget Grant Budget table with the table on the following page if a grantee match is required.

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**Federal Award Identification Worksheet**

<table>
<thead>
<tr>
<th>Subrecipient’s name (must match registered name in DUNS)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Subrecipient’s DUNS number</td>
<td></td>
</tr>
<tr>
<td>Federal Award Identification Number (FAIN)</td>
<td></td>
</tr>
<tr>
<td>Federal award date</td>
<td></td>
</tr>
<tr>
<td>CFDA number and name</td>
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</tr>
<tr>
<td>Grant contract’s begin date</td>
<td></td>
</tr>
<tr>
<td>Grant contract’s end date</td>
<td></td>
</tr>
<tr>
<td>Amount of federal funds obligated by this grant contract</td>
<td></td>
</tr>
<tr>
<td>Total amount of federal funds obligated to the subrecipient</td>
<td></td>
</tr>
<tr>
<td>Total amount of the federal award to the pass-through entity (Grantor State Agency)</td>
<td></td>
</tr>
<tr>
<td>Name of federal awarding agency</td>
<td></td>
</tr>
<tr>
<td>Name and contact information for the federal awarding official</td>
<td></td>
</tr>
<tr>
<td>-------------------------------------------------------------</td>
<td>---</td>
</tr>
<tr>
<td>Is the federal award for research and development?</td>
<td></td>
</tr>
<tr>
<td>Indirect cost rate for the federal award (See 2 C.F.R. §200.331 for information on type of indirect cost rate)</td>
<td></td>
</tr>
</tbody>
</table>
### GRANT BUDGET

**Additional Identification Information As Necessary**

The **grant budget** amounts below shall be applicable only to expenditures incurred during the following **applicable period:**

<table>
<thead>
<tr>
<th>Applicable-Period:</th>
<th>BEGIN: DATE</th>
<th>END: DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>POLICY 03 Object Line-Item Reference</strong></td>
<td><strong>EXPENSE OBJECT LINE-ITEM CATEGORY</strong></td>
<td><strong>GRANT CONTRACT</strong></td>
</tr>
<tr>
<td>1, 2</td>
<td>Salaries, Benefits &amp; Taxes</td>
<td>0.00</td>
</tr>
<tr>
<td>4, 15</td>
<td>Professional Fee, Grant &amp; Award</td>
<td>0.00</td>
</tr>
<tr>
<td>5, 6, 7, 8, 9, 10</td>
<td>Supplies, Telephone, Postage &amp; Shipping, Occupancy, Equipment Rental &amp; Maintenance, Printing &amp; Publications</td>
<td>0.00</td>
</tr>
<tr>
<td>11, 12</td>
<td>Travel, Conferences &amp; Meetings</td>
<td>0.00</td>
</tr>
<tr>
<td>13</td>
<td>Interest</td>
<td>0.00</td>
</tr>
<tr>
<td>14</td>
<td>Insurance</td>
<td>0.00</td>
</tr>
<tr>
<td>16</td>
<td>Specific Assistance To Individuals</td>
<td>0.00</td>
</tr>
<tr>
<td>17</td>
<td>Depreciation</td>
<td>0.00</td>
</tr>
<tr>
<td>18</td>
<td>Other Non-Personnel</td>
<td>0.00</td>
</tr>
<tr>
<td>20</td>
<td>Capital Purchase</td>
<td>0.00</td>
</tr>
<tr>
<td>22</td>
<td>Indirect Cost</td>
<td>0.00</td>
</tr>
<tr>
<td>24</td>
<td>In-Kind Expense</td>
<td>0.00</td>
</tr>
<tr>
<td>n/a</td>
<td>Grantee Match Requirement (for any amount of the required Grantee Match that is not specifically delineated by budget line-items above)</td>
<td>0.00</td>
</tr>
<tr>
<td>25</td>
<td><strong>GRAND TOTAL</strong></td>
<td><strong>0.00</strong></td>
</tr>
</tbody>
</table>

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2. Applicable detail follows this page if line-item is funded.

3. A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the “Grant Contract” column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.
**ATTENTION RE PERSONNEL USED IN GRANT CONTRACT PERFORMANCE**

<table>
<thead>
<tr>
<th>SUBJECT GRANT CONTRACT NUMBER:</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRANTEE LEGAL ENTITY NAME:</td>
</tr>
<tr>
<td>FEDERAL EMPLOYER IDENTIFICATION NUMBER: (or Social Security Number)</td>
</tr>
</tbody>
</table>

The Grantee, identified above, agrees that the Grantee shall not knowingly utilize the services of an illegal immigrant in the performance of this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the performance of this Grant Contract.

**GRANTEE SIGNATURE**

NOTICE: This attestation MUST be signed by an individual empowered to contractually bind the Grantee. If the signatory is not the head of the Grantee’s organization, or his or her designee, this document shall attach evidence showing the individual’s authority to contractually bind the Grantee.

**PRINTED NAME AND TITLE OF SIGNATORY**

**DATE**
<table>
<thead>
<tr>
<th>Input:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Document 1 ID</strong></td>
</tr>
<tr>
<td><strong>Description</strong></td>
</tr>
<tr>
<td><strong>Document 2 ID</strong></td>
</tr>
<tr>
<td><strong>Description</strong></td>
</tr>
<tr>
<td><strong>Rendering set</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Legend:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Insertion</strong></td>
</tr>
<tr>
<td><strong>Deletion</strong></td>
</tr>
<tr>
<td><strong>Moved from</strong></td>
</tr>
<tr>
<td><strong>Moved to</strong></td>
</tr>
<tr>
<td><strong>Style change</strong></td>
</tr>
<tr>
<td><strong>Format change</strong></td>
</tr>
<tr>
<td><strong>Moved deletion</strong></td>
</tr>
<tr>
<td><strong>Inserted cell</strong></td>
</tr>
<tr>
<td><strong>Deleted cell</strong></td>
</tr>
<tr>
<td><strong>Moved cell</strong></td>
</tr>
<tr>
<td><strong>Split/Merged cell</strong></td>
</tr>
<tr>
<td><strong>Padding cell</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Statistics:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Count</strong></td>
</tr>
<tr>
<td><strong>Insertions</strong></td>
</tr>
<tr>
<td><strong>Deletions</strong></td>
</tr>
<tr>
<td><strong>Moved from</strong></td>
</tr>
<tr>
<td><strong>Moved to</strong></td>
</tr>
<tr>
<td><strong>Style change</strong></td>
</tr>
<tr>
<td><strong>Format changed</strong></td>
</tr>
<tr>
<td><strong>Total changes</strong></td>
</tr>
</tbody>
</table>
GG TEMPLATE

CLEAN VERSION
GOVERNMENTAL GRANT (GG) TEMPLATE

This template prescribes the format and content for a cost-reimbursement grant contract with a federal or Tennessee local governmental entities and their agents or instrumentalities.

Documents of this type must adhere to this template with revisions only as instructions permit. Unless the deviation is immaterial, deviations from this template shall require an approved Rule Exception Request.

Procurement professionals should complete text fields and follow, replace, or otherwise address red instructional text (e.g., State Agency Name, amount, will/will not) as indicated with appropriate font and color. The standard GG Template begins on the following page. Additional GG instructions, considerations, and options follow the standard GG Template.
GOVERNMENTAL GRANT CONTRACT
(cost reimbursement grant contract with a federal or Tennessee local governmental entity or their agents and instrumentalities)

<table>
<thead>
<tr>
<th>Begin Date</th>
<th>End Date</th>
<th>Agency Tracking #</th>
<th>Edison ID</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Grantee Legal Entity Name</th>
<th>Edison Vendor ID</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Subrecipient or Contractor</th>
<th>CFDA #</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Subrecipient</td>
<td></td>
</tr>
<tr>
<td>□ Contractor</td>
<td></td>
</tr>
</tbody>
</table>

Service Caption (one line only)

<table>
<thead>
<tr>
<th>FY</th>
<th>State</th>
<th>Federal</th>
<th>Interdepartmental</th>
<th>Other</th>
<th>TOTAL Grant Contract Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

TOTAL:

Grantee Selection Process Summary

<table>
<thead>
<tr>
<th>□ Competitive Selection</th>
<th>Describe the competitive selection process used.</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Non-competitive Selection</td>
<td>Describe the reasons for a non-competitive grantee selection process.</td>
</tr>
</tbody>
</table>

Budget Officer Confirmation: There is a balance in the appropriation from which obligations hereunder are required to be paid that is not already encumbered to pay other obligations.

CPO USE - GG

<table>
<thead>
<tr>
<th>Speed Chart (optional)</th>
<th>Account Code (optional)</th>
</tr>
</thead>
</table>
GRANT CONTRACT
BETWEEN THE STATE OF TENNESSEE,
STATE AGENCY NAME
AND
GRANTEE NAME

This grant contract ("Grant Contract"), by and between the State of Tennessee, State Agency Name, hereinafter referred to as the "State" and Grantee Legal Entity Name, hereinafter referred to as the "Grantee," is for the provision of Scope of Service Caption, as further defined in the "SCOPE OF SERVICES."

Grantee Edison Vendor ID # Number

A. SCOPE OF SERVICES AND DELIVERABLES:

A.1. The Grantee shall provide the scope of services and deliverables ("Scope") as required, described, and detailed in this Grant Contract.

A.2. Specify the Scope that the Grantee must provide under this Grant Contract. Do NOT include payment terms in the Scope.

B. TERM OF CONTRACT:

This Grant Contract shall be effective on DATE ("Effective Date") and extend for a period of number (#) months after the Effective Date ("Term"). The State shall have no obligation to the Grantee for fulfillment of the Scope outside the Term.

C. PAYMENT TERMS AND CONDITIONS:

C.1. Maximum Liability. In no event shall the maximum liability of the State under this Grant Contract exceed Written Dollar Amount ($Number) ("Maximum Liability"). The Grant Budget, attached and incorporated as Attachment Reference is the maximum amount due the Grantee under this Grant Contract. The Grant Budget line-items include, but are not limited to, all applicable taxes, fees, overhead, and all other direct and indirect costs incurred or to be incurred by the Grantee.

C.2. Compensation Firm. The Maximum Liability of the State is not subject to escalation for any reason unless amended. The Grant Budget amounts are firm for the duration of the Grant Contract and are not subject to escalation for any reason unless amended, except as provided in section C.6.

C.3. Payment Methodology. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the Maximum Liability established in section C.1. Upon progress toward the completion of the Scope, as described in section A of this Grant Contract, the Grantee shall submit invoices prior to any reimbursement of allowable costs.

C.4. Travel Compensation. Reimbursement to the Grantee for travel, meals, or lodging shall be subject to amounts and limitations specified in the "State Comprehensive Travel Regulations," as they are amended from time to time, and shall be contingent upon and limited by the Grant Budget funding for said reimbursement.

C.5. Invoice Requirements. The Grantee shall invoice the State no more often than monthly, with all necessary supporting documentation, and present such to:

State Agency Billing Address

62
a. Each invoice shall clearly and accurately detail all of the following required information (calculations must be extended and totaled correctly).

   (1) Invoice/Reference Number (assigned by the Grantee).
   (2) Invoice Date.
   (3) Invoice Period (to which the reimbursement request is applicable).
   (4) Grant Contract Number (assigned by the State).
   (5) Grantee: State Agency & Division Name.
   (6) Grantor Number (assigned by the Grantee to the above-referenced Grantor).
   (7) Grantee Name.
   (8) Grantee Tennessee Edison Registration ID Number Referenced in Preamble of this Grant Contract.
   (9) Grantee Remittance Address.
   (10) Grantee Contact for Invoice Questions (name, phone, or fax).
   (11) Itemization of Reimbursement Requested for the Invoice Period— it must detail, at minimum, all of the following:

   i. The amount requested by Grant Budget line-item (including any travel expenditure reimbursement requested and for which documentation and receipts, as required by "State Comprehensive Travel Regulations," are attached to the invoice).
   ii. The amount reimbursed by Grant Budget line-item to date.
   iii. The total amount reimbursed under the Grant Contract to date.
   iv. The total amount requested (all line-items) for the Invoice Period.

b. The Grantee understands and agrees to all of the following.

   (1) An invoice under this Grant Contract shall include only reimbursement requests for actual, reasonable, and necessary expenditures required in the delivery of service described by this Grant Contract and shall be subject to the Grant Budget and any other provision of this Grant Contract relating to allowable reimbursements.
   (2) An invoice under this Grant Contract shall not include any reimbursement request for future expenditures.
   (3) An invoice under this Grant Contract shall initiate the timeframe for reimbursement only when the State is in receipt of the invoice, and the invoice meets the minimum requirements of this section C.5.

C.6. Budget Line-items. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. The Grantee may vary from a Grant Budget line-item amount by up to one percent (1%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amount(s) such that the net result of variances shall not increase the total Grant Contract amount detailed by the Grant Budget. Any increase in the Grant Budget, grand total amounts shall require an amendment of this Grant Contract.

C.7. Disbursement Reconciliation and Close Out. The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date, in form and substance acceptable to the State.

a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract, the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.

b. The State shall not be responsible for the payment of any invoice submitted to the State after the grant disbursement reconciliation report. The State will not deem any Grantee
costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.

c. The Grantee’s failure to provide a final grant disbursement reconciliation report to the State as required by this Grant Contract shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.

d. The Grantee must close out its accounting records at the end of the Term in such a way that reimbursable expenditures and revenue collections are NOT carried forward.

C.8. **Indirect Cost.** Should the Grantee request reimbursement for indirect costs, the Grantee must submit to the State a copy of the indirect cost rate approved by the cognizant federal agency and the State. The Grantee will be reimbursed for indirect costs in accordance with the approved indirect cost rate and amounts and limitations specified in the attached Grant Budget. Once the Grantee makes an election and treats a given cost as direct or indirect, it must apply that treatment consistently and may not change during the Term. Any changes in the approved indirect cost rate must have prior approval of the cognizant federal agency and the State. If the indirect cost rate is provisional during the Term, once the rate becomes final, the Grantee agrees to remit any overpayment of funds to the State, and subject to the availability of funds the State agrees to remit any underpayment to the Grantee.

C.9. **Cost Allocation.** If any part of the costs to be reimbursed under this Grant Contract are joint costs involving allocation to more than one program or activity, such costs shall be allocated and reported in accordance with the provisions of Department of Finance and Administration Policy Statement 03 or any amendments or revisions made to this policy statement during the contract period.

C.10. **Payment of Invoice.** A payment by the State shall not prejudice the State's right to object to or question any reimbursement, invoice, or related matter. A payment by the State shall not be construed as acceptance of any part of the work or service provided or as approval of any amount as an allowable cost.

C.11. **Non-allowable Costs.** Any amounts payable to the Grantee shall be subject to reduction for amounts included in any invoice or payment that are determined by the State, on the basis of audits or monitoring conducted in accordance with the terms of this Grant Contract, to constitute unallowable costs.

C.12. **State’s Right to Set Off.** The State reserves the right to set off or deduct from amounts that are or shall become due and payable to the Grantee under this Grant Contract or under any other agreement between the Grantee and the State of Tennessee under which the Grantee has a right to receive payment from the State.

C.13. **Prerequisite Documentation.** The Grantee shall not invoice the State under this Grant Contract until the State has received the following documentation properly completed.

   a. The Grantee shall complete, sign, and return to the State an "Authorization Agreement for Automatic Deposit (ACH Credits) Form" provided by the State. The State will pay via ACH Credits.

   b. The Grantee shall complete, sign, and return to the State a "Substitute W-9 Form" provided by the State. The Grantee taxpayer identification number must agree with the Federal Employer Identification Number or Social Security Number referenced in this Grant Contract or the Grantee's Tennessee Edison Registration.

D. **STANDARD TERMS AND CONDITIONS:**
D.1. **Required Approvals.** The State is not bound by this Grant Contract until it is signed by the parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this Grant Contract, the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

D.2. **Modification and Amendment.** This Grant Contract may be modified only by a written amendment signed by all parties and approved by the officials who approved the Grant Contract and, depending upon the specifics of the Grant Contract as amended, any additional officials required by Tennessee laws and regulations (the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

D.3. **Termination for Convenience.** The State may terminate this Grant Contract without cause for any reason. A termination for convenience shall not be a breach of this Grant Contract by the State. The State shall give the Grantee at least thirty (30) days written notice before the effective termination date. The Grantee shall be entitled to compensation for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for compensation for any service that has not been rendered. The final decision as to the amount for which the State is liable shall be determined by the State. The Grantee shall not have any right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount for the State’s exercise of its right to terminate for convenience.

D.4. **Termination for Cause.** If the Grantee fails to properly perform its obligations under this Grant Contract, or if the Grantee violates any terms of this Grant Contract, the State shall have the right to immediately terminate this Grant Contract and withhold payments in excess of fair compensation for completed services. Notwithstanding the exercise of the State’s right to terminate this Grant Contract for cause, the Grantee shall not be relieved of liability to the State for damages sustained by virtue of any breach of this Grant Contract by the Grantee.

D.5. **Subcontracting.** The Grantee shall not assign this Grant Contract or enter into a subcontract for any of the services performed under this Grant Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, each shall contain, at a minimum, sections of this Grant Contract pertaining to “Conflicts of Interest,” “Lobbying,” “Nondiscrimination,” “Public Accountability,” “Public Notice,” and “Records” (as identified by the section headings). Notwithstanding any use of approved subcontractors, the Grantee shall remain responsible for all work performed.

D.6. **Conflicts of Interest.** The Grantee warrants that no part of the total Grant Contract Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Grantee in connection with any work contemplated or performed relative to this Grant Contract.

D.7. **Lobbying.** The Grantee certifies, to the best of its knowledge and belief, that:

a. No federally appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
b. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, grant, loan, or cooperative agreement, the Grantee shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

c. The Grantee shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into and is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352.

D.8. Nondiscrimination. The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by federal, Tennessee state constitutional, or statutory law. The Grantee shall, upon request, show proof of nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.

D.9. Prohibition of Illegal Immigrants. The requirements of Tenn. Code Ann. § 12-3-309, et seq., addressing the use of illegal immigrants in the performance of any contract to supply goods or services to the state of Tennessee, shall be a material provision of this Grant Contract, a breach of which shall be grounds for monetary or other penalties, including termination of this Grant Contract.

a. The Grantee agrees that the Grantee shall not knowingly utilize the services of an illegal immigrant in the performance of this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the performance of this Grant Contract. The Grantee shall reaffirm this attestation, in writing, by submitting to the State a completed and signed copy of the document at Attachment Reference semi-annually during the period of this Grant Contract. Such attestations shall be maintained by the Grantee and made available to state officials upon request.

b. Prior to the use of any subcontractor in the performance of this Grant Contract, and semi-annually thereafter during the period of this Grant Contract, the Grantee shall obtain and retain a current, written attestation that the subcontractor shall not knowingly utilize the services of an illegal immigrant to perform work under this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant to perform work under this Grant Contract. Attestations obtained from subcontractors shall be maintained by the Grantee and made available to state officials upon request.

c. The Grantee shall maintain records for all personnel used in the performance of this Grant Contract. Said records shall be subject to review and random inspection at any reasonable time upon reasonable notice by the State.

d. The Grantee understands and agrees that if the Grantee fails to comply with this Section, the Grantee will be subject to the sanctions of Tenn. Code Ann. § 12-3-309(c) for acts or omissions occurring after the Grant Contract's Effective Date.
For purposes of this Grant Contract, "illegal immigrant" shall be defined as any person who is not either a United States citizen, a Lawful Permanent Resident, or a person whose physical presence in the United States is authorized or allowed by the federal Department of Homeland Security and who, under federal immigration laws or regulations, is authorized to be employed in the U.S. or is otherwise authorized to provide services under the Grant Contract.

D.10. **HIPAA Compliance.** The State and the Grantee shall comply with obligations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Health Information Technology for Economic and Clinical Health Act (HITECH) and any other relevant laws and regulations regarding privacy (collectively the “Privacy Rules”).

a. The Grantee warrants to the State that it is familiar with the requirements of the Privacy Rules and will comply with all applicable HIPAA requirements in the course of this Grant Contract.

b. The Grantee warrants that it will cooperate with the State, including cooperation and coordination with State privacy officials and other compliance officers required by the Privacy Rules, in the course of performance of this Grant Contract so that both parties will be in compliance with the Privacy Rules.

c. The State and the Grantee will sign documents, including but not limited to business associate agreements, as required by the Privacy Rules and that are reasonably necessary to keep the State and the Grantee in compliance with the Privacy Rules. This provision shall not apply if information received by the State under this Grant Contract is NOT "protected health information" as defined by the Privacy Rules, or if the Privacy Rules permit the State to receive such information without entering into a business associate agreement or signing another such document.

D.11. **Public Accountability.** If the Grantee is subject to Tenn. Code Ann. §§ 8-4-401—409, or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program, and the Grantee shall display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least eleven inches (11”) in height and seventeen inches (17”) in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER’S TOLL-FREE HOTLINE: 1-800-232-5454.

D.12. **Public Notice.** All notices, informational pamphlets, press releases, research reports, signs, and similar public notices prepared and released by the Grantee in relation to this Grant Contract shall include the statement, “This project is funded under a grant contract with the State of Tennessee.” All notices by the Grantee in relation to this Grant Contract shall be approved by the State.

D.13. **Licensure.** The Grantee, its employees, and any approved subcontractor shall be licensed pursuant to all applicable federal, state, and local laws, ordinances, rules, and regulations and shall upon request provide proof of all licenses.

D.14. **Records.** The Grantee (and any approved subcontractor) shall maintain documentation for all charges under this Grant Contract. The books, records, and documents of the Grantee (and any approved subcontractor), insofar as they relate to work performed or money received under this
Grant Contract, shall be maintained for a period of five (5) full years from the date of the final payment and shall be subject to audit at any reasonable time and upon reasonable notice by the Grantor State Agency, the Comptroller of the Treasury, or duly appointed representatives.

The records shall be maintained in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification, Public Company Accounting Oversight Board (PCAOB) Accounting Standards Codification or Governmental Accounting Standards Board (GASB) Accounting Standards Codification, as applicable, and any related AICPA Industry Audit and Accounting guides.

In addition, documentation of grant applications, budgets, reports, awards, and expenditures will be maintained in accordance with U.S. Office of Management and Budget's Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

The Grantee shall also comply with any recordkeeping and reporting requirements prescribed by the Tennessee Comptroller of the Treasury.

The Grantee shall establish a system of internal controls that utilize the COSO Internal Control - Integrated Framework model as the basic foundation for the internal control system. The Grantee shall incorporate any additional Comptroller of the Treasury directives into its internal control system.

Any other required records or reports which are not contemplated in the above standards shall follow the format designated by the head of the Grantor State Agency, the Central Procurement Office, or the Commissioner of Finance and Administration of the State of Tennessee.

D.15. **Monitoring.** The Grantee's activities conducted and records maintained pursuant to this Grant Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.

D.16. **Progress Reports.** The Grantee shall submit brief, periodic, progress reports to the State as requested.

D.17. **Annual and Final Reports.** The Grantee shall submit, within three (3) months of the conclusion of each year of the Term, an annual report. For grant contracts with a term of less than one (1) year, the Grantee shall submit a final report within three (3) months of the conclusion of the Term. For grant contracts with multiyear terms, the final report will take the place of the annual report for the final year of the Term. The Grantee shall submit annual and final reports to the head of the Grantor State Agency and the Commissioner of Finance and Administration. At minimum, annual and final reports shall include: (a) the Grantee's name; (b) the Grant Contract's Edison identification number, Term, and total amount; (c) a narrative section that describes the program's goals, outcomes, successes and setbacks, whether the Grantee used benchmarks or indicators to determine progress, and whether any proposed activities were not completed; and (d) other relevant details requested by the Grantor State Agency. Annual and final report documents to be completed by the Grantee shall appear as an attachment to the Grant Contract.

D.18. **Audit Report.** When the Grantee has received seven hundred fifty thousand dollars ($750,000.00) or more in aggregate federal and state funding for all of its programs within the Grantee's fiscal year, the Grantee shall provide audited financial statements to the Tennessee Comptroller of the Treasury. The Grantee may, with the prior approval of the Comptroller of the Treasury, engage a licensed independent public accountant to perform the audit. The audit contract between the Grantee and the licensed independent public accountant shall be on a contract form prescribed by the Tennessee Comptroller of the Treasury. When an audit is required under this Section, the audit shall be performed in accordance with U.S. Office of Management and Budget's Uniform Administration Requirements, Cost Principles, and Audit Requirements for Federal Awards.

The Grantee shall be responsible for reimbursing the Tennessee Comptroller of the Treasury for any costs of an audit prepared by the Tennessee Comptroller of the Treasury.
The Grantee shall be responsible for payment of fees for an audit prepared by a licensed independent public accountant. Payment of the audit fees for the licensed independent public accountant by the Grantee shall be subject to the provision relating to such fees contained within this Grant Contract. Copies of such audit reports shall be provided to the designated cognizant state agency, the Grantor State Agency, the Tennessee Comptroller of the Treasury, the Central Procurement Office, and the Commissioner of Finance and Administration.

Audit reports shall be made available to the public.

D.19. **Procurement.** If other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, motor vehicles, or contracted services, procurements by the Grantee shall be competitive where practicable. For any procurement for which reimbursement is paid under this Grant Contract, the Grantee shall document the competitive procurement method. In each instance where it is determined that use of a competitive procurement method is not practicable, supporting documentation shall include a written justification for the decision and for the use of a non-competitive procurement. If the Grantee is a subrecipient, the Grantee shall comply with 2 C.F.R. §§200.318-200.326 when procuring property and services under a federal award.

The Grantee shall obtain prior approval from the State before purchasing any equipment or motor vehicles under this Grant Contract.

D.20. **Strict Performance.** Failure by any party to this Grant Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Grant Contract is not a waiver or relinquishment of any term, covenant, condition, or provision. No term or condition of this Grant Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties.

D.21. **Independent Contractor.** The parties shall not act as employees, partners, joint venturers, or associates of one another in the performance of this Grant Contract. The parties acknowledge that they are independent contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.

D.22. **State Liability.** The State shall have no liability except as specifically provided in this Grant Contract.

D.23. **Force Majeure.** The obligations of the parties to this Grant Contract are relieved to the extent the parties' non-performance is beyond the parties' control despite the exercise of due care due to, but not limited to, natural disasters, riots, wars, epidemics, or any other similar cause.

D.24. **Tennessee Department of Revenue Registration.** The Grantee shall be registered with the Tennessee Department of Revenue for the collection of Tennessee sales and use tax. This registration requirement is a material provision of this Grant Contract.

D.25. **State and Federal Compliance.** The Grantee shall comply with all applicable state and federal laws and regulations in the performance of this Grant Contract. The U.S. Office of Management and Budget's Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards is available here: [http://www.ecfr.gov/cgi-bin/text-idx?SID=6b2f053952356ba94470ad3a7c1a975&tpl=/ecfrbrowse/Title02/2 CFR200_main_02.tpl](http://www.ecfr.gov/cgi-bin/text-idx?SID=6b2f053952356ba94470ad3a7c1a975&tpl=/ecfrbrowse/Title02/2 CFR200_main_02.tpl)

D.26. **Governing Law.** This Grant Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Grantee agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Grant.
Contract. The Grantee acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising there from, shall be subject to and limited to those rights and remedies, if any, available under Tenn. Code Ann. §§ 9-8-101 through 9-8-407.

D.27. **Completeness.** This Grant Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions agreed to by the parties. This Grant Contract supersedes any and all prior understandings, representations, negotiations, or agreements between the parties, whether written or oral.

D.28. **Severability.** If any terms and conditions of this Grant Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions shall not be affected and shall remain in full force and effect. To this end, the terms and conditions of this Grant Contract are declared severable.

D.29. **Headings.** Section headings are for reference purposes only and shall not be construed as part of this Grant Contract.

**E. SPECIAL TERMS AND CONDITIONS:**

E.1. **Conflicting Terms and Conditions.** Should any of these special terms and conditions conflict with any other terms and conditions of this Grant Contract, these special terms and conditions shall control.

E.2. **Communications and Contacts.** All instructions, notices, consents, demands, or other communications required or contemplated by this Grant Contract shall be in writing and shall be made by certified, first class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by email or facsimile transmission with recipient confirmation. All communications, regardless of method of transmission, shall be addressed to the respective party as set out below:

   The State:

   State Contact Name & Title  
   State Agency Name  
   Address  
   Email Address  
   Telephone # Number  
   FAX # Number

   The Grantee:

   Grantee Contact Name & Title  
   Grantee Name  
   Address  
   Email Address  
   Telephone # Number  
   FAX # Number

   A change to the above contact information requires written notice to the person designated by the other party to receive notice.

   All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

E.3. **Subject to Funds Availability.** This Grant Contract is subject to the appropriation and availability of State or Federal funds. In the event that the funds are not appropriated or are otherwise
unavailable, the State reserves the right to terminate this Grant Contract upon written notice to the Grantee. The State’s right to terminate this Grant Contract due to lack of funds is not a breach of this Grant Contract by the State. Upon receipt of the written notice, the Grantee shall cease all work associated with the Grant Contract. Should such an event occur, the Grantee shall be entitled to compensation for all satisfactory and authorized services completed as of the termination date. Upon such termination, the Grantee shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.

E.4. **Charges to Service Recipients Prohibited.** The Grantee shall not collect any amount in the form of fees or reimbursements from the recipients of any service provided pursuant to this Grant Contract.

E.5. **No Acquisition of Equipment or Motor Vehicles.** This Grant Contract does not involve the acquisition and disposition of equipment or motor vehicles acquired with funds provided under this Grant Contract.

Add ALL Necessary or Contingently Required Special Terms & Conditions

**IN WITNESS WHEREOF,**

**GRANTEE LEGAL ENTITY NAME:**

<table>
<thead>
<tr>
<th>GRANTEE SIGNATURE</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PRINTED NAME AND TITLE OF GRANTEE SIGNATORY (above)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>GRANTOR STATE AGENCY NAME:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME &amp; TITLE</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## GRANT BUDGET

**Additional Identification Information As Necessary**

The Grant Budget line-item amounts below shall be applicable only to expense incurred during the following Applicable Period: BEGIN: DATE (ENTER) END: DATE (ENTER)

<table>
<thead>
<tr>
<th>POLICY 03 Object Line-item Reference</th>
<th>EXPENSE OBJECT LINE-ITEM CATEGORY ¹</th>
<th>GRANT CONTRACT</th>
<th>GRANTEE PARTICIPATION</th>
<th>TOTAL PROJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2</td>
<td>Salaries, Benefits &amp; Taxes</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>4, 15</td>
<td>Professional Fee, Grant &amp; Award ²</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>5, 6, 7, 8, 9, 10</td>
<td>Supplies, Telephone, Postage &amp; Shipping, Occupancy, Equipment Rental &amp; Maintenance, Printing &amp; Publications</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>11, 12</td>
<td>Travel, Conferences &amp; Meetings</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>13</td>
<td>Interest ²</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>14</td>
<td>Insurance</td>
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</tr>
<tr>
<td>16</td>
<td>Specific Assistance To Individuals</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>17</td>
<td>Depreciation ²</td>
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<td>0.00</td>
<td>0.00</td>
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<tr>
<td>18</td>
<td>Other Non-Personnel ²</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>20</td>
<td>Capital Purchase ²</td>
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<td>0.00</td>
<td>0.00</td>
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<tr>
<td>22</td>
<td>Indirect Cost</td>
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<td>0.00</td>
</tr>
<tr>
<td>24</td>
<td>In-Kind Expense</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>25</td>
<td>GRAND TOTAL</td>
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<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>


² Applicable detail follows this page if line-item is funded.
GRANT BUDGET LINE-ITEM DETAIL:

<table>
<thead>
<tr>
<th>PROFESSIONAL FEE, GRANT &amp; AWARD</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>INTEREST</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>DEPRECIATION</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>OTHER NON-PERSONNEL</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CAPITAL PURCHASE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific, Descriptive, Detail (Repeat Row As Necessary)</td>
<td>Amount</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>Amount</td>
</tr>
</tbody>
</table>
GG INSTRUCTIONS, CONSIDERATIONS, and OPTIONS

The following pages contain additional GG instructions, considerations, and options. Replace or modify the standard GG Template by including the following content as appropriate. Content included with a box around it is intended to be inserted into the standard GG Template as appropriate.

Complete the fields and follow, replace, or otherwise address red instructional text (e.g., State Agency Name, amount, will/will not) as indicated and with conforming font and color.

COVER SHEET
A summary cover sheet properly completed and in accordance with the template is required. Complete summary cover sheet fields as indicated within the template and the following field directions.

Agency Tracking #  unique tracking number comprised of: 5-digit business unit # + unique, 5-digit # example: 31707-12345
Subrecipient or Contractor Subrecipient or Contractor in accordance with the OMB’s Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards
Funding Amounts by fiscal year and funding source with row and column totals; contract Maximum Liability MUST equal the sum of the TOTAL Grant Contract Amount column (i.e., the grand total amount for all fiscal years & all sources of funding)

PREAMBLE
Add additional information only if necessary.

A. SCOPE OF SERVICES
It is the responsibility of the Grantor State Agency to adequately draft a scope of services. Oversight examiners will rely on the authorized signature of the Grantor State Agency on the Grant Contract as certification and assurance that the proposed scope of services is clear and correct, adequate for all legal and enforcement purposes, and sufficiently detailed to ensure Grantee accountability and results.
Do NOT include payment terms in the scope of services.
Draft the scope of services to clearly, specifically, and definitively detail Grantee duties, responsibilities, and the associated performance requirements. Describe, in detail, the service and deliverable requirements and all related specifications.

Option: Grant Proposal Attachment
It is NOT acceptable to attach the associated grant proposal to the Grant Contract in lieu of a properly drafted scope of services. Proposals for funding are NOT adequately definitive to stand alone as the description of Grantee duties and responsibilities or performance requirements.
To attach an associated grant proposal to the Grant Contract in support of a properly drafted scope of service, use the following optional section.

A.#. Incorporation of Additional Documents. Each of the following documents is included as a part of this Grant Contract by reference or attachment. In the event of a discrepancy or ambiguity regarding the Grantee’s duties, responsibilities, and performance hereunder, these items shall govern in order of precedence below.

a. this Grant Contract document with any attachments or exhibits (excluding the items listed at subsections b. and c., below);
b. the State grant proposal solicitation as may be amended, if any;
c. the Grantee’s proposal (Attachment Reference) incorporated to elaborate supplementary scope of services specifications.

B. GRANT CONTRACT TERM

Procurement professionals should obtain the Grantee’s signature first before submitting the Grant Contract for State signatures or approvals. Procurement professionals shall obtain all required approvals prior to the Effective Date written in the Grant Contract and submit it for Central Procurement Office approval no less than thirty (30) days before the Effective Date.

If a signed Grant Contract is not submitted to the Central Procurement Office at least thirty (30) days prior to the Effective Date, then the CPO may require that the Grant Contract be resubmitted with a new Effective Date or require a Rule Exception Request that explains why the Grant Contract was submitted less than thirty (30) days before the Effective Date. In no event shall the Grantee deliver goods or perform services prior to the Effective Date.

Draft the Grant Contract with an appropriate, definitive, and complete Term. Note that no Grant Contract with a Term exceeding sixty (60) months shall be awarded unless approved by the Central Procurement Officer as being in the best interests of the State. (Tenn. Comp. R. & Regs. 0690-03-01-.14(2)(c)). Comptroller of the Treasury approval will also be required.

Option: Term Renewal or Extension

To reserve the right to extend the Grant Contract’s term beyond the original period, change the designation of the paragraph under B. to B.1. and add the following section, revising the length of the extension period(s) as appropriate.

B.2. Renewal Options. This Grant Contract may be renewed upon satisfactory completion of the Term. The State reserves the right to execute up to number (#) of renewal options under the same terms and conditions for a period not to exceed twelve (12) months each by the State, at the State’s sole option. In no event, however, shall the maximum Term, including all renewals or extensions, exceed a total of sixty (60) months.

B.3. Term Extension. It is understood and agreed that the State may extend the Term an additional period of time, not to exceed one hundred-eighty (180) days beyond the expiration date of this Grant Contract, under the same terms and conditions. In no event, however, shall the maximum Term, including all extensions or renewals, exceed a total of sixty (60) months.

C. PAYMENT TERMS AND CONDITIONS

Revise Payment Terms and Conditions sections only as provided in the instructions.

Payment Methodology

Pursuant to Central Procurement Office Policy 2013-007, any Grantor State Agency seeking to effect a partial, periodic, or total advance payment shall obtain the Central Procurement Officer’s approval. The Grantor State Agency must submit a written justification for the type of advance payment sought. All grant contracts with approved advance payments will be reported to the Comptroller of the Treasury.

Option: Partial Advance Payment

To effect a partial advance payment, replace the section with the following.

C.3. Payment Methodology – Partial Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum
liability established in section C.1. The amount of Written Dollar Amount ($Number) shall be paid to the Grantee in advance upon approval of this Grant Contract. Upon progress toward the completion of the work, as described in section A of this Grant Contract, the Grantee shall submit invoices for payment prior to any additional reimbursement of allowable costs. The total of all payments to the Grantee shall not exceed the maximum liability of this Grant Contract.

Option: Periodic Advance Payment
To effect periodic advance payments: (1) Replace the section with the following.

C.3. Payment Methodology – Periodic Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in section C.1. The amount of Written Dollar Amount ($Number) shall be paid to the Grantee in advance upon approval of this Grant Contract and on Date(s) on which the state will make advance payment(s). The total of said payments shall not exceed the maximum liability of this Grant Contract.

(2) Delete the Invoice Requirements section (renumbering any subsequent sections accordingly).
(3) Replace the first paragraph of the Disbursement Reconciliation and Close Out section with the following (which may be further revised to require more frequent grant disbursement reconciliation reports).

C.#. Disbursement Reconciliation and Close Out. The Grantee shall submit a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State (and include, as applicable, documentation and receipts as required by the above-referenced “State Comprehensive Travel Regulations”).

Option: Total Advance Payment
To effect a total advance payment: (1) Replace the section with the following.

C.3. Payment Methodology – Total Advance Payment. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in section C.1. Payment to the Grantee shall be a lump sum made in advance upon approval of this Grant Contract.

(2) Delete the Invoice Requirements section (renumbering any subsequent sections accordingly).
(3) Replace the first paragraph of the Disbursement Reconciliation and Close Out section with the following.

C.#. Disbursement Reconciliation and Close Out. The Grantee shall submit a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State (and include, as applicable, documentation and receipts as required by the above-referenced “State Comprehensive Travel Regulations”).

Invoice Requirements
Add clear, non-conflicting, invoice requirements to the section as appropriate (revising the first sentence “no more often than monthly” requirement as necessary).
Delete the section (and renumber subsequent sections appropriately) if the Payment Methodology section provides for a total advance payment or periodic advance payments.

Option: Late Invoices Prohibition
Add the following new subsection C.5.b.(4) when appropriate and revise the maximum number of days to thirty (30) or more.

(4) An invoice under this Grant Contract shall be presented to the State within sixty (60) days after the end of the calendar month in which the subject costs were incurred or services were rendered by the Grantee. An invoice submitted more than sixty (60) days after such date will NOT be paid. The State will not deem such Grantee costs to be allowable and reimbursable by the State unless, at the sole discretion of the State, the failure to submit a timely invoice is warranted. The Grantee shall submit a special, written request for reimbursement with any such untimely invoice. The request must detail the reason the invoice is untimely as well as the Grantee’s plan for submitting future invoices as required, and it must be signed by a Grantee agent that would be authorized to sign this Grant Contract.

Budget Line-Items
Revise line-item variance amount as appropriate and up to the maximum of twenty percent (20%).
(Any further change would require an amendment). After the Budget Line-Items provision should NOT be amended after Grant Contract approval.

Option: Grantee May Request Budget Line-Item Variance Not Exceeding Twenty Percent (20%) Per Line Item
Replace the section with the following:

C.6. Grant Budget and Revisions to Grant Budget Line-Items. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget.

a. The Grantee may vary from a Grant Budget line-item amount by up to twenty percent (20%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amounts. The net result of any changes to Grant Budget line-item amounts shall not result in funding for a line-item that was previously funded at zero dollars ($0.00) or increase the total Grant Contract amount detailed by the Grant Budget.

b. The Grantee may request in writing Grant Budget line-item revisions exceeding the limitation set forth in section C.6.a., above, giving full details supporting the Grantee’s request, provided that such revisions do not result in funding for a line-item that was previously funded at zero dollars ($0.00) and do not increase the total Grant Contract amount. Grant Budget line-item revisions may not be made without prior, written approval of the State in which the terms of the approved revisions are detailed. Any approval of a revision to a Grant Budget line-item greater than twenty percent (20%) shall be superseded by a subsequent revision of the Grant Budget by Grant Contract amendment.

c. Any increase in the total Grant Contract amount shall require a Grant Contract Amendment.

Option: NO Line-Item Variance
Replace the section with the following alternative as appropriate.

C.6. Budget Line-Items. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. Reimbursable expenditures may NOT vary from the Grant
Budget line-item amounts.

Disbursement Reconciliation and Close Out
To require additional grant disbursement reconciliation reports, revise the first paragraph of the standard C.7. Disbursement Reconciliation and Close Out language, as necessary.

Option: Grantee Match Requirement
If the Grant Budget details a grantee match requirement (in which the maximum total amount reimbursable by the state under the grant will be reduced by the amount of any Grantee failure to meet the match requirement) replace the Disbursement Reconciliation and Close Out section with the following (revising the maximum number of days to no less than thirty (30)).

C.7. Disbursement Reconciliation and Close Out. The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State.

a. The Grant Budget specifies a Grantee Match Requirement and the final grant disbursement reconciliation report shall detail all Grantee expenditures recorded to meet this requirement.

i. No Grantee expenditure shall be recorded and reported toward meeting a Grantee Match Requirement of more than one grant contract with the State.

ii. The final grant disbursement reconciliation report shall specifically detail the exact amount of any Grantee failure to meet a Match Requirement, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the Grant Budget column “Grant Contract,” shall be reduced by the amount that the Grantee failed to contribute to the Total Project as budgeted.

b. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract (including any adjustment pursuant to subsection a.ii. above), the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.

c. The State shall not be responsible for the payment of any invoice submitted to the state after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.

d. The Grantee’s failure to provide a final grant disbursement reconciliation report to the state as required shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.

e. The Grantee must close out its accounting records at the end of the contract period in such a way that reimbursable expenditures and revenue collections are NOT carried forward.

D. STANDARD TERMS AND CONDITIONS
Do NOT add terms and conditions to section D (additional, necessary terms and conditions may be added to the section E, Special Terms and Conditions).
Termination for Convenience
Increase the thirty (30) days written notice requirement as appropriate.

Option: Bilateral Termination
Replace the section with the following bilateral termination provision only if the contracting agency can justify that the bilateral provision is in the best interest of the state.

D. #. Bilateral Termination for Convenience. The Grant Contract may be terminated by either party by giving written notice to the other, at least thirty (30) days before the effective date of termination. Should either party exercise this provision, the Grantee shall be entitled to reimbursement for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for any service which has not been rendered. The final decision as to the amount, for which the State is liable, shall be determined by the State. In the event of disagreement, the Grantee may file a claim with the Tennessee Claims Commission to seek redress.

HIPAA Compliance
A Grantee must execute a Business Associate Agreement (BAA) if: (a) the Grantee is a “covered entity” as defined in the Privacy Rules; (b) the Grantee engages another person or entity outside of its workforce to perform activities on its behalf; and (c) those activities involve access to protected health information.

If the Grantor State Agency obtains an approved Rule Exception Request to delete the HIPAA Compliance term, add the following section:

D.10. This space is intentionally left blank.

Prevailing Wage Rates
Add the following section if the grant contract involves a construction project for the purpose of building, repairing, locating, relocating or repairing any Tennessee streets, highways, or bridges or expenditure of funds for building or construction work.

D. #. Prevailing Wage Rates. All State contracts for highway construction projects that are for the purpose of building, rebuilding, locating, relocating or repairing any streets, highways or bridges require compliance with the prevailing wage laws provided in Tenn. Code Ann. §§ 12-4-401--415.

Audit Report
Add the following text just prior to the final sentence of the section as appropriate.

The State may reimburse the Grantee for a reasonably proportionate share of the costs of audits required by and performed in accordance with the “Single Audit Act Amendments of 1996” as provided in 2 C.F.R. § 200.425.

Procurement
Replace the section with the following if contracting agency head approval is required for non-competitive procurements under the grant.

D. #. Procurement. If other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, motor vehicles, or contracted services, such procurement(s) shall be made on a competitive basis, including the use of competitive bidding procedures, where practicable. The Grantee shall maintain documentation for the basis of each procurement for
which reimbursement is paid pursuant to this Grant Contract. In each instance where it is
determined that use of a competitive procurement method is not practicable, supporting
documentation shall include a written justification, approved by the State Agency Head Title, for
such decision and non-competitive procurement. Further and notwithstanding the foregoing, if
such reimbursement is to be made with funds derived wholly or partially from federal sources, the
determination of cost shall be governed by and reimbursement shall be subject to the Grantee’s
compliance with applicable federal procurement requirements.

The Grantee shall obtain prior approval from the State before purchasing any equipment or motor
vehicles under this Grant Contract.

Independent Contractor
Replace this provision with the following if the grantee is an entity of the federal government.

D.21. **Independent Contractor.** The parties, in the performance of this Grant Contract, shall be acting in
their individual capacities and not as employees, partners, joint venturers, or associates of one
another. The parties acknowledge that they are independent contracting entities and that nothing
in this Grant Contract shall be construed to create a principal/agent relationship or to allow either
to exercise control or direction over the manner or method by which the other transacts its
business affairs or provides its usual services. The employees or agents of one party shall not
be deemed or construed to be the employees or agents of the other party for any purpose
whatsoever.

The Grantee, being a federal agency, shall be considered to be self-insured for the purposes of
public liability. The Grantee is also subject to the Federal Torts Claims Act.

E. **SPECIAL TERMS AND CONDITIONS**
Add the following sections as indicated and in the order below. Additional terms and conditions may be
added as appropriate. Seek legal advice as required.

**Charges To Service Recipients Prohibited**
Delete the section as appropriate.

**No Acquisition of Equipment or Motor Vehicles**
Delete the section if the Grant Budget provides funding for the acquisition of equipment or motor vehicles
(if so, the contingently required State Interest In Equipment or Motor Vehicles section below will likely be
applicable).

**State Interest In Equipment or Motor Vehicles**
Attorney General staff have advised that the Grantor State Agency must file a UCC-1 or perfect in
accordance with applicable law to the extent that it wishes to secure a security agreement and priority.
Add the following section if the contract provides for the reimbursement of expenditures for equipment
or motor vehicles (revising the second to last sentence of the first paragraph as necessary to establish a
lower dollar threshold for the definition of “equipment or motor vehicles”).

E.#. **State Interest in Equipment.** The Grantee shall take legal title to all equipment or motor vehicles
purchased totally or in part with funds provided under this Grant Contract, subject to the State’s
equitable interest therein, to the extent of its pro rata share, based upon the State’s contribution
to the purchase price. The term “equipment” shall include any article of nonexpendable, tangible,
personal property having a useful life of more than one year and an acquisition cost which equals
or exceeds five thousand dollars ($5,000.00). The term “motor vehicle” shall include any article of
tangible personal property that is required to be registered under the “Tennessee Motor Vehicle

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As authorized by the Tennessee Uniform Commercial Code, Tenn. Code Ann. Title 47, Chapter 9 and the "Tennessee Motor Vehicle Title and Registration Law," Tenn. Code Ann. Title 55, Chapters 1-6, the parties intend this Grant Contract to create a security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this Grant Contract. A further intent of this Grant Contract is to acknowledge and continue the security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this program’s prior year Grant Contracts between the State and the Grantee.

The Grantee grants the State a security interest in all equipment or motor vehicles acquired in whole or in part by the Grantee under this Grant Contract. This Grant Contract is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the equipment or motor vehicles herein specified which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and the Grantee hereby grants the State a security interest in said equipment or motor vehicles. The Grantee agrees that the State may file this Grant Contract or a reproduction thereof, in any appropriate office, as a financing statement for any of the equipment or motor vehicles herein specified. Any reproduction of this or any other security agreement or financing statement shall be sufficient as a financing statement. In addition, the Grantee agrees to execute and deliver to the State, upon the State’s request, any financing statements, as well as extensions, renewals, and amendments thereof, and reproduction of this Grant Contract in such form as the State may require to perfect a security interest with respect to said equipment or motor vehicles. The Grantee shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements the State may reasonably require. Without the prior written consent of the State, the Grantee shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said equipment or motor vehicles, including replacements and additions thereto. Upon the Grantee’s breach of any covenant or agreement contained in this Grant Contract, including the covenants to pay when due all sums secured by this Grant Contract, the State shall have the remedies of a secured party under the Uniform Commercial Code and, at the State’s option, may also invoke the remedies herein provided.

The Grantee agrees to be responsible for the accountability, maintenance, management, and inventory of all property purchased totally or in part with funds provided under this Grant Contract. The Grantee shall maintain a perpetual inventory system for all equipment or motor vehicles purchased with funds provided under this Grant Contract and shall submit an inventory control report which must include, at a minimum, the following:

a. Description of the equipment or motor vehicles;
b. Manufacturer’s serial number or other identification number, when applicable;
c. Consecutive inventory equipment or motor vehicles tag identification;
d. Acquisition date, cost, and check number;
e. Fund source, State Grant number, or other applicable fund source identification;
f. Percentage of state funds applied to the purchase;
g. Location within the Grantee’s operations where the equipment or motor vehicles is used;
h. Condition of the property or disposition date if Grantee no longer has possession;
i. Depreciation method, if applicable; and
j. Monthly depreciation amount, if applicable.

The Grantee shall tag equipment or motor vehicles with an identification number which is cross referenced to the equipment or motor vehicle item on the inventory control report. The Grantee shall inventory equipment or motor vehicles annually. The Grantee must compare the results of the inventory with the inventory control report and investigate any differences. The Grantee must then adjust the inventory control report to reflect the results of the physical inventory and subsequent investigation.
The Grantee shall submit its inventory control report of all equipment or motor vehicles purchased with funding through this Grant Contract within thirty (30) days of its end date and in form and substance acceptable to the State. This inventory control report shall contain, at a minimum, the requirements specified above for inventory control. The Grantee shall notify the State, in writing, of any equipment or motor vehicle loss describing the reasons for the loss. Should the equipment or motor vehicles be destroyed, lost, or stolen, the Grantee shall be responsible to the State for the pro rata amount of the residual value at the time of loss based upon the State’s original contribution to the purchase price.

Upon termination of the Grant Contract, where a further contractual relationship is not entered into, or at another time during the term of the Grant Contract, the Grantee shall request written approval from the State for any proposed disposition of equipment or motor vehicles purchased with Grant funds. All equipment or motor vehicles shall be disposed of in such a manner as the parties may agree from among alternatives approved by the Tennessee Department of General Services as appropriate and in accordance with any applicable federal laws or regulations.

Confidentiality of Records
As appropriate, add the following section or an alternative recommended by the Grantor State Agency legal counsel.

E.#. Confidentiality of Records. Strict standards of confidentiality of records and information shall be maintained in accordance with applicable state and federal law. All material and information, regardless of form, medium or method of communication, provided to the Grantee by the State or acquired by the Grantee on behalf of the State shall be regarded as confidential information in accordance with the provisions of applicable state and federal law, state and federal rules and regulations, departmental policy, and ethical standards. Such confidential information shall not be disclosed, and all necessary steps shall be taken by the Grantee to safeguard the confidentiality of such material or information in conformance with applicable state and federal law, state and federal rules and regulations, departmental policy, and ethical standards.

The Grantee’s obligations under this Section do not apply to information: (1) in the public domain; (2) entering the public domain other than as a result of disclosure by the Grantee; (3) previously possessed by the Grantee without written obligations to the State to protect it; (4) acquired by the Grantee without written restrictions against disclosure from a third party which, to the Grantee’s knowledge, is free to disclose the information; (5) independently developed by the Grantee without the use of the State’s information; or, (6) disclosed by the State to others without restrictions against disclosure. Nothing in this paragraph shall permit Grantee to disclose any information that is confidential under state or federal law, regardless of whether it has been disclosed or made available to the Grantee due to intentional or negligent actions or inactions of agents of the State or third parties. It is expressly understood and agreed the obligations set forth in this Section shall survive the termination of this Grant Contract.

Printing Authorization
Add the following section as appropriate.

E.#. Printing Authorization. The Grantee agrees that no publication coming within the jurisdiction of Tenn. Code Ann. § 12-7-101, et seq., shall be printed pursuant to this Grant Contract unless a printing authorization number has been obtained and affixed as required by Tenn. Code Ann. § 12-7-103(d).

State Furnished Property
Add the following section as appropriate.

E.#. State Furnished Property. The Grantee shall be responsible for the correct use, maintenance,
and protection of all articles of nonexpendable, tangible, personal property furnished by the State for the Grantee's temporary use under this Grant Contract. Upon termination of this Grant Contract, all property furnished shall be returned to the State in good order and condition as when received, reasonable use and wear thereof excepted. Should the property be destroyed, lost, or stolen, the Grantee shall be responsible to the State for the residual value of the property at the time of loss.

Work Papers Subject To Review
Add the following section only if the Grant Contract requires the performance of audit, accounting or financial analysis services.

E.#. Work Papers Subject to Review.
The Grantee shall make all audit, accounting, or financial analysis work papers, notes, and other documents available for review by the Comptroller of the Treasury or his representatives, upon request, during normal working hours either while the analysis is in progress or subsequent to the completion of this Grant Contract.

Environmental Tobacco Smoke
Add the following section as appropriate.

E.#. Environmental Tobacco Smoke. Pursuant to the provisions of the federal "Pro-Children Act of 1994" and the "Children's Act for Clean Indoor Air of 1995," Tenn. Code Ann. §§ 39-17-1601 through 1606, the Grantee shall prohibit smoking of tobacco products within any indoor premises in which services are provided to individuals under the age of eighteen (18) years. The Grantee shall post "no smoking" signs in appropriate, permanent sites within such premises. This prohibition shall be applicable during all hours, not just the hours in which children are present. Violators of the prohibition may be subject to civil penalties and fines. This prohibition shall apply to and be made part of any subcontract related to this Grant Contract.

Drug Free Workplace
Add the following section as appropriate.


Grantee Participation
Add the following section as appropriate.

E.#. Grantee Participation. Grantee Participation amounts detailed in the Grant Budget are intended as a goal for the total project, and the amount of actual Grantee Participation expenditures will not impact the maximum amounts reimbursable to the Grantee as detailed by the Grant Budget column, "Grant Contract."

Disclosure of Personally Identifiable Information
Add the following section as appropriate.

E.#. Disclosure of Personally Identifiable Information. The Grantee shall report to the State any instances of unauthorized disclosure of personally identifiable information that come to the attention of the Grantee. Any such report shall be made by the Grantee within twenty-four (24) hours after the instance has come to the attention of the Grantee. The Grantee, at the sole discretion of the State, shall provide no cost credit monitoring services for individuals that are deemed to be part of a potential disclosure. The Grantee shall bear the cost of notification to
individuals having personally identifiable information involved in a potential disclosure event, including individual letters or public notice. The remedies set forth in this section are not exclusive and are in addition to any claims or remedies available to the State under this Grant Contract or otherwise available at law.

Federal Funding Accountability and Transparency Act
Add the following section if the Grant Contract will be funded in whole or part by a federal grant or federal contract of $25,000 or more (excluding federal grants subject to section 1512 of the American Recovery and Reinvestment Act of 2009), and the federal grant will provide for the expenditure of $25,000 or more in federal funds.

E. Federal Funding Accountability and Transparency Act (FFATA). This Grant Contract requires the Grantee to provide supplies or services that are funded in whole or in part by federal funds that are subject to FFATA. The Grantee is responsible for ensuring that all applicable FFATA requirements, including but not limited to those below, are met and that the Grantee provides information to the State as required.

The Grantee shall comply with the following:

a. Reporting of Total Compensation of the Grantee’s Executives.

   (1) The Grantee shall report the names and total compensation of each of its five most highly compensated executives for the Grantee’s preceding completed fiscal year, if in the Grantee’s preceding fiscal year it received:

      i. 80 percent or more of the Grantee’s annual gross revenues from Federal procurement contracts and federal financial assistance subject to the Transparency Act, as defined at 2 CFR 170.320 (and sub awards); and
      ii. $25,000,000 or more in annual gross revenues from federal procurement contracts (and subcontracts), and federal financial assistance subject to the Transparency Act (and sub awards); and
      iii. The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. § 78m(a), 78o(d)) or § 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)

As defined in 2 C.F.R. § 170.315, “Executive” means officers, managing partners, or any other employees in management positions.

(2) Total compensation means the cash and noncash dollar value earned by the executive during the Grantee’s preceding fiscal year and includes the following (for more information see 17 CFR § 229.402(c)(2)):

      i. Salary and bonus.
      ii. Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.
      iii. Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.
      iv. Change in pension value. This is the change in present value of defined
benefit and actuarial pension plans.

v. Above-market earnings on deferred compensation which is not tax qualified.

vi. Other compensation, if the aggregate value of all such other compensation (e.g. severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds $10,000.

b. The Grantee must report executive total compensation described above to the State by the end of the month during which this Grant Contract is established.

c. If this Grant Contract is amended to extend its term, the Grantee must submit an executive total compensation report to the State by the end of the month in which the amendment to this Grant Contract becomes effective.

d. The Grantee will obtain a Data Universal Numbering System (DUNS) number and maintain its DUNS number for the term of this Grant Contract. More information about obtaining a DUNS Number can be found at: http://fedgov.dnb.com/webform/.

The Grantee’s failure to comply with the above requirements is a material breach of this Grant Contract for which the State may terminate this Grant Contract for cause. The State will not be obligated to pay any outstanding invoice received from the Grantee unless and until the Grantee is in full compliance with the above requirements.

Transfer of Grantee’s Obligations
Add the following section as appropriate.

E.##. Transfer of Grantee’s Obligations.
The Grantee shall not transfer or restructure its operations related to this Grant Contract without the prior written approval of the State. The Grantee shall immediately notify the State in writing of a proposed transfer or restructuring of its operations related to this Grant Contract. The State reserves the right to request additional information or impose additional terms and conditions before approving a proposed transfer or restructuring.

SIGNATURES
By signature, the Grantor State Agency head or authorized designee shall assure and affirm that:

- there is a balance in the appropriation from which obligations under the Grant Contract are required to be paid that is not already encumbered to pay other obligations;
- the Grantor State Agency maintains documentation of a fair and impartial Grantee selection in full compliance with the approved procurement methodology as indicated by the summary cover sheet; and
- the proposed scope of services is clear and correct, adequate for all legal and enforcement purposes, and sufficiently detailed to ensure Grantee accountability and results.

Draft the Grant Contract so that the signature section immediately follows the previous section text separated by only one blank line. Do NOT insert an arbitrary page break prior to the signature section.

FEDERAL AWARD IDENTIFICATION
If the Grantee is a subrecipient and the Grant Contract involves any federal funds, complete the Federal Award Identification worksheet and include it as the first attachment to the Grant Contract. If some federal award identification information is not available, provide as much information as is available. If any of the data elements in the worksheet change, complete another worksheet containing the updated information. Send the updated worksheet to the Grantee and upload a copy into Edison.

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GRANT BUDGET

ALL Grant Budgets must be type-written and mathematically correct in every aspect.
Each Grant Budget page must be numbered consecutively.
The Grant Contract column total must equal the Maximum Liability of the Grant Contract.
Line-Item funding must comply with the Expense Object Line-Item Category Definitions provided by F&A Accounts Policy 03, Appendix A (which is posted on the Internet at: http://www.state.tn.us/finance/act/documents/policy3.pdf). Budget line-items and the definitions above have legal, audit, and federal funding implications, and contracting agency staff are solely responsible for whether appropriate line-items are funded in accordance with the scope of service and the definitions set out by F&A Accounts Policy 03.
In line-items that WILL BE FUNDED, replace the zeros ("0.00") associated with each line-item as appropriate. If a line-item will NOT be funded, leave the associated, "0.00" dollar amount.

Grant Budget Line-Item Detail.

These instructions do NOT preclude adding Line-Item Detail (and associated requirements) for other line-items, provided that the additional detail is clear and mathematically correct.
Delete the entire Grant Budget Line-Item Detail page if NONE of the following five line-items, which requires detail, is funded: Professional Fee, Grant & Award; Interest; Depreciation; Other Non-Personnel; Capital Purchase.
For each line-item requiring detail that is funded by the Grant Budget, complete the appropriate line-item detail box.
Delete the line-item detail box for each of the line-items that is NOT funded.
Do NOT draft the Grant Budget Line-Item Detail to describe a line-item only as "contracts," "grant contracts," "contracted services," "other," "professional services," or "miscellaneous."

Multiple Grant Budget Periods.

If a multi-year grant contract is to be written such that funding is restricted on an annual basis, such must be reflected in the Grant Budget by means of repeated use of the grant budget pages, numbered consecutively, detailing funding information for consecutive periods of applicability. If a grant budget attachment does include multiple pages respectively applicable to consecutive periods of applicability, a "roll-up" budget page totaling all lines for all periods is NOT required. However, the sum of all totals must agree with the Grant Contract Maximum Liability and any other relevant provisions of this Grant Contract.

Option: Grant Budget Grantee Match Requirement

Replace the Grant Budget table with the table on the following page if a grantee match is required.
<table>
<thead>
<tr>
<th><strong>Federal Award Identification Worksheet</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Subrecipient’s name (must match registered name in DUNS)</strong></td>
</tr>
<tr>
<td><strong>Subrecipient’s DUNS number</strong></td>
</tr>
<tr>
<td><strong>Federal Award Identification Number (FAIN)</strong></td>
</tr>
<tr>
<td><strong>Federal award date</strong></td>
</tr>
<tr>
<td><strong>CFDA number and name</strong></td>
</tr>
<tr>
<td><strong>Grant contract’s begin date</strong></td>
</tr>
<tr>
<td><strong>Grant contract’s end date</strong></td>
</tr>
<tr>
<td><strong>Amount of federal funds obligated by this grant contract</strong></td>
</tr>
<tr>
<td><strong>Total amount of federal funds obligated to the subrecipient</strong></td>
</tr>
<tr>
<td><strong>Total amount of the federal award to the pass-through entity (Grantor State Agency)</strong></td>
</tr>
<tr>
<td><strong>Name of federal awarding agency</strong></td>
</tr>
<tr>
<td><strong>Name and contact information for the federal awarding official</strong></td>
</tr>
<tr>
<td><strong>Is the federal award for research and development?</strong></td>
</tr>
<tr>
<td><strong>Indirect cost rate for the federal award (See 2 C.F.R. §200.331 for information on type of indirect cost rate)</strong></td>
</tr>
</tbody>
</table>
# GRANT BUDGET

Additional Identification Information As Necessary

The Grant Budget line-item amounts below shall be applicable only to expenses incurred during the following applicable period:

<table>
<thead>
<tr>
<th>POLICY 03 Object Line-item Reference</th>
<th>EXPENSE OBJECT LINE-ITEM CATEGORY</th>
<th>BEGIN: DATE</th>
<th>END: DATE</th>
<th>GRANT CONTRACT</th>
<th>GRANTEE MATCH</th>
<th>TOTAL PROJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2</td>
<td>Salaries, Benefits &amp; Taxes</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>4, 15</td>
<td>Professional Fee, Grant &amp; Award 2</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>5, 6, 7, 8, 9, 10</td>
<td>Supplies, Telephone, Postage &amp; Shipping, Occupancy, Equipment Rental &amp; Maintenance, Printing &amp; Publications</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>11, 12</td>
<td>Travel, Conferences &amp; Meetings</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>13</td>
<td>Interest 2</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>14</td>
<td>Insurance</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>16</td>
<td>Specific Assistance To Individuals</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>17</td>
<td>Depreciation 2</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>18</td>
<td>Other Non-Personnel 2</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>20</td>
<td>Capital Purchase 2</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>22</td>
<td>Indirect Cost</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>24</td>
<td>In-Kind Expense</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>n/a</td>
<td>Grantee Match Requirement (for any amount of the required Grantee Match that is not specifically delineated by budget line-items above)</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>25</td>
<td>GRAND TOTAL</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

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2. Applicable detail follows this page if line-item is funded.

3. A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the "Grant Contract" column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.
**ATTENTION RE PERSONNEL USED IN GRANT CONTRACT PERFORMANCE**

<table>
<thead>
<tr>
<th>SUBJECT GRANT CONTRACT NUMBER:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>GRANTEE LEGAL ENTITY NAME:</td>
<td></td>
</tr>
<tr>
<td>FEDERAL EMPLOYER IDENTIFICATION NUMBER: (or Social Security Number)</td>
<td></td>
</tr>
</tbody>
</table>

The Grantee, identified above, agrees that the Grantee shall not knowingly utilize the services of an illegal immigrant in the performance of this Grant Contract and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the performance of this Grant Contract.

---

**GRANTEE SIGNATURE**

NOTICE: This attestation MUST be signed by an individual empowered to contractually bind the Grantee. If the signatory is not the head of the Grantee's organization, or his or her designee, this document shall attach evidence showing the individual's authority to contractually bind the Grantee.

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**PRINTED NAME AND TITLE OF SIGNATORY**

---

**DATE**
REQUEST FOR PROPOSALS (RFP)
SCHEDULE OF EVENTS TEMPLATE

REDLINE VERSION
REQUEST: Revise the date timelines provided in the schedule of events to correspond to the amount of time required per Tenn. Code Ann. § 12-3-514.

In the Standard Template section:

2.1. The following RFP Schedule of Events represents the State's best estimate for this RFP.

<table>
<thead>
<tr>
<th>EVENT</th>
<th>TIME (central time zone)</th>
<th>DATE (all dates are state business days)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. RFP Issued</td>
<td></td>
<td>DATE</td>
</tr>
<tr>
<td>2. Disability Accommodation Request Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>3. Pre-response Conference</td>
<td></td>
<td>&gt; 1 BUSINESS DAY LATER</td>
</tr>
<tr>
<td>4. Notice of Intent to Respond Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 1 BUSINESS DAY LATER</td>
</tr>
<tr>
<td>5. Written “Questions &amp; Comments” Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>6. State Response to Written “Questions &amp; Comments”</td>
<td></td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>7. Response Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 5 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>8. State Completion of Technical Response Evaluations</td>
<td></td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>9. State Opening &amp; Scoring of Cost Proposals</td>
<td>2:00 p.m.</td>
<td>1 BUSINESS DAY LATER</td>
</tr>
<tr>
<td>10. State Notice of Intent to Award Released and RFP Files Opened for Public Inspection</td>
<td>2:00 p.m.</td>
<td>1 – 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>11. End of Open File Period</td>
<td></td>
<td>7 CALENDAR DAYS LATER</td>
</tr>
<tr>
<td>12. State sends Contract to Contractor for signature</td>
<td></td>
<td>18 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>13. Contractor Signature Deadline</td>
<td>2:00 p.m.</td>
<td>1 – 5 BUSINESS DAYS LATER</td>
</tr>
</tbody>
</table>

In the Optional Instructions Section:
2. **RFP SCHEDULE OF EVENTS**

2.1. **RFP Schedule of Events (table)**

The Request for Proposals process from issuance of the RFP to contract award will be in most cases at least thirty (30) business days.

Revise the "time zone" as appropriate.

The standard RFP Schedule of Events is copied below for easy reference:

<table>
<thead>
<tr>
<th>EVENT</th>
<th>TIME</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. RFP Issued</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Disability Accommodation Request Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>3. Pre-response Conference</td>
<td>TIME</td>
<td></td>
</tr>
<tr>
<td>4. Notice of Intent to Respond Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>5. Written &quot;Questions &amp; Comments&quot; Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>6. State Response to Written &quot;Questions &amp; Comments&quot;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Response Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>8. State Completion of Technical Response Evaluations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. State Opening &amp; Scoring of Cost Proposals</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>10. State Notice of Intent to Award Released and RFP Files Opened for Public Inspection</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>11. End of Open File Period</td>
<td></td>
<td>7 CALENDAR DAYS LATER</td>
</tr>
<tr>
<td>12. State sends contract to Contractor for signature</td>
<td></td>
<td>8 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>13. Contractor Contract Signature Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
</tbody>
</table>
REQUEST FOR PROPOSALS (RFP)
SCHEDULE OF EVENTS TEMPLATE

CLEAN VERSION
REQUEST:  Revise the date timelines provided in the schedule of events to correspond to the amount of time required per Tenn. Code Ann. § 12-3-514.

In the Standard Template section:

2.1. The following RFP Schedule of Events represents the State’s best estimate for this RFP.

<table>
<thead>
<tr>
<th>EVENT</th>
<th>TIME (central time zone)</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. RFP Issued</td>
<td></td>
<td>DATE</td>
</tr>
<tr>
<td>2. Disability Accommodation Request Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>3. Pre-response Conference</td>
<td>TIME</td>
<td>≥ 1 BUSINESS DAY LATER</td>
</tr>
<tr>
<td>4. Notice of Intent to Respond Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 1 BUSINESS DAY LATER</td>
</tr>
<tr>
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<td>2:00 p.m.</td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>6. State Response to Written “Questions &amp; Comments”</td>
<td></td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>7. Response Deadline</td>
<td>2:00 p.m.</td>
<td>≥ 5 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>8. State Completion of Technical Response Evaluations</td>
<td></td>
<td>≥ 3 BUSINESS DAYS LATER</td>
</tr>
<tr>
<td>9. State Opening &amp; Scoring of Cost Proposals</td>
<td>2:00 p.m.</td>
<td>1 BUSINESS DAY LATER</td>
</tr>
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<td>2:00 p.m.</td>
<td>1 – 3 BUSINESS DAYS LATER</td>
</tr>
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<td>7 CALENDAR DAYS LATER</td>
</tr>
<tr>
<td>12. State sends Contract to Contractor for signature</td>
<td></td>
<td>1 BUSINESS DAY LATER</td>
</tr>
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<td>13. Contractor Signature Deadline</td>
<td>2:00 p.m.</td>
<td>1 – 5 BUSINESS DAYS LATER</td>
</tr>
</tbody>
</table>
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2. **RFP SCHEDULE OF EVENTS**

2.1. **RFP Schedule of Events (table)**

The Request for Proposals process from issuance of the RFP to contract award will be in most cases at least thirty (30) business days.

Revise the "time zone" as appropriate.

The standard RFP Schedule of Events is copied below for easy reference:

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<td>7. Response Deadline</td>
<td>2:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>8. State Completion of Technical Response</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Evaluations</td>
<td></td>
<td></td>
</tr>
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<td></td>
</tr>
<tr>
<td>and RFP Files Opened for Public Inspection</td>
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<tr>
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</tr>
</tbody>
</table>
SECTION 11 OF THE PROCUREMENT PROCEDURES MANUAL OF THE CENTRAL PROCUREMENT OFFICE

REDLINE VERSION
REQUEST:  Delete and Replace § 11 of the Procurement Procedures Manual of the Central Procurement Office with the following and update the referenced document titles as appropriate.

11. **Templates and Models.**
Procurement professionals should utilize applicable templates and models when drafting procurement documents generated outside of the Edison system. When applicable, the templates must be utilized and deviations from the templates shall require an approved Rule Exception Request by oversight examiners. When a Rule Exception Request is not applicable, a written explanation for the deviation shall be provided by the agency head. The models are intended to be helpful guides or minimum standards that may be modified as needed. All documents are available on the State Intranet website [http://in.gov/generalserv/cpo/sourcing//model.html](http://in.gov/generalserv/cpo/sourcing//model.html). Procurement professionals should refer to the intranet site frequently to ensure that the most up-to-date template is being utilized and submitted for requisite approvals.

The Intranet website, models, and templates cited herein are incorporated by reference into this Procurement Procedures Manual as though set forth verbatim herein, and the below listing of available templates and models are for informational purposes only. Links to these templates and models are set forth below. Each of these templates and models is self-explanatory. All questions regarding use of these templates and models should be directed to Central Procurement Office staff. Any and all changes or modifications thereto are subject to review and recommendation by the Advisory Council and approval by the Procurement Commission.

- **APPROVAL REQUESTS**
  - Amendment Request
  - Contract Termination Request
  - eHealth [Support Pre-Approval Endorsement](#) Request (for service involving Medical/Mental Health-Related Professional, Pharmaceutical, Laboratory or Imaging)
  - HR [Pre-Approval EndorsementSupport](#) Request (for service involving State Employee Training, except that pursuant to an IT system contract, service relating to the employment of current or prospective State employees)
  - Limitation of Liability Request
  - OIR [Support Pre-Approval Endorsement](#) Request (for service involving Information Technology)
  - Rule Exception Request (Deviations from model language that are not specifically permitted by relevant regulations or instructions may require an approved written exception. The properly completed request must be signed and dated by the
contracting agency head (or authorized signatory) and submitted to the CPO. If approved, the CPO will return the documentation that contracting staff must later submit along with procurement documents for approval)
  o Solicitation Cancellation Request
  o Special Contract Request

• SOLICITATION TEMPLATES, MODELS & RELATED DOCUMENTS
  o Small Purchases Model
  o Informal Purchases Model
  o Request for Information (RFI) Model
  o Request for Qualifications (RFQ) Template
  o RFP & Related Documents:
    ▪ Request for Proposals (RFP) Standard Template
    ▪ RFP Amendment Template
    ▪ RFP Evaluation Notice Model
    ▪ RFP Process Protest Bond Model
    ▪ RFP Release Notice Model
  o Solicitation Development Conflict of Interest Disclosure Model
  o Solicitation Evaluation Confidentiality and Conflict of Interest Disclosure Model

• CONTRACT TEMPLATES
  o Contract Amendment Template (requiring State expenditures, no-cost, or revenue)
  o Contract Templates Requiring State Expenditures (by contractor type):
    ▪ All Contractors (except a TN or federal government) (FA)
    ▪ Tennessee Local or Federal Government (GU)
    ▪ U.S. Geological Survey (GU-USGS)
  o No Cost Contract Templates (by contractor type):
    ▪ All Contractors (except a TN or federal government) (NC)
    ▪ Tennessee Local or Federal Government (GU-NC)
  o Revenue Contract Templates (by contractor type):
    ▪ All Contractors (except a TN or federal government) (RV)
    ▪ Tennessee Local or Federal Government (GU-RV)

• GRANT TEMPLATES
  o Grant Amendment Template (Cost-Reimbursement or Endowment Grant)
  o Cost-Reimbursement Grant Templates (by grantee type):
    ▪ All Grantees (except a TN or federal government) (GR)
    ▪ Tennessee Local or Federal Government (GG)
    ▪ UT or Board of Regents College or University (EG)
• INTERAGENCY MODELS
  o Interagency Agreement (IA) Model
  o Interagency Grant Agreement (IG) Model

• DELEGATED AUTHORITY TEMPLATES
  o Delegated Authority Amendment Template
  o Authorization to Vendor Less than $1,000 Delegated Authority (DAV1000) Template
  o Authorization to Vendor Delegated Purchase Authority (DPAV) Template
  o Delegated Grant Authority (DG) Template
  o Delegated Loan Authority (DL) Template
  o Delegated No Cost Contract Authority (DN) Template
  o Delegated Purchase Authority (DP) Template
  o Delegated Purchase Authority for Court Reporting Service (DPCR) Template
  o Delegated Revenue Contract Authority (DR) Template
  o Special Delegated Authority for Funding Award (DA) Template
  o Special Delegated Authority for Declared Disaster (TEMA use only) Template

• OTHER GENERAL MODELS & ADMINISTRATIVE DOCUMENTS
  o Conflict of Interest – Annual Attestations
  o Contract Approval – Agency Legal Certification Model
  o Contract Approval – Small Agency Certification
  o Edison Record Status Reset Request
  o Employer/Employee Analysis Guidelines
  o HIPAA Business Associate Agreement Example
  o “Notwithstanding” Language
  o Service Contracts Coordinator Designation
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  o Edison Record Status Reset Request
  o Employer/Employee Analysis Guidelines
  o HIPAA Business Associate Agreement Example
  o “Notwithstanding” Language
  o Service Contracts Coordinator Designation
  o Signature Certification & Authorization
Good Afternoon, Advisory Council Members:

The Comptroller of the Treasury's legal team has suggested some additional changes to the hotline clause in the GG Template (D.11 Public Accountability) as follows:

D.11. Public Accountability. If the Grantee is subject to Tenn. Code Ann. §§ 8-4-401—409, et seq., or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program and the Grantee shall also display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least eleven inches (11”) in height and seventeen inches (17”) in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER'S TOLL-FREE HOTLINE: 1-800-232-5454.

The sign shall be on the form prescribed by the Comptroller of the Treasury. Copies shall be provided to the Grantee by the Grantor State Agency.

The above recommended changes are in addition to the other redline changes to the GG Template as shown in the agenda packet sent to you on Monday, July 28 and will be presented for consideration and discussion at the Advisory Council meeting scheduled for Monday, August 4, 2014.

Thank you,

Charlotte McKinney
Executive Administrative Assistant to Mike Perry, Chief Procurement Officer
Central Procurement Office
Department of General Services
WRS Tennessee Tower, 3rd Floor
312 Rosa L. Parks Avenue, Nashville, TN 37243
(o) 615-532-7279
charlotte.mckinney@tn.gov
http://tn.gov/generalserv/

“Providing essential centralized services to support the daily operation of State government.”