

Date: June 30, 2015

To: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

From: Carlos A. Gimenez
Mayor

Subject: FY 2014-15 Contract with Miami-Dade County and the State of Florida
Department of Health to Provide Public Health Services to the Miami-Dade
County Residents

Agenda Item No. 8(G)(2)

Resolution No. R-571-15

Recommendation

It is recommended that the Board of County Commissioners (Board) approve the attached resolution retroactively authorizing the execution of the agreement between Miami-Dade County and the State of Florida Department of Health (DOH) for one (1) year, from October 1, 2014 to September 30, 2015. The resolution authorizes Miami-Dade County to provide \$1,133,000 in program support to the DOH for public health services to Miami-Dade County residents.

Scope

This agreement provides for public health services to Miami-Dade County residents countywide.

Fiscal Impact/Funding Source

The FY 2014-15 contract identifies total program cost of \$71,054,453 (Attachment II) including contributions by the state (\$59,377,211) and a direct local County contribution (\$1,133,000), and other local contribution (\$2,499,866) to the state Public Health Trust Fund maintained by the State Treasurer. Additionally, the contract delineates the public health services to be provided by each unit and the corresponding staff and service measures (see Attachment II, Part III).

The state's cash contribution totals \$59,377,211 (Attachment II, Part II) consisting of state and federal revenues (\$55,767,426), state-authorized fees (\$2,169,100), other state cash contributions (\$1,409,733) and other miscellaneous revenues (\$30,952).

The County's cash contribution totals \$1,133,000 (Attachment II, Part II) from Jackson Health Systems (JHS). The DOH can elect to re-appropriate funding among the different programs with prior contract officer approval, if necessary. The JHS reimbursement methodology and monitoring requirements are detailed under separate agreements between the JHS and DOH.

The other local cash contribution totals \$10,544,242, of which \$4,227,907 is comprised of fees assessed for DOH health services, environmental health and communicable disease services (Attachment II, Part II Section 10), \$3,811,616 from Medicaid, and \$2,504,719 of cash contribution and other miscellaneous revenues (Attachment II, Part II, Sections 11 and 12).

Pursuant to state law, the Board is responsible for approving the DOH revised fee schedule (Attachment VI). However, no changes in service fees are recommended in this document. Furthermore, communicable disease and primary care fees are automatically adjusted to at least the Medicaid reimbursement rate without formal amendment to this contract in accordance with Section 154.06, Florida Statutes, should such reimbursement be increased or decreased. Other state indirect contributions not reflected in the trust fund budget include immunization; funds for the Bureau of Public Health Laboratories; ADAP and Pharmacy Drug Program Funds; and the Women, Infant and Children (WIC) food program totaling \$93,889,110 (Attachment II, Part II).

Although not mandated by State Statute, Miami-Dade County agrees to provide building space and insurance coverage for County-owned buildings, furnishings and equipment used by the DOH. The leases for these facilities will go back to the Board as separate agreements for approval. It is the responsibility of the DOH to obtain insurance coverage for any buildings, furnishings, and equipment used by the agency but not owned by Miami-Dade County. The DOH is responsible for the construction, maintenance, repair and improvements of all buildings as well as for providing utilities, janitorial and custodial services. In addition, the DOH must maintain facilities in compliance with all federal, state, and local regulatory requirements, including the American with Disabilities Act (Attachment VII).

Track Record/Monitor

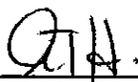
The DOH and the County agree to comply with federal and state laws and regulations and maintain books, records, and documents in accordance with accounting procedures and practices. In addition, the DOH must adhere to State of Florida purchasing rules and regulations but may purchase goods and services through the County when feasible.

Background

Chapter 154 of the Florida Statutes requires that the DOH enter into a contract (attached) with each county. This contract provides for the Miami-Dade County Department of Health to promote public health, including environmental health services, to control and eradicate preventable diseases, and to provide care to special populations. This contract format is prescribed by the State, and it establishes a basic legal framework for shared responsibilities between the state DOH and Miami-Dade County. This relationship has evolved over the years from a county-managed Public Health Unit to a large state agency operated entirely by the DOH.

Either party may terminate the agreement without cause upon any less than 180 calendar days notice in writing to the other party. Either party, upon no less than 30 days notice, may terminate the agreement if the other party fails to perform an obligation under the contract. In the event funds to finance this contract become unavailable, either party may terminate the contract upon no less than 24 hours notice in writing to the other party. Staffing and services may be reduced based on the availability of funds.

Attachment



Alina T. Hudak
Deputy Mayor



MEMORANDUM

(Revised)

TO: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

DATE: June 30, 2015

FROM: 
R. A. Cuevas, Jr.
County Attorney

SUBJECT: Agenda Item No. 8(G)(2)

Please note any items checked.

- "3-Day Rule" for committees applicable if raised
- 6 weeks required between first reading and public hearing
- 4 weeks notification to municipal officials required prior to public hearing
- Decreases revenues or increases expenditures without balancing budget
- Budget required
- Statement of fiscal impact required
- Ordinance creating a new board requires detailed County Mayor's report for public hearing
- No committee review
- Applicable legislation requires more than a majority vote (i.e., 2/3's ____, 3/5's ____, unanimous ____) to approve
- Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved _____ Mayor
Veto _____
Override _____

Agenda Item No. 8(G)(2)
6-30-15

RESOLUTION NO. R-571-15

RESOLUTION APPROVING THE FISCAL YEAR 2014-15 CONTRACT IN THE AMOUNT OF \$1,133,000.00 WITH THE STATE OF FLORIDA DEPARTMENT OF HEALTH EFFECTIVE RETROACTIVELY TO OCTOBER 1, 2014 FOR THE PURPOSE OF MEETING PUBLIC HEALTH NEEDS OF THE CITIZENS OF MIAMI-DADE COUNTY; AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE SAME AND EXERCISE ANY PROVISIONS CONTAINED THEREIN, AND TO EXECUTE FUTURE AGREEMENTS FOR, AND APPLY FOR, RECEIVE, AND EXPEND ADDITIONAL FUNDS FOR FISCAL YEAR 2014-15 SHOULD THEY BECOME AVAILABLE UNDER THIS PROGRAM FOR THIS PURPOSE

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA that this Board:

Section 1. Incorporates and approves the foregoing recital as if fully set forth herein.

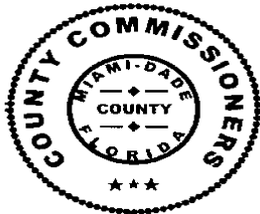
Section 2. Approves the Fiscal Year 2014-15 contract between Miami-Dade County and the State of Florida Department of Health for one year, effective retroactively to October 1, 2014, to provide \$1,133,000.00 in program support to the State of Florida Department of Health in Miami-Dade County for the purpose of public health needs of the citizens of the County in substantially the form attached hereto (the "Public Health Agreement").

Section 3. Authorizes the County Mayor or County Mayor's designee to execute the Public Health Agreement and to exercise any provisions contained therein and, subject to approval by the County Attorney's Office, to execute future agreements for, and apply for, receive, and expend additional funds for Fiscal Year 2014-15 should they become available for the purpose of public health needs in County.

The foregoing resolution was offered by Commissioner **Sally A. Heyman**, who moved its adoption. The motion was seconded by Commissioner **Rebeca Sosa** and upon being put to a vote, the vote was as follows:

	Jean Monestime, Chairman	aye		
	Esteban L. Bovo, Jr., Vice Chairman	aye		
Bruno A. Barreiro	aye	Daniella Levine Cava	aye	
Jose "Pepe" Diaz	absent	Audrey M. Edmonson	aye	
Sally A. Heyman	aye	Barbara J. Jordan	aye	
Dennis C. Moss	aye	Rebeca Sosa	aye	
Sen. Javier D. Souto	aye	Xavier L. Suarez	aye	
Juan C. Zapata	aye			

The Chairperson thereupon declared the resolution duly passed and adopted this 30th day of June, 2015. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.



MIAMI-DADE COUNTY, FLORIDA
BY ITS BOARD OF
COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By: **Christopher Agrippa**
Deputy Clerk

Approved by County Attorney as
to form and legal sufficiency.

Eugene Shy, Jr.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



John H. Armstrong, MD, FACS
State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

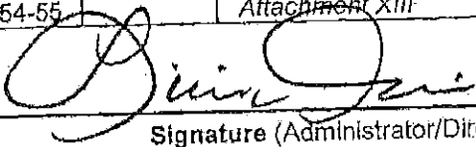
INTEROFFICE MEMORANDUM

DATE: September 17, 2014
TO: Michele Tallent, Director
Office of Budget and Revenue Management
FROM: Administrator/Director
Miami-Dade County Health Department
SUBJECT: Core Contract Certification
INFORMATION ONLY

- I certify that no changes have been made to the 2014-2015 Core Contract document or attachments by the _____ County Health Department.
- I certify that the following changes have been made to the 2014-2015 Core Contract document and attachments by the Miami-Dade County Health Department as follows (requires Deputy General Counsel signature):

Page	Paragraph	Document Changes
(State exact changes to language or new language.)		

Page	Section	Attachment Changes
27-29		Attachment VI
30-39		Attachment VII
40-42		Attachment VIII
43-44		Attachment IX
45-47		Attachment X
48		Attachment XI
49-53		Attachment XII
54-55		Attachment XIII



Signature (Administrator/Director)

WLB

9-24-14

Date



Signature (Deputy General Counsel)

10/7/14

Date

Florida Department of Health
in MIAMI-DADE COUNTY HEALTH DEPARTMENT
8175 NW 12TH ST • MIAMI, FL 33126
PHONE: 786-045-0137 • FAX 305-470-5068

www.FloridasHealth.com
TWITTER: HealthyFLA
FACEBOOK: FLDepartmentofHealth
YOUTUBE: fldoh

**CONTRACT BETWEEN
MIAMI-DADE COUNTY BOARD OF COUNTY COMMISSIONERS
AND
STATE OF FLORIDA DEPARTMENT OF HEALTH
FOR OPERATION OF
THE MIAMI DADE COUNTY HEALTH DEPARTMENT
CONTRACT YEAR 2014-2015**

This agreement ("Agreement") is made and entered into between the State of Florida, Department of Health ("State") and the Miami-Dade County Board of County Commissioners ("County"), through their undersigned authorities, effective October 1, 2014.

RECITALS

A. Pursuant to Chapter 154, Florida Statutes, the intent of the legislature is to "promote, protect, maintain, and improve the health and safety of all citizens and visitors of this state through a system of coordinated county health department services."

B. County Health Departments were created throughout Florida to satisfy this legislative intent through "promotion of the public's health, the control and eradication of preventable diseases, and the provision of primary health care for special populations."

C. Miami-Dade County Health Department ("CHD") is one of the County Health Departments created throughout Florida.

D. It is necessary for the parties hereto to enter into this Agreement in order to ensure coordination between the State and the County in the operation of the CHD.

NOW THEREFORE, in consideration of the mutual promises set forth herein, the sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. RECITALS. The parties mutually agree that the forgoing recitals are true and correct and incorporated herein by reference.
2. TERM. The parties mutually agree that this Agreement shall be effective from October 1, 2014, through September 30, 2015, or until a written agreement replacing this Agreement is entered into between the parties, whichever is later, unless this Agreement is otherwise terminated pursuant to the termination provisions set forth in paragraph 8, below.
3. SERVICES MAINTAINED BY THE CHD. The parties mutually agree that the CHD shall provide those services as set forth on Part III of Attachment II hereof, in order to maintain the following three levels of service pursuant to Section 154.01(2), Florida Statutes, as defined below:
 - a. "Environmental health services" are those services which are organized and operated to protect the health of the general public by monitoring and regulating activities

in the environment which may contribute to the occurrence or transmission of disease. Environmental health services shall be supported by available federal, state and local funds and shall include those services mandated on a state or federal level. Examples of environmental health services include, but are not limited to, food hygiene, safe drinking water supply, sewage and solid waste disposal, swimming pools, group care facilities, migrant labor camps, toxic material control, radiological health, and occupational health.

b. "Communicable disease control services" are those services which protect the health of the general public through the detection, control, and eradication of diseases which are transmitted primarily by human beings. Communicable disease services shall be supported by available federal, state, and local funds and shall include those services mandated on a state or federal level. Such services include, but are not limited to, epidemiology, sexually transmissible disease detection and control, HIV/AIDS, immunization, tuberculosis control and maintenance of vital statistics.

c. "Primary care services" are acute care and preventive services that are made available to well and sick persons who are unable to obtain such services due to lack of income or other barriers beyond their control. These services are provided to benefit individuals, improve the collective health of the public, and prevent and control the spread of disease. Primary health care services are provided at home, in group settings, or in clinics. These services shall be supported by available federal, state, and local funds and shall include services mandated on a state or federal level. Examples of primary health care services include, but are not limited to: first contact acute care services; chronic disease detection and treatment; maternal and child health services; family planning; nutrition; school health; supplemental food assistance for women, infants, and children; home health; and dental services.

4. **FUNDING.** The parties further agree that funding for the CHD will be handled as follows:

a. The funding to be provided by the parties and any other sources are set forth in Part II of Attachment II hereof. This funding will be used as shown in Part I of Attachment II.

i. The State's appropriated responsibility (*direct contribution excluding any state fees, Medicaid contributions or any other funds not listed on the Schedule C*) as provided in Attachment II, Part II is an amount not to exceed \$ 42,279,737 (*State General Revenue, State Funds, Other State Funds and Federal Funds listed on the Schedule C*). The State's obligation to pay under this contract is contingent upon an annual appropriation by the Legislature.

ii. The County's appropriated responsibility (*direct contribution excluding any fees, other cash or local contributions*) as provided in Attachment II, Part II is an amount not to exceed \$ 1,133,000 (*amount listed under the "Board of County Commissioners Annual Appropriations section of the revenue attachment*).

b. Overall expenditures will not exceed available funding or budget authority, whichever is less, (either current year or from surplus trust funds) in any service category. Unless requested otherwise, any surplus at the end of the term of this Agreement in the

County Health Department Trust Fund that is attributed to the CHD shall be carried forward to the next contract period.

c. Either party may establish service fees as allowed by law to fund activities of the CHD. Where applicable, such fees shall be automatically adjusted to at least the Medicaid fee schedule.

d. Either party may increase or decrease funding of this Agreement during the term hereof by notifying the other party in writing of the amount and purpose for the change in funding. If the State initiates the increase/decrease, the CHD will revise the Attachment II and send a copy of the revised pages to the County and the Department of Health, Office of Budget and Revenue Management. If the County initiates the increase/decrease, the County shall notify the CHD. The CHD will then revise the Attachment II and send a copy of the revised pages to the Department of Health, Office of Budget and Revenue Management.

e. The name and address of the official payee to who payments shall be made is:

County Health Department Trust Fund
Miami-Dade County
8175 NW 12th ST
Miami, FL 33126

5. CHD DIRECTOR/ADMINISTRATOR. Both parties agree the director/administrator of the CHD shall be a State employee or under contract with the State and will be under the day-to-day direction of the Deputy Secretary for Statewide Services. The director/administrator shall be selected by the State with the concurrence of the County. The director/administrator of the CHD shall ensure that non-categorical sources of funding are used to fulfill public health priorities in the community and the Long Range Program Plan. A report detailing the status of public health as measured by outcome measures and similar indicators will be sent by the CHD director/administrator to the parties no later than October 1 of each year (*This is the standard quality assurance "County Health Profile" report located on the Division of Public Health Statistics and Performance Management Intranet site.*)

6. ADMINISTRATIVE POLICIES AND PROCEDURES. The parties hereto agree that the following standards should apply in the operation of the CHD:

a. The CHD and its personnel shall follow all State policies and procedures, except to the extent permitted for the use of county purchasing procedures as set forth in subparagraph b., below. All CHD employees shall be State or State-contract personnel subject to State personnel rules and procedures. Employees will report time in the Health Management System compatible format by program component as specified by the State.

b. The CHD shall comply with all applicable provisions of federal and state laws and regulations relating to its operation with the exception that the use of county purchasing procedures shall be allowed when it will result in a better price or service and no statewide Department of Health purchasing contract has been implemented for those goods or services. In such cases, the CHD director/administrator must sign a justification therefore,

and all county-purchasing procedures must be followed in their entirety, and such compliance shall be documented. Such justification and compliance documentation shall be maintained by the CHD in accordance with the terms of this Agreement. State procedures must be followed for all leases on facilities not enumerated in Attachment IV.

c. The CHD shall maintain books, records and documents in accordance with those promulgated by the Generally Accepted Accounting Principles (GAAP) and Governmental Accounting Standards Board (GASB), and the requirements of federal or state law. These records shall be maintained as required by the Department of Health Policies and Procedures for Records Management and shall be open for inspection at any time by the parties and the public, except for those records that are not otherwise subject to disclosure as provided by law which are subject to the confidentiality provisions of paragraph 6.i., below. Books, records and documents must be adequate to allow the CHD to comply with the following reporting requirements:

- i. The revenue and expenditure requirements in the Florida Accounting System Information Resource (FLAIR).
- ii. The client registration and services reporting requirements of the minimum data set as specified in the most current version of the Client Information System/Health Management Component Pamphlet;
- iii. Financial procedures specified in the Department of Health's Accounting Procedures Manuals, Accounting memoranda, and Comptroller's memoranda;
- iv. The CHD is responsible for assuring that all contracts with service providers include provisions that all subcontracted services be reported to the CHD in a manner consistent with the client registration and service reporting requirements of the minimum data set as specified in the Client Information System/Health Management Component Pamphlet.

d. All funds for the CHD shall be deposited in the County Health Department Trust Fund maintained by the state treasurer. These funds shall be accounted for separately from funds deposited for other CHDs and shall be used only for public health purposes in Miami-Dade County.

e. That any surplus/deficit funds, including fees or accrued interest, remaining in the County Health Department Trust Fund account at the end of the contract year shall be credited/debited to the state or county, as appropriate, based on the funds contributed by each and the expenditures incurred by each. Expenditures will be charged to the program accounts by state and county based on the ratio of planned expenditures in the core contract and funding from all sources is credited to the program accounts by state and county. The equity share of any surplus/deficit funds accruing to the state and county is determined each month and at contract year-end. Surplus funds may be applied toward the funding requirements of each participating governmental entity in the following year. However, in each such case, all surplus funds, including fees and accrued interest, shall

remain in the trust fund until accounted for in a manner which clearly illustrates the amount which has been credited to each participating governmental entity. The planned use of surplus funds shall be reflected in Attachment II, Part I of this contract, with special capital projects explained in Attachment V.

f. There shall be no transfer of funds between the three levels of services without a contract amendment unless the CHD director/administrator determines that an emergency exists wherein a time delay would endanger the public's health and the Deputy Secretary for Statewide Services has approved the transfer. The Deputy Secretary for Statewide Services shall forward written evidence of this approval to the CHD within 30 days after an emergency transfer.

g. The CHD may execute subcontracts for services necessary to enable the CHD to carry out the programs specified in this Agreement. Any such subcontract shall include all aforementioned audit and record keeping requirements.

h. At the request of either party, an audit may be conducted by an independent CPA on the financial records of the CHD and the results made available to the parties within 180 days after the close of the CHD fiscal year. This audit will follow requirements contained in OMB Circular A-133 and may be in conjunction with audits performed by county government. If audit exceptions are found, then the director/administrator of the CHD will prepare a corrective action plan and a copy of that plan and monthly status reports will be furnished to the contract managers for the parties.

i. The CHD shall not use or disclose any information concerning a recipient of services except as allowed by federal or state law or policy.

j. The CHD shall retain all client records, financial records, supporting documents, statistical records, and any other documents (including electronic storage media) pertinent to this Agreement for a period of five (5) years after termination of this Agreement. If an audit has been initiated and audit findings have not been resolved at the end of five (5) years, the records shall be retained until resolution of the audit findings.

k. The CHD shall maintain confidentiality of all data, files, and records that are confidential under the law or are otherwise exempted from disclosure as a public record under Florida law. The CHD shall implement procedures to ensure the protection and confidentiality of all such records and shall comply with sections 384.29, 381.004, 392.65 and 456.057, Florida Statutes, and all other state and federal laws regarding confidentiality. All confidentiality procedures implemented by the CHD shall be consistent with the Department of Health Information Security Policies, Protocols, and Procedures. The CHD shall further adhere to any amendments to the State's security requirements and shall comply with any applicable professional standards of practice with respect to client confidentiality.

l. The CHD shall abide by all State policies and procedures, which by this reference are incorporated herein as standards to be followed by the CHD, except as otherwise permitted for some purchases using county procedures pursuant to paragraph 6.b. hereof.

m. The CHD shall establish a system through which applicants for services and current clients may present grievances over denial, modification or termination of services. The CHD will advise applicants of the right to appeal a denial or exclusion from services, of failure to take account of a client's choice of service, and of his/her right to a fair hearing to the final governing authority of the agency. Specific references to existing laws, rules or program manuals are included in Attachment I of this Agreement.

n. The CHD shall comply with the provisions contained in the Civil Rights Certificate, hereby incorporated into this contract as Attachment III.

o. The CHD shall submit quarterly reports to the county that shall include at least the following:

i. The DE385L1 Contract Management Variance Report and the DE580L1 Analysis of Fund Equities Report;

ii. A written explanation to the county of service variances reflected in the DE385L1 report if the variance exceeds or falls below 25 percent of the planned expenditure amount. However, if the amount of the service specific variance between actual and planned expenditures does not exceed three percent of the total planned expenditures for the level of service in which the type of service is included, a variance explanation is not required. A copy of the written explanation shall be sent to the Department of Health, Office of Budget and Revenue Management.

p. The dates for the submission of quarterly reports to the county shall be as follows unless the generation and distribution of reports is delayed due to circumstances beyond the CHD's control:

- i. March 1, 2015 for the report period October 1, 2014 through December 31, 2014;
- ii. June 1, 2015 for the report period October 1, 2014 through March 31, 2015;
- iii. September 1, 2015 for the report period October 1, 2014 through June 30, 2015; and
- iv. December 1, 2015 for the report period October 1, 2014 through September 30, 2015.

7. FACILITIES AND EQUIPMENT. The parties mutually agree that:

a. CHD facilities shall be provided as specified in Attachment IV to this contract and the county shall own the facilities used by the CHD unless otherwise provided in Attachment IV.

b. The county shall ensure adequate fire and casualty insurance coverage for County-owned CHD offices and buildings and for all furnishings and equipment in CHD offices through either a self-insurance program or insurance purchased by the County.

c. All vehicles will be transferred to the ownership of the County and registered as county vehicles. The county shall ensure insurance coverage for these vehicles is available through either a self-insurance program or insurance purchased by the County. All vehicles will be used solely for CHD operations. Vehicles purchased through the County Health Department Trust Fund shall be sold at fair market value when they are no longer needed by the CHD and the proceeds returned to the County Health Department Trust Fund.

8. TERMINATION.

a. Termination at Will. This Agreement may be terminated by either party without cause upon no less than one-hundred eighty (180) calendar days notice in writing to the other party unless a lesser time is mutually agreed upon in writing by both parties. Said notice shall be delivered by certified mail, return receipt requested, or in person to the other party's contract manager with proof of delivery.

b. Termination Because of Lack of Funds. In the event funds to finance this Agreement become unavailable, either party may terminate this Agreement upon no less than twenty-four (24) hours notice. Said notice shall be delivered by certified mail, return receipt requested, or in person to the other party's contract manager with proof of delivery.

c. Termination for Breach. This Agreement may be terminated by one party, upon no less than thirty (30) days notice, because of the other party's failure to perform an

obligation hereunder. Said notice shall be delivered by certified mail, return receipt requested, or in person to the other party's contract manager with proof of delivery. Waiver of breach of any provisions of this Agreement shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms of this Agreement.

9. MISCELLANEOUS. The parties further agree:

a. Availability of Funds. If this Agreement, any renewal hereof, or any term, performance or payment hereunder, extends beyond the fiscal year beginning July 1, 2015, it is agreed that the performance and payment under this Agreement are contingent upon an annual appropriation by the Legislature, in accordance with section 287.0582, Florida Statutes.

b. Contract Managers. The name and address of the contract managers for the parties under this Agreement are as follows:

For the State:

Ms. Lillian Rivera, RN, MSN, PhD
Name
Miami-Dade County Health
Department Administrator
Title

8323 NW 12th ST Suite 212

Miami, Florida 33126
Address

(786) 336-1259
Telephone

For the County:

Ms. Alina Hudak
Name

Deputy Mayor
Title

111 NW 1st ST

Miami, Florida 33128
Address

(305) 375-1032
Telephone

If different contract managers are designated after execution of this Agreement, the name, address and telephone number of the new representative shall be furnished in writing to the other parties and attached to originals of this Agreement.

c. Captions. The captions and headings contained in this Agreement are for the convenience of the parties only and do not in any way modify, amplify, or give additional notice of the provisions hereof.

In WITNESS THEREOF, the parties hereto have caused this 26 page agreement to be executed by their undersigned officials as duly authorized effective the 1st day of October, 2014.

BOARD OF COUNTY COMMISSIONERS
FOR MIAMI-DADE COUNTY

STATE OF FLORIDA
DEPARTMENT OF HEALTH

SIGNED BY: _____

NAME: _____

TITLE: _____

DATE: _____

ATTESTED TO:

SIGNED BY: _____

NAME: _____

TITLE: _____

DATE: _____

SIGNED BY: _____

NAME: John H. Armstrong, MD

TITLE: Surgeon General/Secretary of Health

DATE: _____

SIGNED BY:  _____ #b

NAME: Lillian Rivera, RN, MSN, PhD

TITLE: CHD Director/Administrator

DATE: 9-24-14

ATTACHMENT I

MIAMI-DADE COUNTY HEALTH DEPARTMENT

PROGRAM SPECIFIC REPORTING REQUIREMENTS AND PROGRAMS REQUIRING COMPLIANCE WITH THE PROVISIONS OF SPECIFIC MANUALS

Some health services must comply with specific program and reporting requirements in addition to the Personal Health Coding Pamphlet (DHP 50-20), Environmental Health Coding Pamphlet (DHP 50-21) and FLAIR requirements because of federal or state law, regulation or rule. If a county health department is funded to provide one of these services, it must comply with the special reporting requirements for that service. The services and the reporting requirements are listed below:

	<u>Service</u>	<u>Requirement</u>
1.	Sexually Transmitted Disease Program	Requirements as specified in F.A.C. 64D-3, F.S. 381 and F.S. 384.
2.	Dental Health	Periodic financial and programmatic reports as specified by the program office.
3.	Special Supplemental Nutrition Program for Women, Infants and Children (Including the WIC Breastfeeding Peer Counseling Program)	Service documentation and monthly financial reports as specified in DHM 150-24* and all federal, state and county requirements detailed in program manuals and published procedures.
4.	Healthy Start/ Improved Pregnancy Outcome	Requirements as specified in the 2007 Healthy Start Standards and Guidelines and as specified by the Healthy Start Coalitions in contract with each county health department.
5.	Family Planning	Requirements as specified in Public Law 91-572, 42 U.S.C. 300, <i>et seq.</i> , 42 CFR part 59, subpart A, 45 CFR parts 74 & 92, 2 CFR 215 (OMB Circular A-110) OMB Circular A-102, F.S. 381.0051, F.A.C. 64F-7, F.A.C. 64F-16, and F.A.C. 64F-19. Requirements and Guidance as specified in the Program Requirements for Title X Funded Family Planning Projects (Title X Requirements)(2014) and the Providing Quality Family Planning Services (QFP): Recommendations of CDC and the U.S. Office of Population Affairs published on the Office of Population Affairs website. Programmatic annual reports as specified by the program office as specified in the annual programmatic Scope of Work for Family Planning and Maternal Child Health Services, including the Family Planning Annual Report (FPAR), and other minimum guidelines as specified by the Policy Web Technical Assistance Guidelines.
6.	Immunization	Periodic reports as specified by the department pertaining to immunization levels in kindergarten and/or seventh grade pursuant to instructions contained in the Immunization Guidelines-Florida Schools, Childcare Facilities and Family Daycare Homes (DH Form 150-615) and Rule 64D-3.046, F.A.C. In addition, periodic reports as specified by the department pertaining to the surveillance/investigation of reportable vaccine-preventable diseases, adverse events,

vaccine accountability, and assessment of immunization
ATTACHMENT I (Continued)

levels as documented in Florida. SHOTS and supported by
CHD Guidebook policies and technical assistance guidance.

7. Environmental Health
Requirements as specified in Environmental Health Programs
Manual 150-4* and DHP 50-21*
8. HIV/AIDS Program
Requirements as specified in F.S. 384.25 and
F.A.C. 64D-3.030 and 64D-3.031. Case reporting should be
on Adult HIV/AIDS Confidential Case Report CDC Form
DH2139 and Pediatric HIV/AIDS Confidential Case Report
CDC Form DH2140.

Requirements as specified in F.A.C. 64D-2 and 64D-3, F.S.
381 and F.S. 384. Socio-demographic and risk data on
persons tested for HIV in CHD clinics should be reported
on Lab Request DH Form 1628 in accordance with the Forms
Instruction Guide. Requirements for the HIV/AIDS Patient
Care programs are found in the Patient Care Contract
Administrative Guidelines.
9. School Health Services
Requirements as specified in the Florida School Health
Administrative Guidelines (May 2012). Requirements as
specified in F.S. 381.0056, F.S. 381.0057, F.S. 402.3026 and
F.A.C. 64F-6.
10. Tuberculosis
Tuberculosis Program Requirements as specified in F.A.C.
64D-3 and F.S. 392.
11. General Communicable Disease Control
Carry out surveillance for reportable communicable and other
acute diseases, detect outbreaks, respond to individual cases
of reportable diseases, investigate outbreaks, and carry out
communication and quality assurance functions, as specified
in F.A.C. 64D-3, F.S. 381, F.S. 384 and the CHD
Epidemiology Guide to Surveillance and Investigations.
12. Refugee Health Program
Programmatic and financial requirements as specified by the
program office.

*or the subsequent replacement if adopted during the contract period.

ATTACHMENT II

MIAMI DADE COUNTY HEALTH DEPARTMENT

PART I. PLANNED USE OF COUNTY HEALTH DEPARTMENT TRUST FUND BALANCES

	Estimated State Share of CHD Trust Fund Balance	Estimated County Share of CHD Trust Fund Balance	Total
1. CHD Trust Fund Ending Balance 09/30/14	\$ 3,328,855	\$ 5,402,143	\$ 8,730,998
2. Drawdown for Contract Year October 1, 2014 to September 30, 2015	\$ 915,360	\$ 164,456	\$ 1,079,816
3. Special Capital Project use for Contract Year October 1, 2014 to September 30, 2015	\$ -	\$ -	
4. Balance Reserved for Contingency Fund October 1, 2014 to September 30, 2015	\$ 2,413,495	\$ 5,237,687	\$ 7,651,182

Special Capital Projects are new construction or renovation projects and new furniture or equipment associated with these projects, and mobile health vans.

MIRACLES OF HEALTH
 MIAMI DADE COUNTY HEALTH DEPARTMENT
 Primary Sources of Contributions to County Health Department
 Period: 10/01/00 to September 30, 2005

	State GRD Deductions (GRD)	County GRD Deductions	Federal GRD Deductions (GRD)	Other GRD Deductions (GRD)	Total
1. GENERAL REVENUE - STATE					
015040 AIDS PATIENT CARE	100,000	0	100,000	0	100,000
015040 AIDS PREVENTION	258,155	0	258,155	0	258,155
015040 ALG/CONTR TO CHDS-SOVEREIGN IMMUNITY	32,374	0	32,374	0	32,374
015040 ALPHA ONE PROGRAM - MIAMI DADE	345,169	0	345,169	0	345,169
015040 COMMUNITY TB PROGRAM	499,220	0	499,220	0	499,220
015040 COMMUNITY HEALTH INITIATIVES - GENERAL REVENUE	759,642	0	759,642	0	759,642
015040 DENTAL SPECIAL INITIATIVE PROJECTS	7,076	0	7,076	0	7,076
015040 PREPAREDNESS GRANT MATCH	139,927	0	139,927	0	139,927
015040 FAMILY PLANNING GENERAL REVENUE	339,583	0	339,583	0	339,583
015040 AIDS SURVEILLANCE	42,365	0	42,365	0	42,365
015040 HEPATITIS AND LIVER FAILURE PREVENTION & CONTROL	162,465	0	162,465	0	162,465
015040 LA LIGA CONTRA EL CANCER - GR	1,175,000	0	1,175,000	0	1,175,000
015040 LEAD POISONING PREVENTION EDUCATION PROGRAM	30,614	0	30,614	0	30,614
015040 BREAST & CERVICAL - ADMINISTRATION/CASE MANAGEMENT	59,375	0	59,375	0	59,375
015040 LIP MATCH - PRIMARY CARE GR	144,383	0	144,383	0	144,383
015040 REACH AND CONNECT PROGRAM GENERAL REVENUE	49,600	0	49,600	0	49,600
015040 SCHOOL GENERAL REVENUE	2,192,133	0	2,192,133	0	2,192,133
015040 STD GENERAL REVENUE	154,839	0	154,839	0	154,839
015040 ALG/PRIMARY CARE	896,181	0	896,181	0	896,181
015050 LIP MATCH - NON CAT GR(TRANSFERRED TO AHCA)	233,917	0	233,917	0	233,917
015050 NON-CATEGORICAL GENERAL REVENUE	11,304,538	0	11,304,538	0	11,304,538
GENERAL REVENUE TOTAL	18,926,556	0	18,926,556	0	18,926,556
2. NON GENERAL REVENUE - STATE					
015010 FOOD AND WATERBORNE DISEASE PROGRAM ADM TF/DACS	40,000	0	40,000	0	40,000
015010 ENVIRONMENTAL BIOMEDICAL WASTE PROGRAM	35,581	0	35,581	0	35,581
015010 ALG/CONTR. TO CHDS-SAFE DRINKING WATER PRG	49,714	0	49,714	0	49,714
015010 TOBACCO ADMINISTRATION & MANAGEMENT	71,500	0	71,500	0	71,500
015010 TOBACCO COMMUNITY INTERVENTION	227,803	0	227,803	0	227,803
NON GENERAL REVENUE TOTAL	424,598	0	424,598	0	424,598
3. FEDERAL FUNDS - State					
007000 ADULT VIRAL HEPATITIS PREVENTION & SURVEILLANCE	33,192	0	33,192	0	33,192
007000 EXPANDED TESTING INITIATIVE(ETI)	695,000	0	695,000	0	695,000
007000 EXPANDED TESTING INITIATIVE(ETI)	200,000	0	200,000	0	200,000
007000 RYAN WHITE-AIDS DRUG ASSIST PROG-ADMIN	892,867	0	892,867	0	892,867
007000 AIDS PREVENTION	2,332,614	0	2,332,614	0	2,332,614
007000 AIDS SURVEILLANCE	562,135	0	562,135	0	562,135
007000 HOSPITAL PREPAREDNESS PROGRAM	152,687	0	152,687	0	152,687
007000 FGTF/BREAST & CERVICAL CANCER-ADMIN/CASE MAN	200,000	0	200,000	0	200,000
007000 COASTAL BEACH MONITORING PROGRAM	21,440	0	21,440	0	21,440
007000 COLORECTAL CANCER SCREENING	106,817	0	106,817	0	106,817
007000 DENTAL SPECIAL PROJECTS MCHBG	41,325	0	41,325	0	41,325
007000 FGTF/FAMILY PLANNING -TITLE X	597,788	0	597,788	0	597,788
007000 IMMUNIZATION AFX	134,434	0	134,434	0	134,434
007000 IMMUNIZATION FEDERAL GRANT ACTIVITY SUPPORT	319,890	0	319,890	0	319,890
007000 IMMUNIZATION FIELD STAFF EXPENSE	4,000	0	4,000	0	4,000

ANTHONY COUNTY HEALTH DEPARTMENT
 PUBLIC SOURCE OF CONTRIBUTIONS TO COUNTY HEALTH DEPARTMENT
 October 15, 2016 to September 30, 2016

	State/CHD Funds	County CHD Funds	Medicaid Funds	Other Contribution	Total	
3. FEDERAL FUNDS - State						
007000	STD FEDERAL GRANT - AAPPs	623,189	0	623,189	0	623,189
007000	CHRONIC DISEASE PREVENTION & HEALTH PROMOTION	36,000	0	36,000	0	36,000
007000	UNINTENDED/UNWANTED PREG-TEEN PREGNANCY PREV	163,900	0	163,900	0	163,900
007000	PREGNANCY ASSOCIATED MORTALITY PREVENTION	39,994	0	39,994	0	39,994
007000	DENTAL SERVICES	39,994	0	39,994	0	39,994
007000	OBESITY NON PREVENTION PUBLIC HEALTH FUNDING	15,000	0	15,000	0	15,000
007000	MINORITY AIDS FUNDING	96,596	0	96,596	0	96,596
007000	MINORITY AIDS INITIATIVE TCE COLLABORATIVE	122,148	0	122,148	0	122,148
007000	MINORITY AIDS INITIATIVE	175,587	0	175,587	0	175,587
007000	MINORITY INVOLVEMENT IN HIV/AIDS PROGRAM	465,686	0	465,686	0	465,686
007000	FGTF/AIDS MORBIDITY	151,500	0	151,500	0	151,500
007000	PUBLIC HEALTH PREPAREDNESS BASE	843,226	0	843,226	0	843,226
007000	PHEP-CITIES READINESS INITIATIVE	331,754	0	331,754	0	331,754
007000	PHP-PREPAREDNESS CARRY FORWARD	232,936	0	232,936	0	232,936
007000	POPULATION BASED BIRTH DEFECTS SURV PROGRAM	1,373	0	-1,373	0	1,373
007000	RYAN WHITE	60,324	0	60,324	0	60,324
007000	RYAN WHITE - CONSORTIA	858,080	0	858,080	0	858,080
007000	TUBERCULOSIS CONTROL - FEDERAL GRANT	1,017,816	0	1,017,816	0	1,017,816
007000	WIC BREASTFEEDING PEER COUNSELING	213,435	0	213,435	0	213,435
007000	WIC ADMINISTRATION	10,214,425	0	10,214,425	0	10,214,425
015075	REFUGEE HEALTH SCREENING EXPENSE REIMBURSEMENT	2,395,389	0	2,395,389	0	2,395,389
015075	REFUGEE HEALTH SCREENING REIMBURSEMENT	11,248,550	0	11,248,550	0	11,248,550
015075	SUPPLEMENTAL SCHOOL HEALTH	775,181	0	775,181	0	775,181
FEDERAL FUNDS TOTAL		36,416,272	0	36,416,272	0	36,416,272
4. FEES ASSESSED BY STATE OR FEDERAL RULES - STATE						
001020	CHD STATEWIDE ENVIRONMENTAL FEES	1,486,500	0	1,486,500	0	1,486,500
001020	SAFE DRINKING WATER ACT-COUNTY HEALTH DEPARTMENT	135,000	0	135,000	0	135,000
001092	CHD STATEWIDE ENVIRONMENTAL FEES	415,000	0	415,000	0	415,000
001092	SAFE DRINKING WATER ACT-COUNTY HEALTH DEPARTMENT	52,000	0	52,000	0	52,000
001093	CHD STATEWIDE ENVIRONMENTAL FEES	600	0	600	0	600
001206	CENTRAL OFFICE CHARGE	80,000	0	80,000	0	80,000
FEES ASSESSED BY STATE OR FEDERAL RULES TOTAL		2,169,100	0	2,169,100	0	2,169,100
5. OTHER CASH CONTRIBUTIONS - STATE						
010306	DOC PHARMACY INTERAGENCY AGREEMENT	338,123	0	338,123	0	338,123
090001	DRAW DOWN FROM PUBLIC HEALTH UNIT	915,360	0	915,360	0	915,360
031005	MEDICAID INCENTIVE FOR ELECTRONIC HEALTH RECORDES	156,250	0	156,250	0	156,250
OTHER CASH CONTRIBUTIONS TOTAL		1,409,733	0	1,409,733	0	1,409,733
6. MEDICAID - STATE/COUNTY						
001076	CHD CLINIC FEES	0	141,449	141,449	0	141,449
001059	CHD CLINIC FEES	0	1,500,000	1,500,000	0	1,500,000
001078	CHD CLINIC FEES	0	17,162	17,162	0	17,162
001087	CHD CLINIC FEES	0	125,285	125,285	0	125,285
001082	CHD CLINIC FEES	0	20,000	20,000	0	20,000
001083	CHD CLINIC FEES	0	1,213,100	1,213,100	0	1,213,100

APPENDIX II
DADE COUNTY HEALTH DEPARTMENT
Panel: Sources of Contributions to County Health Department
October 1, 2017 to September 30, 2016

	State/County Fund	County Fund	Health Trust Fund	Other Contributions	Total	
6. MEDICAID - STATE/COUNTY						
001081	CHD CLINIC FEES	0	30,000	30,000	0	30,000
001147	CHD CLINIC FEES	0	677,120	677,120	0	677,120
001191	CHD CLINIC FEES	0	87,500	87,500	0	87,500
MEDICAID TOTAL		0	3,811,616	3,811,616	0	3,811,616
7. ALLOCABLE REVENUE - STATE						
018000	CHD CLINIC FEES	29,814	0	29,814	0	29,814
037000	PRIOR YEAR WARRANT	22	0	22	0	22
038000	CHD CLINIC FEES	1,116	0	1,116	0	1,116
ALLOCABLE REVENUE TOTAL		30,952	0	30,952	0	30,952
8. OTHER STATE CONTRIBUTIONS NOT IN CHD TRUST FUND - STATE						
	ADAP	0	0	0	36,941,577	36,941,577
	PHARMACY DRUG PROGRAM	0	0	0	1,072,670	1,072,670
	STD	0	0	0	278,354	278,354
	WIC PROGRAM	0	0	0	51,326,573	51,326,573
	BUREAU OF PUBLIC HEALTH LABORATORIES	0	0	0	661,838	661,838
	IMMUNIZATIONS	0	0	0	3,608,098	3,608,098
OTHER STATE CONTRIBUTIONS TOTAL		0	0	0	93,889,110	93,889,110
9. DIRECT LOCAL CONTRIBUTIONS - BCC/TAX DISTRICT						
008034	AIDS TAKE CONTROL	0	44,000	44,000	0	44,000
008034	CDC ACUTE HEPATITIS GRANT	0	221,325	221,325	0	221,325
008034	CHAT PUBLIC HEALTH RESPONSE TEAMS	0	277,012	277,012	0	277,012
008034	CHLAMYDIA PROJECT STD	0	42,079	42,079	0	42,079
008034	HIV/AIDS - LOCAL FUNDING	0	89,257	89,257	0	89,257
008034	IMMUNIZATION OUTREACH TEAM COUNTY FUNDED	0	140,831	140,831	0	140,831
008034	NORTH MIAMI SOCIAL WORKER	0	94,000	94,000	0	94,000
008034	STD HUMAN PAPILLONAVIRUS PUBLIC HEALTH TRUST	0	17,554	17,554	0	17,554
008034	TB JAIL SURVEILLANCE PHT	0	54,680	54,680	0	54,680
008034	TESTING FOR COMMUNICABLE DISEASES IN PRISON	0	72,982	72,982	0	72,982
008034	TUBERCULOSIS LOCAL FUNDING	0	79,280	79,280	0	79,280
DIRECT COUNTY CONTRIBUTION TOTAL		0	1,133,000	1,133,000	0	1,133,000
10. FEES AUTHORIZED BY COUNTY ORDINANCE OR RESOLUTION - COUNTY						
001025	Client Revenue for Collections Agent	0	3,000	3,000	0	3,000
001060	VITAL STATISTICS CERTIFIED RECORDS	0	134,000	134,000	0	134,000
001077	CHD CLINIC FEES	0	817,907	817,907	0	817,907
001114	VITAL STATISTICS CERTIFIED RECORDS	0	1,190,000	1,190,000	0	1,190,000
001094	CHD STATEWIDE ENVIRONMENTAL FEES	0	970,000	970,000	0	970,000
001117	VITAL STATISTICS CERTIFIED RECORDS	0	31,000	31,000	0	31,000
001115	VITAL STATISTICS CERTIFIED RECORDS	0	1,082,000	1,082,000	0	1,082,000
FEES AUTHORIZED BY COUNTY TOTAL		0	4,227,907	4,227,907	0	4,227,907
11. OTHER CASH AND LOCAL CONTRIBUTIONS - COUNTY						
001009	Debit memo Bad Checks	0	-2,684	-2,684	0	-2,684

ATTACHED PDF

DADE COUNTY HEALTH DEPARTMENT
 Part II: Sources of Contributions to County Health Department
 October 1, 2013 to September 30, 2013

	State Govt Fund Grant (USD)	County Govt Expenditure (USD)	Total Govt Expenditure (USD)	Other Contribution	Total
11. OTHER CASH AND LOCAL CONTRIBUTIONS - COUNTY					
001090 CHD CLINIC FEES	0	10,080	10,080	0	10,080
004010 CHD CLINIC FEES	0	43	43	0	43
010303 FDLE Fingerprinting	0	2,916	2,916	0	2,916
010400 CHD SALE OF GOODS OUTSIDE OF STATE GOVT	0	435	435	0	435
010300 CHD SALE OF SERVICES IN OR OUTSIDE OF STATE GOVT	0	34,400	34,400	0	34,400
005041 CHD LOCAL REVENUE & EXPENDITURES	0	90,000	90,000	0	90,000
011000 BREAST & CERVICAL CANCER SPECIAL DONATIONS	0	60,000	60,000	0	60,000
011000 HEALTHIER MIAMI-DADE WALKING PROGRAM	0	8,000	8,000	0	8,000
011000 MARCH OF DIMES CONTRACTS WITH DEPT OF HEALTH	0	23,376	23,376	0	23,376
011001 HEALTHY START DATA MANAGEMENT	0	462,912	462,912	0	462,912
011006 RESTRICTED CASH DONATIONS	0	480	480	0	480
010300 CHD SALE OF SERVICES IN OR OUTSIDE OF STATE GOVT	0	145,272	145,272	0	145,272
011004 LOW INCOME POOL AHCA PRIMARY CARE	0	1,500,000	1,500,000	0	1,500,000
090002 DRAW DOWN FROM PUBLIC HEALTH UNIT	0	164,456	164,456	0	164,456
012021 Service Charge on Returned Check	0	180	180	0	180
OTHER CASH AND LOCAL CONTRIBUTIONS TOTAL	0	2,499,866	2,499,866	0	2,499,866
12. ALLOCABLE REVENUE - COUNTY					
018000 COUNTY FOR REFUNDS	0	4,853	4,853	0	4,853
COUNTY ALLOCABLE REVENUE TOTAL	0	4,853	4,853	0	4,853
13. BUILDINGS - COUNTY					
ANNUAL RENTAL EQUIVALENT VALUE	0	0	0	2,687,707	2,687,707
BUILDINGS TOTAL	0	0	0	2,687,707	2,687,707
14. OTHER COUNTY CONTRIBUTIONS NOT IN CHD TRUST FUND - COUNTY					
OTHER COUNTY CONTRIBUTIONS TOTAL	0	0	0	0	0
GRAND TOTAL CHD PROGRAM	59,377,211	11,677,242	71,054,453	96,576,817	167,631,270

**ADULTAGE MONTHLY
 DADE COUNTY HEALTH DEPARTMENT**

Capital Budgeted Staffing - Clients Served - And Expenditures by Program Service Area - With In-Place of Available Services
 October 1, 2014 to September 30, 2015

	General Fund		State		County		Total		State	County	Grand Total
	FY15 (000)	Client Units	Services/AVS	(1)	and (2)	(3)	(4)	(5)			
A. COMMUNICABLE DISEASE CONTROL:											
IMMUNIZATION (101)	50.39	18,918	26,526	931,121	844,559	930,759	930,759	2,681,458	955,740	3,637,198	
STD (102)	43.03	7,566	11,520	918,583	833,184	918,225	918,225	2,980,350	607,867	3,588,217	
HIV/AIDS PREVENTION (03A1)	35.69	0	258	1,333,568	1,209,587	1,333,046	1,333,046	4,879,749	329,498	5,209,247	
HIV/AIDS SURVEILLANCE (03A2)	10.77	0	0	320,588	290,784	320,464	320,464	1,202,781	49,519	1,252,300	
HIV/AIDS PATIENT CARE (03A3)	11.07	480	1,410	266,973	242,154	266,870	266,870	1,005,670	37,197	1,042,867	
ADAP (03A4)	12.20	0	0	270,954	245,765	270,850	270,850	1,016,364	42,055	1,058,419	
TB CONTROL SERVICES (104)	59.83	3,456	16,968	1,054,421	956,393	1,054,010	1,054,010	3,902,057	216,777	4,118,834	
COMM. DISEASE SURV. (106)	14.33	0	21,582	274,638	249,106	274,331	274,331	1,072,126	680	1,072,806	
HEPATITIS PREVENTION (109)	6.76	4,026	5,748	125,703	114,016	125,654	125,654	187,151	303,876	491,027	
PUBLIC HEALTH PREP AND RESP (116)	21.30	0	13,950	478,935	434,410	478,749	478,749	1,813,772	57,071	1,870,843	
REFUGEE HEALTH (118)	84.36	41,046	87,324	3,866,385	3,506,931	3,864,874	3,864,874	15,103,064	0	15,103,064	
VITAL STATISTICS (180)	22.32	69,768	123,426	492,524	446,734	492,331	492,331	0	1,923,920	1,923,920	
COMMUNICABLE DISEASE SUBTOTAL	372.05	145,260	308,712	10,334,393	9,373,623	10,330,363	10,330,363	35,844,542	4,524,200	40,368,742	
B. PRIMARY CARE:											
CHRONIC DISEASE SERVICES (210)	8.98	19,890	12,396	252,785	229,285	252,687	252,687	2,697	984,747	987,444	
TOBACCO PREVENTION (212)	5.60	0	3,666	86,070	78,069	86,037	86,037	336,213	0	336,213	
WIC (21W1)	182.40	476,940	1,056,210	2,870,600	2,603,725	2,869,480	2,869,480	11,213,285	0	11,213,285	
WIC BREASTFEEDING PEER COUNSELING (21W2)	7.97	0	4,458	67,699	61,405	67,672	67,672	264,448	0	264,448	
FAMILY PLANNING (223)	58.19	11,718	25,434	1,045,299	948,117	1,044,889	1,044,889	2,294,913	1,788,281	4,083,194	
IMPROVED PREGNANCY OUTCOME (225)	4.55	7,026	9,144	90,455	82,046	90,420	90,420	188,474	164,867	353,341	
HEALTHY START PRENATAL (227)	6.69	7,968	15,402	124,245	112,693	124,195	124,195	0	485,328	485,328	
COMPREHENSIVE CHILD HEALTH (229)	0.00	0	0	0	0	0	0	0	0	0	
HEALTHY START INFANT (231)	1.53	4,656	8,244	25,500	23,130	25,491	25,491	99,612	0	99,612	
SCHOOL HEALTH (234)	28.24	0	480,168	681,395	618,046	681,128	681,128	2,298,740	362,957	2,661,697	
COMPREHENSIVE ADULT HEALTH (237)	19.53	1,836	2,250	628,516	570,085	628,272	628,272	597,267	1,857,878	2,455,145	
COMMUNITY HEALTH DEVELOPMENT (238)	0.00	0	0	83,905	76,105	83,872	83,872	182,822	144,932	327,754	
DENTAL HEALTH (240)	1.92	1,134	1,134	34,640	31,420	34,626	34,627	126,842	8,471	135,313	
PRIMARY CARE SUBTOTAL	325.60	531,168	1,618,506	5,991,109	5,434,126	5,988,769	5,988,770	17,605,313	5,797,461	23,402,774	
C. ENVIRONMENTAL HEALTH:											
Water and Onsite Sewage Programs											
COASTAL BEACH MONITORING (347)	0.57	936	936	35,230	31,955	35,217	35,217	80,960	56,659	137,619	
LIMITED USE PUBLIC WATER SYSTEMS (357)	0.78	36	636	15,145	13,737	15,140	15,140	59,089	73	59,162	
PUBLIC WATER SYSTEM (358)	7.60	504	6,642	198,813	180,329	198,734	198,734	415,053	361,557	776,610	
PRIVATE WATER SYSTEM (359)	0.29	72	1,128	3,248	2,947	3,248	3,248	220	12,471	12,691	
INDIVIDUAL SEWAGE DISP. (361)	11.89	2,376	7,956	248,085	225,019	247,986	247,986	663,587	305,489	969,076	
Group Total	21.13	3,924	17,298	500,521	453,987	500,325	500,325	1,218,909	736,249	1,955,158	
Facility Programs											
FOOD HYGIENE (348)	8.81	1,458	6,168	171,428	155,490	171,360	171,360	374,440	295,198	669,638	
BODY PIERCING FACILITIES SERVICES (349)	0.09	24	24	1,395	1,265	1,395	1,395	5,450	0	5,450	
GROUP CARE FACILITY (351)	7.82	1,692	2,850	146,642	133,010	146,586	146,586	248,740	324,084	572,824	
MIGRANT LABOR CAMP (352)	0.05	6	30	774	702	774	774	3,022	2	3,024	

NITA GOVERNMENT
DADE COUNTY HEALTH DEPARTMENT

Public Health, Sanitation, Child Services, Adult Geriatrics, Behavioral Health, Family Violence, and Oral Health Services
October 1, 2014 to September 30, 2015

	FTEs (000)	Grants (000)	Staffs (000)	Is	and (Actuals)	and (Actuals)	and (Actuals)	and (Actuals)	State	County	Grand Total
C. ENVIRONMENTAL HEALTH:											
Facility Programs											
HOUSING,PUBLIC BLDG SAFETY,SANITATION (353)	0.00	0	0	0	0	0	0	0	0	0	0
MOBILE HOME AND PARKS SERVICES (354)	0.34	2	60	3,577	3,245	3,575	3,575	13,972	0	0	13,972
SWIMMING POOLS/BATHING (360)	8.57	3,336	7,932	138,760	125,860	138,706	138,706	542,032	0	0	542,032
BIOMEDICAL WASTE SERVICES (364)	5.71	3,180	3,336	111,177	100,842	111,135	111,135	434,241	48	0	434,289
TANNING FACILITY SERVICES (369)	0.00	0	0	1,035	940	1,036	1,036	4,047	0	0	4,047
Group Total	31.39	9,698	20,400	574,788	521,354	574,567	574,567	1,625,944	619,352	0	2,245,276
Groundwater Contamination											
STORAGE TANK COMPLIANCE (355)	0.00	0	0	0	0	0	0	0	0	0	0
SUPER ACT SERVICE (356)	1.58	300	750	26,483	24,023	26,475	26,475	103,456	0	0	103,456
Group Total	1.58	300	750	26,483	24,023	26,475	26,475	103,456	0	0	103,456
Community Hygiene											
TATTOO FACILITIES SERVICES	0.26	0	84	1,935	1,756	1,935	1,935	7,561	0	0	7,561
COMMUNITY ENVIR. HEALTH (345)	0.00	0	0	0	0	0	0	0	0	0	0
INJURY PREVENTION (346)	0.00	0	0	0	0	0	0	0	0	0	0
LEAD MONITORING SERVICES (350)	4.09	384	864	63,689	57,766	63,662	63,662	248,779	0	0	248,779
PUBLIC SEWAGE (362)	0.00	0	0	0	0	0	0	0	0	0	0
SOLID WASTE DISPOSAL (363)	0.00	0	0	0	0	0	0	0	0	0	0
SANITARY NUISANCE (365)	0.00	0	0	0	0	0	0	0	0	0	0
KABIES SURVEILLANCE/CONTROL SERVICES (366)	0.00	0	0	0	0	0	0	0	0	0	0
ARBOVIRUS SURVEILLANCE (367)	0.00	0	0	0	0	0	0	0	0	0	0
RODENT/ARTHROPOD CONTROL (368)	0.00	0	0	0	0	0	0	0	0	0	0
WATER POLLUTION (370)	0.00	0	0	0	0	0	0	0	0	0	0
INDOOR AIR (371)	0.00	0	0	0	0	0	0	0	0	0	0
RADIOLOGICAL HEALTH (372)	0.00	0	0	0	0	0	0	0	0	0	0
TOXIC SUBSTANCES (373)	0.00	0	0	0	0	0	0	0	0	0	0
Group Total	4.35	384	948	65,624	59,522	65,597	65,597	256,340	0	0	256,340
ENVIRONMENTAL HEALTH SUBTOTAL	58.45	14,306	39,396	1,167,416	1,058,886	1,166,964	1,166,964	3,204,649	1,355,581	0	4,560,230
D. NON-OPERATIONAL COSTS:											
NON-OPERATIONAL COSTS (399)	0.00	0	0	583,631	529,372	583,404	583,404	2,279,811	0	0	2,279,811
ENVIRONMENTAL HEALTH SURCHARGE (399)	0.00	0	0	38,400	34,830	38,385	38,385	150,000	0	0	150,000
MEDICAID BUYBACK (611)	0.00	0	0	74,982	68,010	74,952	74,952	292,896	0	0	292,896
NON-OPERATIONAL COSTS SUBTOTAL	0.00	0	0	697,013	632,212	696,741	696,741	2,722,707	0	0	2,722,707
TOTAL CONTRACT	756.10	690,734	1,966,614	18,189,931	16,498,847	18,182,837	18,182,838	59,377,211	11,677,242	0	71,054,453

ATTACHMENT III

MIAMI-DADE COUNTY HEALTH DEPARTMENT

CIVIL RIGHTS CERTIFICATE

The applicant provides this assurance in consideration of and for the purpose of obtaining federal grants, loans, contracts (except contracts of insurance or guaranty), property, discounts, or other federal financial assistance to programs or activities receiving or benefiting from federal financial assistance. The provider agrees to complete the Civil Rights Compliance Questionnaire, DH Forms 946 A and B (or the subsequent replacement if adopted during the contract period), if so requested by the department.

The applicant assures that it will comply with:

1. Title VI of the Civil Rights Act of 1964, as amended, 42 U.S.C., 2000 Et seq., which prohibits discrimination on the basis of race, color or national origin in programs and activities receiving or benefiting from federal financial assistance.
2. Section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. 794, which prohibits discrimination on the basis of handicap in programs and activities receiving or benefiting from federal financial assistance.
3. Title IX of the Education Amendments of 1972, as amended, 20 U.S.C. 1681 et seq., which prohibits discrimination on the basis of sex in education programs and activities receiving or benefiting from federal financial assistance.
4. The Age Discrimination Act of 1975, as amended, 42 U.S.C. 6101 et seq., which prohibits discrimination on the basis of age in programs or activities receiving or benefiting from federal financial assistance.
5. The Omnibus Budget Reconciliation Act of 1981, P.L. 97-35, which prohibits discrimination on the basis of sex and religion in programs and activities receiving or benefiting from federal financial assistance.
6. All regulations, guidelines and standards lawfully adopted under the above statutes. The applicant agrees that compliance with this assurance constitutes a condition of continued receipt of or benefit from federal financial assistance, and that it is binding upon the applicant, its successors, transferees, and assignees for the period during which such assistance is provided. The applicant further assures that all contracts, subcontractors, subgrantees or others with whom it arranges to provide services or benefits to participants or employees in connection with any of its programs and activities are not discriminating against those participants or employees in violation of the above statutes, regulations, guidelines, and standards. In the event of failure to comply, the applicant understands that the grantor may, at its discretion, seek a court order requiring compliance with the terms of this assurance or seek other appropriate judicial or administrative relief, to include assistance being terminated and further assistance being denied.

ATTACHMENT IV
MIAMI-DADE COUNTY HEALTH DEPARTMENT
FACILITIES UTILIZED BY THE COUNTY HEALTH DEPARTMENT

<u>Facility Description</u>	<u>Location</u>	<u>Owned By</u>
Downtown Center Clinic/Administration	1350 NW 14 th Street	State of Florida
Florida Highway Patrol West Flagler Building	2515 W Flagler Street	State of Florida
Refugee Health Center Refugee Program	315 NW 27 th Ave.	Lease Sunny Management, Inc Attn: Frank Lopez
Family Planning Clinic	11865 SW 26 Street Unit J-2	United States Development Ltd
WIC (West Dade) Clinic	11865 SW 26 Street Unit J-6	United States Development Ltd
North Miami Clinic	14101 NW 8 th Avenue	Miami-Dade County City of North Miami(Leased)
Rosie Lee Wesley Clinic	6601 SW 62 nd Avenue	Miami-Dade County
Golden Glades Env. Health/warehouse	1725 NW 167 Street	Miami-Dade County
PET Center Clinic	615 Collins Avenue	Miami-Dade County
Jefferson Reaves Clinic	1009 NW 5 Avenue	Miami-Dade County
Rafael Peñalver Clinic	971 NW 2 Street	Miami-Dade County
WIC	7785 NW 48 Street H 300-325	Lease Corporate Park Administration

<u>Facility Description</u>	<u>Location</u>	<u>Owned By</u>
Carol City WIC Clinic	4737/4739/4741 NW 183 Street	Market Square Properties
Ideal Medical Center WIC/ Clinic	1490 NW 27 Avenue	Sub-lease Ideal Medical Center
PIC Center Administration Septic Tank Unit	11805 SW 26 Street	Miami-Dade County (Sub-lease with the county)
Miami Beach WIC Clinic	995 N. Miami Beach Blvd	Lease Ideal Medical Center
MICC Administration	8175 NW 12 Street	Lease Adler Management
MICC (warehouse)	2264 NW 82 Avenue	Lease Adler Management
MICC (warehouse) PHP	2200 NW 82 nd Avenue	Lease Adler Management
MICC (warehouse) Courier Business Operations	2188 NW 82 Avenue	Lease Adler Management
MICC (warehouse) Courier Business Operations	2192 NW 82 Avenue	Lease Adler Management
Storage/warehouse WIC-STD	2264 NW 82 Avenue	Lease Adler Management
HIV/AIDS ADAP Pharmacy	1313 NW 36 Street	Lease Golden Sands Allapattah Corp.
MICC (warehouse) Maintenance shop Administration	2266 NW 82 Avenue	Lease Adler Management
University WIC Ctr WIC	1607 SW 107 th Avenue	Lease Universal Medical Center

Facility Description	Location	Owned By
MICC (warehouse) Storage Business Operations	2268 NW 82 Avenue	Lease Adler Management
Beacon Center Administration	8323 NW 12 Street #212	Lease Flagler Real Estate
Beacon Center Administration Legal	8323 NW 12 Street #214	Lease Flagler Real Estate
Kodak Bldg Administration	8600 NW 17 Street	Lease Flagler Real Estate
Miami Lakes Clinic/Vital Records	18680 NW 67 Avenue	Club M & G
West Perrine Clinic Clinic/Administration	18255 Homestead Avenue	Miami-Dade County
Little Haiti Clinic Clinic/Administration	300 NE 80 Terrace	Miami-Dade County
Florida City Women's Health Clinic	1600 NW 6th Court	Lease Miami-Dade County
MICC (warehouse) WIC Storage/Office	2250 NW 82 Avenue	Lease Adler Management
WIC WEST PALM DR WIC Clinic	753 West Palm Drive	Lease Human Services of Florida City Incorporated
WIC Hialeah WIC Clinic	551 W. 51 Pl. 3 rd Floor	Lease Citrus Health Network, Inc.
Liberty City Health Center	2520 NW 75 th St	Miami-Dade County

WIC Centers without Lease Agreements in place

- 1) Goulds Center 10300 SW 216 Street
- 2) Naranja Community Health Center 13805 SW 264 Street

ATTACHMENT V
MIAMI-DADE COUNTY HEALTH DEPARTMENT
SPECIAL PROJECTS SAVINGS PLAN

IDENTIFY THE AMOUNT OF CASH THAT IS ANTICIPATED TO BE SET ASIDE ANNUALLY FOR THE PROJECT.

<u>CONTRACT YEAR</u>	<u>STATE</u>	<u>COUNTY</u>	<u>TOTAL</u>
2009-2010	\$ _____ -	\$ _____ -	\$ _____ -
2010-2011	\$ _____ -	\$ _____ -	\$ _____ -
2011-2012	\$ _____ -	\$ _____ -	\$ _____ -
2012-2013	\$ _____ 8,163	\$ _____ 2,438	\$ _____ 10,602
2013-2014	\$ _____ -	\$ _____ -	\$ _____ -
2014-2015	\$ _____ 1,188	\$ _____ 297	\$ _____ 1,484
PROJECT TOTAL	\$ _____ 9,351	\$ _____ 2,735	\$ _____ 12,086

SPECIAL PROJECT CONSTRUCTION/RENOVATION PLAN

PROJECT NAME: MIAMI-DADE CHD -LOCALLY MANAGED PROJECTS (PROJECT ID - 61213100)
 LOCATION/ ADDRESS: Several Locations
 PROJECT TYPE: NEW BUILDING ROOFING
 RENOVATION PLANNING STUDY
 NEW ADDITION OTHER

SQUARE FOOTAGE: _____

PROJECT SUMMARY: *Describe scope of work in reasonable detail.*

Special Renovation to 35 year old facility bringing up to standard for county building codes.

ESTIMATED PROJECT INFORMATION:

START DATE (*Initial expenditure of funds*): _____ 2012
 COMPLETION DATE: _____ 2015

DESIGN FEES: \$ _____
 CONSTRUCTION COSTS: \$ _____ 150,000
 FURNITURE/EQUIPMENT \$ _____
 TOTAL PROJECT COST: \$ _____ 150,000
 COST PER SQ FOOT: \$ _____

Special Capital Projects are new construction or renovation projects and new furniture or equipment associated with these projects and mobile health vans.

ATTACHMENT V
MIAMI-DADE COUNTY HEALTH DEPARTMENT
SPECIAL PROJECTS SAVINGS PLAN

IDENTIFY THE AMOUNT OF CASH THAT IS ANTICIPATED TO BE SET ASIDE ANNUALLY FOR THE PROJECT.

<u>CONTRACT YEAR</u>	<u>STATE</u>	<u>COUNTY</u>	<u>TOTAL</u>
2009-2010	\$ _____ -	\$ _____ -	\$ _____ -
2010-2011	\$ _____ -	\$ _____ -	\$ _____ -
2011-2012	\$ _____ -	\$ _____ -	\$ _____ -
2012-2013	\$ _____ -	\$ _____ -	\$ _____ -
2013-2014	\$ _____ -	_____ -	\$ _____ -
2014-2015	\$ <u>30,661</u>	\$ <u>7,665</u>	\$ <u>38,326</u>
PROJECT TOTAL	\$ <u>30,661</u> -	<u>7,665</u> -	<u>38,326</u>

SPECIAL PROJECT CONSTRUCTION/RENOVATION PLAN

PROJECT NAME: NEW FACILITY - LIBERTY CITY (PROJECT ID 71013100)
 LOCATION/ ADDRESS: _____
 PROJECT TYPE: NEW BUILDING ROOFING _____
 RENOVATION _____ PLANNING STUDY _____
 NEW ADDITION _____ OTHER _____
 SQUARE FOOTAGE: 10,113

PROJECT SUMMARY: *Describe scope of work in reasonable detail.*

New facility located at 7440 NW-26th ST, Miami, FL. The facility will house the clinical programs such as immunizations, family planning, tuberculosis and sexually transmitted diseases. Phase II includes and additional building that will have a Parking Garage and Offices

ESTIMATED PROJECT INFORMATION:

START DATE (Initial expenditure of funds): 7/1/2013
 COMPLETION DATE: 6/30/2014
 DESIGN FEES: \$ _____
 CONSTRUCTION COSTS: \$ 275,000
 FURNITURE/EQUIPMENT \$ 40,000
 TOTAL PROJECT COST: \$ 315,000
 COST PER SQ FOOT: \$ 27.19272224

Special Capital Projects are new construction or renovation projects and new furniture or equipment associated with these projects and mobile health vans.

ATTACHMENT V
MIAMI-DADE COUNTY HEALTH DEPARTMENT
SPECIAL PROJECTS SAVINGS PLAN

IDENTIFY THE AMOUNT OF CASH THAT IS ANTICIPATED TO BE SET ASIDE ANNUALLY FOR THE PROJECT.

<u>CONTRACT YEAR</u>	<u>STATE</u>	<u>COUNTY</u>	<u>TOTAL</u>
2009-2010	\$ <u>100,483</u>	\$ <u>27,750</u>	\$ <u>128,233</u>
2010-2011	\$ <u>1,567,200</u>	\$ <u>432,800</u>	\$ <u>2,000,000</u>
2011-2012	\$ <u>1,952,429</u>	\$ <u>539,185</u>	\$ <u>2,491,614</u>
2012-2013	\$ <u>(0)</u>	\$ <u>(0)</u>	\$ <u>(0)</u>
2013-2014	\$ <u>-</u>	\$ <u>-</u>	\$ <u>-</u>
2014-2015	\$ <u>-</u>	\$ <u>-</u>	\$ <u>-</u>
PROJECT TOTAL	\$ <u><u>3,620,112</u></u>	\$ <u><u>999,735</u></u>	\$ <u><u>4,619,847</u></u>

SPECIAL PROJECT CONSTRUCTION/RENOVATION PLAN

PROJECT NAME: MIAMI-DADE (MIAMI CENTRAL) CHD PARK GARAGE-OFFICE PHASE II (PROJECT ID 71113100)

LOCATION/ ADDRESS: 1350 NW 14 ST, MIAMI, FL

PROJECT TYPE: NEW BUILDING ROOFING
 RENOVATION PLANNING STUDY
 NEW ADDITION OTHER

SQUARE FOOTAGE: 166,618

PROJECT SUMMARY: *Describe scope of work in reasonable detail.*

Special Renovation to 35 year old facility bringing up to standard for county building codes. Phase II includes and additional building that will have a Parking Garage and Offices

ESTIMATED PROJECT INFORMATION:

START DATE *(initial expenditure of funds)*: 2012

COMPLETION DATE: 2015

DESIGN FEES: \$

CONSTRUCTION COSTS: \$ 9,550,000

FURNITURE/EQUIPMENT: \$

TOTAL PROJECT COST: \$ 9,550,000

COST PER SQ FOOT: \$ 57.31673649

Special Capital Projects are new construction or renovation projects and new furniture or equipment associated with these projects and mobile health vans.

ATTACHMENT V
MIAMI-DADE COUNTY HEALTH DEPARTMENT
SPECIAL PROJECTS SAVINGS PLAN

IDENTIFY THE AMOUNT OF CASH THAT IS ANTICIPATED TO BE SET ASIDE ANNUALLY FOR THE PROJECT.

<u>CONTRACT YEAR</u>	<u>STATE</u>	<u>COUNTY</u>	<u>TOTAL</u>
2007-2008	\$ _____ -	\$ _____ -	\$ _____
2008-2009	\$ _____ -	\$ _____ -	\$ _____
2009-2010	\$ _____ -	\$ _____ -	\$ _____
2010-2011	\$ _____ -	\$ _____ -	\$ _____
2011-2012	\$ _____ -	\$ _____ -	\$ _____
2012-2013	\$ _____ -	\$ _____ -	\$ _____
2013-2014	\$ 79,545	\$ 19,886	\$ 179,431
2014-2015	\$ _____ -	\$ _____ -	\$ _____
PROJECT TOTAL	\$ 79,545	\$ 19,886	\$ 179,431

SPECIAL PROJECT CONSTRUCTION/RENOVATION PLAN

PROJECT NAME: MIAMI-DADE - (FLAGLER STREET FACILITY) CHD - RENOVATIONS (PROJECT ID 81213100)

LOCATION/ ADDRESS: 2515 W Flagler ST, Miami, FL

PROJECT TYPE: NEW BUILDING ROOFING
 RENOVATION PLANNING STUDY
 NEW ADDITION OTHER

SQUARE FOOTAGE: 11,291

PROJECT SUMMARY: *Describe scope of work in reasonable detail.*

Renovation required to bring the building up to code

ESTIMATED PROJECT INFORMATION:

START DATE (*initial expenditure of*) 5/1/2012
COMPLETION DATE: 12/31/2012

DESIGN FEES: \$ _____
CONSTRUCTION COS \$ 1,569,132
FURNITURE/EQUIPME \$ _____
TOTAL PROJECT COS \$ 1,569,132

COST PER SQ FOOT: \$ 138.9719051

Special Capital Projects are new construction or renovation projects and new furniture or equi associated with these projects and mobile health vans.

ATTACHMENT VI

COUNTY FEE SCHEDULES, BY SERVICE

<u>LEVEL OF SERVICE/SERVICE:</u>	<u>Fee/Range</u>	<u>Estimated Annual Revenue Accruing To The CPHU Trust Fund</u>
I. <u>PRIMARY CARE AND COMMUNICABLE DISEASE:</u>		
Birth Certificate	\$20.00	\$1,190,000
Death Certificates	\$20.00	\$1,082,000
Second Copy & Other	\$16.00	\$165,000
STD Encounter		\$186,774
T.B. Encounter		\$90,032
Family Planning		<u>\$116,062</u>
	Subtotal:	\$2,829,868

Fees for primary care and communicable disease services will be set at current Medicare Rate. When a service is not included in the Medicare schedule, the rate will be up to 75th percentile level of the rate-based value scale as determined by the current *Physician Fee Reference Handbook*. In the event, however that up to the 75th percentile level of the rate-based value scale is less than the current Medicaid fee, then the Medicaid fee will be charged.

II. IMMUNIZATION SERVICES

Immunizations \$428,039

1. Overseas Immunizations
 - a. Consultation Fee for a specific travel itinerary - \$45.00
 - b. Administration Fee for injection – Medicare rate
 - c. Minimum charge for vaccines per dose. Vaccine cost will be the cost of vaccines plus 10%
 - d. Clients requesting overseas immunizations shall pay the price of the Consultation Fee, Administration Fee(s), and the vaccine charge.
2. Adult Immunizations (Immunization to individuals 19 years and older)
 - a. Administration Fee for injection – Medicare Rate
 - b. Minimum Charge for vaccine per dose. Vaccine costs will be the cots of vaccine plus 10%.
 - c. Immunization fees charged under this schedule may be those charged for Overseas Immunization, excluding the Consultation Fee.
3. Childhood Immunizations (Immunizations to persons 18 years of age and under)
 - a. No fee will be charged for childhood immunizations required for admittance to attendance in school as specified in FS 1003.22.

- b. Administration Fee for immunizations not required for school – Not to exceed the Medicare rate.

III. ENVIRONMENTAL HEALTH

Environmental Health Fees \$970,000

1. A fee of \$100.00 for the Application for Permitting of an Onsite Sewage Treatment and Disposal System, which includes application and plan review.
2. A fee of \$70.00 for the Application and Approval for existing system, which does not include system inspection.
3. A fee of \$250.00 for the Application for permitting of a new performance-based treatment system.
4. A fee of \$230.00 for Site Evaluation for a new system which includes an evaluation of criteria specified in Rule 64E-6.004(3).
5. A fee of \$150.00 for Site Evaluation for a system repair which includes an evaluation of criteria specified in Rule 64E-6.015(1), or modification of a system.
6. A fee of \$150.00 for Site re-evaluation, new or repair, or modification to system.
7. A fee of \$110.00 for Permit or permit amendment for new system, or modification to system.
8. A fee of \$160.00 for New System or modification of a system installation or inspection.
9. A fee of \$100.00 for a repair permit issuance, which includes inspection.
10. A fee of \$100.00 for inspection of existing system, which does not include modification to system.
11. A fee of \$100.00 for re-inspection fee per visit for sight inspections after system construction approval.
12. A fee of \$100.00 for installation re-inspection for non-compliant system per each site visit.
13. A fee of \$80.00 for system abandonment permit, which includes permit issuance and inspection.
14. A fee of \$300.00 for annual operating permit for systems in industrial, manufacturing, and equivalent area, and for systems receiving commercial sewage waste.
15. A fee of \$100.00 for amendment or change to the operating permit during the permit period per change or amendment.
16. A fee of \$200.00 for Aerobic Treatment Unit biennial operating permit.
17. A fee of \$200.00 for Biennial operating permit fee for performance based treatment system.
18. A fee of \$150.00 for review of application due to proposed amendments or changes after initial operating permit issuance for a performance based treatment system.
19. A fee of \$200.00 for Tank Manufacturers Inspection per annum.
20. A fee of \$150.00 for a Septage Disposal Service permit per annum.
21. Where applicable, an additional fee of \$70.00 per pump out vehicle.
22. A fee of \$150.00 for Portable or Temporary Toilet Service permit per annum.
23. Where applicable, an additional fee of \$70.00 per pump out vehicle.
24. A fee of \$50.00 for Aerobic Treatment Unit Maintenance Entity per annum.

25.	A fee of \$300.00 for Variance Application for a single-family residence per each lot or building site.	
26.	A fee of \$400.00 for Variance Application for a multi-family or commercial building per each lot or building site.	
27.	Condominium Inspection	\$500.00
28.	Condominium Re-Inspection	\$250.00
29.	Youth Fair Inspection	\$500.00
30.	Inspection of Food Preparation and Kitchen Areas	\$140.00
31.	Health & Safety Inspections (Foster Homes,	
32.	Child Care Center, After School Care, Family Day Care, Assistant Living Facilities, Residential Facilities including Adult Family Care Homes and Residential Treatment, Group Homes, Schools	\$100.00
33.	Indoor Air Investigation without Sampling	\$200.00
34.	Public Water Service Connection Plan Review	\$70.00
35.	Bacteriological clearance water sample for water main extension, service connections, and drinking water wells	\$75.00 (first 4 samples) \$50.00 (each additional)
36.	Heavy metal water samples for drinking water wells	\$100.00
37.	Clearance Letters for Water Main Extension or Water Treatment Plants	\$100.00
38.	Compliance Bacteriological Water Samples	\$50.00/sample
39.	Facilities Plan Review	\$100.00

Total County Fees

\$4,227,907

ATTACHMENT VII

THIS ATTACHMENT VII to CORE by and between MIAMI-DADE COUNTY, a political subdivision of the State of Florida, herein sometimes designated or referred to as the "LANDLORD," and FLORIDA DEPARTMENT OF HEALTH/MIAMI-DADE COUNTY HEALTH DEPARTMENT of the State of Florida, hereinafter referred to as the "TENANT".

WITNESSETH:

That LANDLORD, for and in consideration of the restrictions and covenants herein contained, hereby leases to TENANT and TENANT hereby agrees to lease from LANDLORD the premises described as follows:

Various locations enumerated in Exhibit A and made a part hereto, all of which are Miami-Dade County owned buildings located in Miami-Dade County, Florida.

TO HAVE AND TO HOLD unto said TENANT the term of the Core Contract for and at an annual rent of One dollar and No/100 (\$1.00), for each and every location being used by the TENANT, with the exception of the Seven Hundred (700) square feet used at a \$25/SQF rate in the PIC Center, for the original term of the Lease, c/o General Services Administration, 111 N.W. First Street, Suite 2460, Miami, Florida 33128-1907, or as such other place and to such other person as LANDLORD may from time to time designate in writing.

The landlord provides lease management services, which include locating space, negotiating and preparing lease contracts, processing contracts for BCC approval, overseeing design, and construction of lease build-outs and processing the monthly lease payments. Fee for services is four (4) percent of annual lease payments. Where no lease

payments are involved, departments will be charged for staff time spent on processing the lease agreement, plus any out-of-pocket expenses.

IT IS FURTHER MUTUALLY UNDERSTOOD AND AGREED BY THE RESPECTIVE PARTIES HERETO:

ARTICLE I

USE OF DEMISED PREMISES

The area of the demised premises shall be used by TENANT solely for the provision of health care services.

ARTICLE II

CONDITION OF PREMISES

TENANT hereby accepts the premises in the condition they are in at the beginning of this Lease.

ARTICLE III

UTILITIES

The TENANT, during the term hereof, shall pay all charges for water, waste disposal, electricity and all other utilities used by the TENANT.

ARTICLE IV

MAINTENANCE

TENANT agrees to maintain and keep in good repair, condition, and appearance, during the term of this Lease or any extension or renewal thereof, the leased premises, and the following:

Existing interior furnishings;
Interior and exterior of buildings;

Plumbing and electrical lines and equipment;
Air-conditioning and heating equipment;
Parking areas and drainage;
Janitorial and custodial services;
Exterminating services;
Grounds and landscaping maintenance;
Roof and roof leaks;
Trash and refuse disposal;
Fire equipment, including inspection as required
by applicable fire codes.

TENANT shall be responsible for and shall repair any damage caused to the premises as a result of TENANT's use of the premises. LANDLORD shall notify TENANT after discovering any damage which TENANT is responsible for repairing and TENANT shall make the necessary repairs promptly after said notice.

ARTICLE V
ALTERATIONS BY TENANT

The TENANT may make alterations, additions or improvements in or to the premises as may be required for the operation of its program as described in Article I without the written consent of the LANDLORD. All additions, fixtures or improvements, except but not limited to store and office furniture and fixtures, exclusive of furnishings provided by the LANDLORD, which are readily removable without injury to the premises, shall have title vested to the LANDLORD without any compensation due the TENANT and remain a part of the premises at the expiration or cancellation of this Lease. However, prior to title so vesting, the LANDLORD and the TENANT may attempt to negotiate another use for the premises acceptable to the LANDLORD and compatible with the area. Subject to the above, any carpeting and removable partitions installed by the TENANT within the demised premises shall remain the TENANT'S property and may be removed by the

TENANT upon the expiration of the Lease Agreement of any renewal or cancellation thereof.

ARTICLE VI
DISABLED INDIVIDUALS

The TENANT understands, recognizes, and warrants to the best of its knowledge that all common areas are, and shall at all times be maintained, in accordance with the requirements for disabled individuals contained in the Americans with Disabilities Act of 1990 (the "ADA") and Section 553.501 et seq. of the Florida Statutes, as presently written and as may be hereafter amended.

The TENANT further warrants that the demised premises and access thereto, including but not limited to rest rooms, hallways, entryways to the street and accessible parking, if parking is provided under the Lease, shall be in compliance with the accessibility standards for government programs contained in the ADA requirements of Section 553.501 et seq. of the Florida Statutes. The TENANT covenants and agrees that the demised premises and access thereto shall at all times be maintained in accordance with the requirements of Section 255.21 of the Florida Statutes at the TENANT's costs and expense.

ARTICLE VII
DESTRUCTION OF PREMISES

In the event the demised premises should be destroyed or so damaged by fire, windstorm, or other casualty to the extent that the demised premises are rendered untenable or unfit for the purpose of TENANT, either party may cancel this Lease by giving of thirty (30) days' prior written notice to the other. If either the Leased Premises or the Leased Buildings are partially damaged due to TENANT's negligence, but not rendered unusable

for the purposes of this Lease Agreement, the same shall with due diligence be repaired by TENANT from proceeds of the insurance coverage and/or at its own cost and expense. If the damage shall be so extensive as to render such premises unusable for the purposes intended, but capable of being repaired within thirty (30) days, the damage shall be repaired with due diligence by TENANT from the proceeds of the insurance coverage policy and/or at its own cost and expense. In the event that said premises are completely destroyed due to TENANT's negligence, TENANT shall repair and reconstruct the premises so that they equal the condition of the premises on the date the premises was destroyed. In lieu of reconstructing, TENANT can elect to reimburse LANDLORD all expenses incurred by LANDLORD in restoring the premises to their original condition on the date that the premises was destroyed. This election of remedies shall be at the sole discretion of TENANT.

In the event the Leased Premises or the Leased Buildings are damaged (either partially or completely) by any cause other than TENANT's negligence, the damage shall be repaired with due diligence by LANDLORD, at the LANDLORD's cost and expense.

ARTICLE VIII **ASSIGNMENT**

Without the written consent of LANDLORD first obtained in each case, TENANT shall not sublet, transfer, mortgage, pledge, or dispose of this Lease or the term hereof, except as provided for in Article XX(3).

ARTICLE IX **NO LIABILITY FOR PERSONAL PROPERTY**

All personal property placed or moved in the premises above described shall be at the risk of TENANT or the owner thereof. LANDLORD shall not be liable to TENANT for any damage to said personal property unless caused by or due to negligence of

LANDLORD, LANDLORD's agents or employees, subject to all limitations of Florida Statutes, Section 768.28.

ARTICLE X
SIGNS

The cost of signage to be paid by TENANT. All signs shall be removed by TENANT at termination of this Lease and any damage or unsightly condition caused to premises because of or due to said signs shall be satisfactorily corrected or repaired by TENANT.

ARTICLE XI
LANDLORD'S RIGHT OF ENTRY

LANDLORD or any of its agents shall have the right to enter said premises during all reasonable working hours, upon the giving of twenty-four (24) hours' prior notice, to examine the same or to make such repair's, additions, or alterations as may be deemed necessary for the safety, comfort, or preservation thereof.

ARTICLE XII
PEACEFUL POSSESSION

Subject to the terms, conditions, and covenants of this Lease, LANDLORD agrees that TENANT shall and may peaceably have, hold, and enjoy the premises above described, without hindrance or molestation by LANDLORD.

ARTICLE XIII
SURRENDER OF PREMISES

TENANT agrees to surrender to LANDLORD, at the end of the term of this Lease or any extension thereof, said premises in as good condition as said premises were at the beginning of the term of this Lease, ordinary wear and tear and damage by fire and windstorm or other acts of God excepted

ARTICLE XIV
INDEMINIFICATION AND HOLD HARMLESS

To the extent allowed by law, Section 284 and 768 Florida Statutes governing State Agency Liability, the TENANT shall indemnify and save LANDLORD harmless from any and all claims, liability, losses, and causes of action which may arise out of the fulfillment of this Lease Agreement, or the TENANT's activities in the demised premises, and caused by the negligence of the TENANT or TENANT's employees or agents. Subject to the provisions of Sections 284 and 768 Florida Statutes, the TENANT shall pay claims and losses of any nature whatever in connection therewith, and shall defend all suites, in the name of LANDLORD when applicable, and shall pay all costs and judgments which may issue thereon. However, nothing in this section shall indemnify the LANDLORD for any liability or claim arising out of the performance required of the LANDLORD under this Lease or damages caused solely by the negligence of LANDLORD, its employees agents, or invites.

ARTICLE XV
LIABILITY FOR DAMAGE OR INJURY

LANDLORD shall not be liable for any damage or injury which may be sustained by any party or person on the demised premises other than the damage or injury caused solely by the negligence of LANDLORD, its employees, agents, or invites, subject to all limitations of Florida Statutes, Section 768.28.

ARTICLE XVI
SUCCESSORS IN INTEREST

It is hereby covenanted and agreed between the parties that all covenants, conditions, agreements, and undertakings contained in this Lease shall extend to and be binding on

the respective successors and assigns of the respective parties hereto, the same as if they were in every case named and expressed.

ARTICLE XVII
CANCELLATION

Either party, LANDLORD through its County Manager or his designee, shall have the right to cancel this Lease Agreement or any location covered hereby, in accordance with the provisions of paragraph 8 of the Core Contract.

ARTICLE XVIII
NOTICES

It is understood and agreed between the parties hereto that written notice addressed to LANDLORD and mailed or delivered to the Director, General Services Administration, 111 N.W. 1st Street, Suite 2460, Miami, Florida 33128-1907, shall constitute sufficient notice to LANDLORD, and written notice addressed to TENANT and mailed or delivered to the address of TENANT at the Office of Executive Administrator, State of Florida, Department of Health, Miami-Dade County Health Department, 8175 N.W. 12 Street Miami, Florida 33126 , shall constitute sufficient notice to TENANT.

ARTICLE XIX
PERMITS AND REGULATIONS

TENANT covenants and agrees that during the term of this Lease TENANT will obtain all necessary permits and approvals for any alterations or improvements to the premises made by TENANT, and that all uses of the demised premises will be in conformance with all applicable laws, including all applicable zoning regulations.

ARTICLE XX
ADDITIONAL PROVISIONS

1. Mechanic's, Materialmen's and Other Liens

TENANT agrees that it will not permit any mechanic's, materialmen's or other liens to stand against the demised premises for work or materials furnished to TENANT; it being provided, however, that TENANT shall have the right to contest the validity thereof. TENANT shall immediately pay any judgment or decree rendered against TENANT, with all proper costs and charges, and shall cause any such lien to be released off record without cost to LANDLORD.

2. Non-Discrimination

The Board of County Commissioners has declared and established as a matter of policy, by Resolution No. 9601 dated March 24, 1964, that there shall be no discrimination based on race, color, creed, or national origin (Resolution No. 85-92 dated January 21, 1992) and there shall be no discrimination on the basis of disability in connection with any County property or facilities operated or maintained under lease, license, or other agreement from MIAMI-DADE COUNTY or its agencies.

TENANT agrees to comply with the intention of Resolution No. 9601 dated March 24, 1964 and Resolution No. 85-92 dated January 21, 1992, involving the use, operation and maintenance of the property and facilities included in this Lease Agreement.

3. Provider Agreements

TENANT may not enter into any agreement with a Third Party to assume the operational responsibilities of the TENANT under this Lease without obtaining the written permission of the LANDLORD, in each case. Any authorization given by the LANDLORD to a provider agreement shall not waive any obligations of the TENANT to fulfill any provision under this Lease Agreement.

ARTICLE XXI
WRITTEN AGREEMENT

The provision of the Core Contract contains the entire agreement between the parties hereto and all prior negotiations leading thereto and it may be modified only in accordance with the Core Contract.

EXHIBIT A

PIC Center
11805 S.W. 26th Street
Miami, Florida 33175-2474

RLW South Miami Center
6601 S.W. 62nd Avenue
South Miami, Florida 33143

Miami Beach PET Center
615 Collins Avenue
Miami Beach, Florida 33139

Dr. Rafael Penalver Health Center
971 N.W. 2nd Street
Miami, Florida 33128

Jefferson Reaves Sr. Health
1007 N.W. 5th Avenue
Miami, Florida 33128

North Miami Center
14101 N.W. 8th Avenue
North Miami, Florida 33168

Golden Glades Admin. Annex
1725 N.W. 167th Street
Miami, Florida 33056

ATTACHMENT VIII

MIAMI-DADE COUNTY Required Provisions

- A. Indemnification by State. The State is a state agency or political subdivision as defined in Chapter 768.28, Florida Statutes, and agrees to be fully responsible for acts and/or omissions of its agents and/or employees to the extent permitted by law. Nothing herein is intended to serve as a waiver of sovereign immunity by any party to which sovereign immunity may be applicable. Nothing herein shall be construed as consent by a state agency or political subdivision of the State of Florida to be sued by third parties in any matter arising out of this contract or any other contract.
- B. Breach of Contract. (1) A breach by the State shall have occurred under this contract if the State fails to meet the terms and conditions of any obligation under any contract or otherwise or any repayment schedule to the County or any agencies or instrumentalities. (2) If, for any reason, the State should attempt to meet its obligations under this Agreement through fraud, misrepresentation or material misstatement the County shall, whenever practicable terminate this Agreement by giving written notice to the State of such termination and specifying the effective date thereof at least five (5) days before the effective date of such termination. The County may terminate or cancel any other contracts which such individual or entity has with the County. Such individual or entity shall be responsible for all direct and indirect costs associated with such termination or cancellation, including attorney's fees. Any individual or entity who attempts to meet its contractual obligations with the County through fraud, misrepresentation or material misstatement may be disbarred from county contracting for up to five (5) years.
- C. Civil Rights. The State agrees to abide by Chapter 11A of the Code of Miami-Dade County ("County Code"), as amended, which prohibits discrimination in employment, housing and public accommodations; Title VII of the Civil Rights Act of 1968, as amended, which prohibits discrimination in employment and public accommodation; the Age Discrimination Act of 1975, 42 U.S.C., as amended, which prohibits discrimination in employment because of age; Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. 794, as amended, which prohibits discrimination on the basis of disability; and the Americans with Disability Act, 42 U.S.C. 12103 et seq., which prohibits discrimination in employment and public accommodations because of disability.

It is expressly understood that upon receipt of evidence of discrimination under any of these laws, the County shall have the right to terminate this Contract. It is further understood that the State must submit an affidavit attesting that it is not in violation of the Americans with Disability Act, the Rehabilitation Act, the Federal Transit Act, 49 U.S.C. 1612, and the Fair Housing Act, 42 U. S. C. 3601 et seq. If the State or any owner, subsidiary, or other firm affiliated with or related to the State, is found by the responsible enforcement agency, the Courts or the County to be in violation of these Acts, the County will conduct no further business with the State. Any contract entered into based upon a false affidavit shall be voidable by the County. If the State violates any of the Acts during the term of any Contract the Provider has with the County, such Contract shall be

voidable by the County, even if the State was not in violation at the time it submitted its affidavit.

The State agrees that it is in compliance with the Domestic Violence Leave, codified as 11A-60 et. seq. of the Miami-Dade County Code, which requires an employer, who in the regular course of business has fifty (50) or more employees working in Miami-Dade County for each working day during each of twenty (20) or more calendar work weeks to provide domestic violence leave to its employees. Failure to comply with this local law may be grounds for voiding or termination this Contract or for commencement of debarment proceedings against Provider.

- D. Office of Miami-Dade County Inspector General. Miami-Dade County has established the Office of Inspector General which is empowered to perform random audits on all County contracts throughout the duration of each contract. Grant recipients are exempt from paying the cost of the audit, which is normally $\frac{1}{4}$ of one percent of the total contract amount.

The Miami-Dade County Inspector General is authorized and empowered to review past, present and proposed County and Public Health Trust programs, contracts, transactions, accounts, records and programs. In addition, the Inspector General has the power to subpoena witnesses, administer oaths, require the production of records and monitor existing projects and programs. Monitoring of an existing project or program may include a report concerning whether the project is on time, within budget and in compliance with plans, specifications and applicable law.

The Inspector General is empowered to analyze the necessity of and reasonableness of proposed change orders to the Contract. The Inspector General is empowered to retain the services of independent private sector inspectors general to audit, investigate, monitor, oversee, inspect and review operations, activities, performance and procurement process including but not limited to project design, bid specifications, proposal submittals, activities of the State, its officers, agents and employees, lobbyists, County staff and elected officials to ensure compliance with contract specifications and to detect fraud and corruption.

Upon ten (10) days prior written notice to the State from the Inspector General or IPSIG retained by the Inspector General, the State shall make all requested records and documents available to the Inspector General or Independent Private Inspection General (hereinafter "IPSIG") for inspection and copying. The Inspector General and IPSIG shall have the right to inspect and copy all documents and records in the Contractor's possession, custody or control which, in the Inspector General's or IPSIG's sole judgment, pertain to performance of the contract, including, but not limited to original estimate files, worksheets, proposals and agreements from and with successful and unsuccessful subcontractors and suppliers, all project-related correspondence, memoranda, instructions, financial documents, construction documents, proposal and contract documents, back-charge documents, all documents and records which involve cash, trade or volume discounts, insurance proceeds, rebates, or dividends received,

payroll and personnel records, and supporting documentation for the aforesaid documents and records.

The provisions in this section shall apply to the State, its officers, agents, employees, subcontractors and suppliers. The State shall incorporate the provisions in this section in all subcontractors and all other agreements executed by the State in connection with the performance of the contract.

Nothing in this contract shall impair any independent right of the County to conduct audit or investigative activities. The provisions of this section are neither nor shall they be construed to impose any liability on the County by the Contractor or third parties.

- E. Independent Private Sector Inspector General Reviews. Pursuant to Miami-Dade County Administrative Order 3-20, the State is aware that the County has the right to retain the services of or Independent Private Inspection General (hereinafter "IPSIG") whenever the County deems it appropriate to do so. Upon written notice from the County, the State shall make available to the IPSIG retained by the County, all requested records and documentation pertaining to this Agreement for inspection and copying. The County shall be responsible for the Contractor's budget and any changes thereto approved by the County, be inclusive of any charges relating to these IPSIG services.

The terms of this provision herein, apply to the State, its officers, agents, employees, sub-consultants and assignees. Nothing contained in this provision shall impair any independent right of the County to conduct an audit or investigate the operations, activities and performance of the Contractor in connection with this Agreement. The terms of this Section shall not impose any liability on the County by the State or any third party.

- F. Subcontractors. If this Agreement involves the expenditure of \$100,000 or more by the State and the Contractor intends to use subcontractors to provide the services listed in the Scope of Service (Part III of Attachment II) or suppliers to supply the materials, the Contractor shall provide the names of the subcontractors and suppliers on the form attached as Attachment E. Contractor agrees that it will not change or substitute subcontractors or suppliers from those listed in Attachment E without prior written approval of the County.

End of ATTACHMENT VIII

ATTACHMENT IX

PROVIDER'S DISCLOSURE OF SUBCONTRACTORS AND SUPPLIERS
(Ordinance 97-104)

Provider's Name: FLORIDA DEPARTMENT OF HEALTH

1. REQUIRED LISTING OF SUBCONTRACTORS ON COUNTY CONTRACT

In compliance with Miami-Dade County Ordinance 97-104, the Provider submits this list of first tier subcontractors or subconsultants who will perform any part of the Scope of Services Work, if this Agreement is for \$100,000 or more.

Provider must fill out this information. If Providers will not utilize subcontractors, then the Provider must state "No subcontractors will be used"; do not state "N/A".

Name of Subcontractor or Subconsultant

City and State

"No subcontractors will be used"

THIS SPACE LEFT BLANK

ATTACHMENT IX continued

Provider's Name: FLORIDA DEPARTMENT OF HEALTH

2. REQUIRED LIST OF SUPPLIERS ON COUNTY CONTRACT

In compliance with Miami-Dade County Ordinance 97-104, the Provider submits this list of suppliers who will supply materials for the Scope of Services to the Provider, if this Agreement is for \$100,000 or more.

Proposer must fill out this information. If Provider will not use suppliers, Provider must state "No suppliers will be used", do not state "N/A".

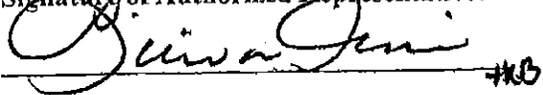
Name of Supplier

City and State

"No suppliers will be used"

I hereby certify that the foregoing information is true, correct and complete.

Signature of Authorized Representative:

 #105

Title: Lillian Rivera, RN, MSN, PhD, Administrator Date: 9-24-14

Firm Name: Florida Department of Health Fed. ID No. 593502843

Address: 8323 NW 12 St. City/State/Zip: Miami, FL 33126

Telephone: _____ Fax: _____

ATTACHMENT X

Form A-12

Code of Business Ethics

In accordance with Resolution R-994-99 each person or entity that seeks to do business with Miami-Dade County shall adopt the Miami-Dade County/Greater Miami Chamber of Commerce Code of Business Ethics as follows:

The Miami-Dade County/Greater Miami Chamber of Commerce seeks to create and sustain an ethical business climate for its members and the community by adopting a Code of Business Ethics. Miami-Dade County/Greater Miami Chamber of Commerce encourages its members to incorporate the principles and practices outlined here in their individual codes of ethics, which will guide their relationships with customers, clients and suppliers. This Model Code can and should be prominently displayed at all business locations and may be incorporated into marketing materials. Miami-Dade County/Greater Miami Chamber of Commerce believes that its members should use this Code as a model for the development of their organizations' business codes of ethics.

This Model Code is a statement of principles to help guide decisions and actions based on respect for the importance of ethical business standards in the community. Miami-Dade County/Greater Miami Chamber of Commerce believes the adoption of a meaningful code of ethics is the responsibility of every business and professional organization.

By affixing a signature in the Proposal signature page, Form A-12, the Proposer hereby agrees to comply with the principles of Miami-Dade County/Greater Miami Chamber of Commerce Code of Business Ethics. If the Proposer firm's code varies in any way the Proposer must identify the difference(s) on a separate documents attached to Form A-12.

Compliance with Government Rules and Regulations

- We the undersigned Proposer will properly maintain all records and post all licenses and certificates in prominent places easily seen by our employees and customers;
- In dealing with government agencies and employees, we will conduct business in accordance with all applicable rules and regulation and in the open;
- We, the undersigned Proposer will report contract irregularities and other improper or unlawful business practices to the Ethics Commission, the Office of Inspector General or appropriate law enforcement authorities.

Recruitment, Selection and Compensation of Contractors Consulting, Vendors, and Suppliers

- We, the undersigned Proposer will avoid conflicts of interest and disclose such conflicts when identified;
- Gifts that compromise the integrity of a business transaction are unacceptable; we will not kick back any portion of a contract payment to employees of the other contracting party or accept such kickback.

Business Accounting

- All our financial transactions will be properly and fairly recorded in appropriate books of account, and there will be no "off the books" transactions or secret accounts.

Promotion and Sales of Products and Services

- Our products will comply with all applicable safety and quality standards;
MIAMI-DADE COUNTY, FLORIDA

RFP No.000

- We, the undersigned Proposer will promote and advertise our business and its products or services in a manner that is not misleading and does not falsely disparage our competitors;
- We, the undersigned Proposer will conduct business with government agencies and employees in a manner that avoids even the appearance of impropriety. Efforts to curry political favoritism are unacceptable;
- Our proposal will be competitive, appropriate to the request for proposals/qualifications documents and arrived at independently;
- Any changes to contracts awarded will have a substantive basis and not be pursued merely because we are the successful Proposer.
- We, the undersigned Proposer will, to the best of our ability, perform government contracts awarded at the price and under the terms provided for in the contract. We will not submit inflated invoices for goods provided or services performed under such contracts, and claims will be made only for work actually performed. We will abide by all contracting and subcontracting regulations.
- We, the undersigned Proposer will not, directly or indirectly, offer to give a bribe or otherwise channel kickbacks from contracts awarded, to government officials, their family members or business associates.
- We, the undersigned Proposer will not seek or expect preferential treatment on proposals based on our participation in political campaigns.

Public Life and Political Campaigns

- We, the undersigned Proposer encourage all employees to participate in community life, public service and the political process to the extent permitted by law;
- We, the undersigned Proposer encourage all employees to recruit, support and elect ethical and qualified public officials and engage them in dialogue debate about business and community issues to the extent permitted by law;
- Our contributions to political parties, committees or individuals will be made only in accordance with applicable laws and will comply with all requirements for public disclosure. All contributions made on behalf of the business must be reported to senior company management;
- We, the undersigned Proposer will not contribute to the campaigns of persons who are convicted felons or those who do not sign the Fair Campaign Practices Ordinance.
- We, the undersigned Proposer will not knowingly disseminate false campaign information or support those who do.

Pass-through Requirements

- This Code prohibits pass-through payments whereby the prime firm requires that the MBE firm accepts payments as an MBE and passes through those payments to another entity;

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Rental Space, Equipment and Staff Requirements of Flat Overhead Fee Requirements

- This code prohibits rental space requirements, equipment requirements, staff requirements and/or flat overhead fee requirements, whereby the prime firm requires the MBE firm to rent space, equipment and/or staff from the prime firm or charges a flat overhead fee for the use of space, equipment secretary, etc;

MBE Staff Utilization

- This Code prohibits the prime firm from requiring the MBE firm to provide more staff than is necessary and then utilizing the MBE staff for other work to be performed by the prime firm.

This code also requires that on any contract where MBE participation is purported, the contract shall specify essential terms including, but not limited to, a specific statement regarding the percent of participation planned from MBEs, the timing of payment and when the work is to be performed.

By *Lillian Rivera* MB

9-24, 2014

Lillian Rivera, RN, MSN, PhD, Administrator
Printed Name of Affiant and Title

5193510218413
Federal Identification Number

FLORIDA DEPARTMENT OF HEALTH, MIAMI-DADE COUNTY HEALTH DEPARTMENT

8323 N.W. 12 Street Miami, Florida 33126
Address of Firm

SUBSCRIBED AND SWORN TO (or affirmed) before me this 24 day of September, 2014.

By Lillian Rivera, RN, MSN, PhD, Administrator He/She is personally known to me or has presented _____ as identification

Type of Identification

Rosalina Ross

Signature of Notary

EE871219

Serial Number

Rosalina Ross
Print or Stamp Name of Notary

02/03/2017
Expiration Date

Notary Public – State of FLORIDA
New 4/25/00

Notary Seal



ATTACHMENT XI

MIAMI-DADE COUNTY DEPARTMENT DISCLOSURE AFFIDAVIT
(Ordinance 93-129, Section 1)

I, being duly first sworn, upon oath deposes and says that the bidder of this contract or his agents, officers, principles, stockholders, subcontractors or their affiliates are not debarred by Miami-Dade County.

By: *[Signature]* ~~418~~
(Signature of Affiant)

9-24-2014
(Date)

SUBSCRIBED AND SWORN TO (or affirmed) before me this 24 day of September 2014
by Lillian Rivera. He/She is personally
known to me or has presented _____ as identification.
(Type of Identification)

[Signature]
(Signature of Notary)

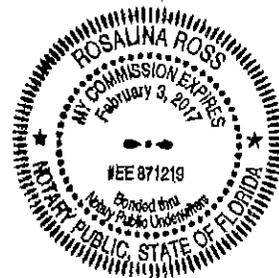
EE 871219
(Serial Number)

Rosalina Ross
(Print or Stamp of Notary)

02/03/2017
(Expiration Date)

Notary Public - Stamp State of Florida
(State)

Notary Seal



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ATTACHMENT XII

MIAMI-DADE COUNTY AFFIDAVITS

The contracting individual or entity (government or otherwise) shall indicate by an "X" all affidavits that pertain to this contract and shall indicate by an "N/A" all affidavits that do not pertain to this contract. All blank spaces must be filled.

The MIAMI-DADE COUNTY OWNERSHIP DISCLOSURE AFFIDAVIT; MIAMI-DADE COUNTY EMPLOYMENT DISCLOSURE AFFIDAVIT; MIAMI-DADE CRIMINAL RECORD AFFIDAVIT; DISABILITY NONDISCRIMINATION AFFIDAVIT; and the PROJECT FRESH START AFFIDAVIT shall not pertain to contracts with the United States or any of its departments or agencies thereof, the State or any political subdivision or agency thereof or any municipality of this State. The MIAMI-DADE FAMILY LEAVE AFFIDAVIT shall not pertain to contracts with the United States or any of its departments or agencies or the State of Florida or any political subdivision or agency thereof; it shall, however, pertain to municipalities of the State of Florida. All other contracting entities or individuals shall read carefully each affidavit to determine whether or not it pertains to this contract.

I, Lillian Rivera, RN, MSN, PhD, Administrator, being first duly sworn state:
Affiant

The full legal name and business address of the person(s) or entity contracting or transacting business with Miami-Dade County are (Post Office addresses are not acceptable):

593502843
Federal Employer Identification Number (If none, Social Security)

Florida Department of Health
Name of Entity, Individual(s), Partners, or Corporation
Miami-Dade County Health Department

Doing Business As (if same as above, leave blank)
8323 N.W. 12 St, Suite 212, Miami FL 33126
Street Address City State Zip Code

N/A 1. MIAMI-DADE COUNTY OWNERSHIP DISCLOSURE AFFIDAVIT (Sec. 2-8.1 of the County Code)

- 1. If the contract or business transaction is with a corporation, the full legal name and business address shall be provided for each officer and director and each stockholder who holds directly or indirectly five percent (5%) or more of the corporation's stock. If the contract or business transaction is with a partnership, the foregoing information shall be provided for each partner. If the contract or business transaction is with a trust, the full legal name and address shall be provided for each trustee and each beneficiary. The foregoing requirements shall not pertain to contracts with publicly-traded corporations or to contracts with the United States or any department or agency thereof, the State or any political subdivision or agency thereof or any municipality of this State. All such names and address are (Post Office address are not acceptable):

Full Legal Name	Address	Ownership
		%
		%
		%

ATTACHMENT XII

- 2. The full legal names and business address of any other individual (other than subcontractors, material men, suppliers, laborers, or lenders) who have, or will have, any interest (legal, equitable beneficial or otherwise) in the contract or business transaction with Dade County are (Post Office addresses are not acceptable):

- 3. Any person who willfully fails to disclose the information required herein, or who knowingly discloses false information in this regard, shall be punished by a fine of up to five hundred dollars (\$500.00) or imprisonment in the County jail for up to sixty (60) days or both.

N/A II. MIAMI-DADE COUNTY EMPLOYMENT DISCLOSURE AFFIDAVIT (County Ordinance No. 90-133, Amending sec. 2.8-1; Subsection (d)(2) of the County Code).

Except where precluded by federal or State laws or regulations, each contract or business transaction or renewal thereof which involves the expenditure of ten thousand dollars (\$10,000) or more shall require the entity contracting or transacting business to disclose the following information. The foregoing disclosure requirements do not apply to contracts with the United States or any department or agency thereof, the State or any political subdivision or agency thereof or any municipality of this State.

- 1. Does your firm have a collective bargaining agreement with its employees?
 Yes No
- 2. Does your firm provide paid health care benefits for its employees?
 Yes No
- 3. Provide a current breakdown (number of persons) of your firm's work force and ownership as to race, national origin and gender:

White:	<input type="checkbox"/> Males	<input type="checkbox"/> Females	Asian:	<input type="checkbox"/> Males	<input type="checkbox"/> Females
Black:	<input type="checkbox"/> Males	<input type="checkbox"/> Females	American Indian:	<input type="checkbox"/> Males	<input type="checkbox"/> Females
Hispanics:	<input type="checkbox"/> Males	<input type="checkbox"/> Females	Aleut (Eskimo):	<input type="checkbox"/> Males	<input type="checkbox"/> Females

X III. AFFIRMATIVE ACTION/NONDISCRIMINATION OF EMPLOYMENT, PROMOTION AND PROCUREMENT PRACTICES (County Ordinance 98-30 codified at 2-8.1.5 of the County Code.)

In accordance with County Ordinance No. 98-30, entities with annual gross revenues in excess of \$5,000,000 seeking to contract with the County shall, as a condition of receiving a County contract, have: i) a written affirmative action plan which sets forth the procedures the entity utilizes to assure that it does not discriminate in its employment and promotion practices; and ii) a written procurement policy which sets forth the procedures the entity utilizes to assure that it does not discriminate against minority and women-owned businesses in its own procurement of goods, supplies and services. Such affirmative action plans and procurement policies shall provide for periodic review to determine their effectiveness in assuring the entity does not discriminate in its employment, promotion and procurement practices. The foregoing notwithstanding, corporate entities whose boards of directors are representative of the population make-up of the nation shall be presumed to have non-discriminatory employment and procurement policies, and shall not be required to have written affirmative action plans and procurement policies in order to receive a County contract. The foregoing presumption may be rebutted.

The requirements of County Ordinance No. 98-30 may be waived upon the written recommendation of the County Manager that it is in the best interest of the County to do so and upon approval of the Board of County Commissioners by majority vote of the members present.

 The firm does not have annual gross revenues in excess of \$5,000,000.

ATTACHMENT XII

5/00

_____ The firm does have annual revenues in excess of \$5,000,000; however, its Board of Directors is representative of the population make-up of the nation and has submitted a written, detailed listing of its Board of Directors, including the race or ethnicity of each board member, to the County's Department of Business Development, 175 N.W., 1st Avenue, 28th Floor, Miami, Florida 33128.

_____ The firm has annual gross revenues in excess of \$5,000,000 and the firm does have a written affirmative action plan and procurement policy as described above, which includes periodic reviews to determine effectiveness, and has submitted the plan and policy to the County's Department of Business Development 175 N.W. 1st Avenue, 28th Floor, Miami, Florida 33128;

_____ The firm does not have an affirmative action plan and/or procurement policy as described above, but has been granted a waiver.

N/A IV. MIAMI-DADE COUNTY CRIMINAL RECORD AFFIDAVIT (Section 2-8.6 of the County Code)

The individual or entity entering into a contract or receiving funding from the County___ has ___ has not as of the date of this affidavit been convicted of a felony during the pas ten (10) years.

An officer, director, or executive of the entity entering into a contract or receiving funding from the County___ has ___ has not of the date of this affidavit been convicted of a felony during the pst ten (10) years.

X V. MIAMI-DADE COUNTY CUBA AFFIDAVIT (County Resolutions R-202-96 and R-206-96)

That neither the firm (individual, organization, corporation, etc.) submitting this bid or proposal or receiving this contract award or any of its owners, subsidiaries, or affiliated or related firms has:

1. engaged in the purchase, transport, importation or participation in any transaction involving merchandise that:
 - a. is of Cuban origin, or
 - b. is or has been located in or transported from or through Cuba; or
 - c. is made or derived in whole or in part of any article which is the growth, produce or manufacture of Cuba;
2. engaged in any transaction in which a Cuban national or the government of Cuba with a Cuban national or the government of Cuba, or which involves property in which a Cuban national or the government of Cuba has any interest;
3. been a party to, or had an interest in any franchise, license or management agreement with a Cuban national or the government of Cuba, or which involves property in which a Cuban national or the government of Cuba has any interest;
4. has or held any investment, deposit, loan borrowing or credit arrangement or had any other financial dealings with a Cuban national or the government of Cuba, or which involves property in which a Cuban national or the government of Cuba has any interest;
5. subcontracted with, purchased supplies from, or performed billing or collection services for any person or entity that does business with Cuba as provided in "1" through "4" above.
6. traveled to Cuba in violation of U.S. travel restrictions during the ten, year period preceding the due date for submittal.

X VI. MIAMI-DADE EMPLOYMENT DRUG-FREE WORKPLACE AFFIDAVIT (County Ordinance (No. 92-15 codified as Section 2-8.1.2 of the County Code)

ATTACHMENT XII

That in compliance with Ordinance No. 92-15 of the Code of Miami-Dade County, Florida, the above named person or entity is providing a drug-free workplace. A written statement to each employee shall inform the employee about:

5/00

1. danger of drug abuse in the workplace
2. the firm's policy of maintaining a drug-free environment at all workplaces
3. availability of drug counseling, rehabilitation and employee assistance programs
4. penalties that may be imposed upon employees for drug abuse violations

The person or entity shall also require an employee to sign a statement, as a condition of employment that the employee will abide by the terms and notify the employer of any criminal drug conviction occurring no later than five (5) days after receiving notice of such conviction and impose appropriate personnel action against the employee up to and including termination.

Compliance with Ordinance No. 92-15, may be waived if the special characteristics of the product or service offered by the person or entity make it necessary for the operation of the County or for the health, safety, welfare, economic benefits and well-being of the public. Contracts involving funding which is provided in whole or in part by the United States or the State of Florida shall be exempted from the provisions of this ordinance in those instances where those provisions are in conflict with the requirements of those governmental entities.

N/A VII.

MIAMI-DADE EMPLOYMENT FAMILY LEAVE AFFIDAVIT (County Ordinance No. 142-91 codified as Section 11A-29 et. seq of the County Code)

That in compliance with Ordinance No. 142-91 of the Code of Miami-Dade County, Florida, an employer with fifty (50) or more employees working in Dade County for each working day during each of twenty (20) or more calendar work weeks, shall provide the following information in compliance with all items in the aforementioned ordinance:

An employee who has worked for the above firm at least one (1) year shall be entitled to ninety (90) days of family leave during any twenty-four (24) month period, for medical reasons, for the birth or adoption of a child, or for the care of a child, spouse or other close relative who has a serious health condition without risk of termination of employment or employer retaliation.

The foregoing requirements shall not pertain to contracts with the United States or any department or agency thereof, or the State of Florida or any political subdivision or agency thereof. It shall, however, pertain to municipalities of this State.

N/A VIII.

DISABILITY NON-DISCRIMINATION AFFIDAVIT (County Resolution R-385-95)

That the above named firm, corporation or organization is in compliance with and agrees to continue to comply with, and assure that any subcontractor, or third party contractor under this project complies with all applicable requirements of the laws listed below including, but not limited to, those provisions pertaining to employment, provision of programs and services, transportation, communications, access to facilities, renovations, and new construction in the following laws: The Americans with Disabilities Act of 1990 (ADA), Pub. L. 101-336, 104 Stat 327, 42 U.S.C. 12101-12213 and 47 U.S.C. Sections 225 and 611 including Title I, Employment ; Title II, Public Services; Title III, Public Accommodations and Services Operated by Private Entities; Title IV, Telecommunications; and Title V, Miscellaneous Provision; The Rehabilitation Act of 1973, 29 U.S.C. Section 794; The Federal Transit Act, as amended 49 U.S.C. Section 1612; The Fair Housing Act as amended, 42 U.S.C. Section 3601-3631. The foregoing requirements shall not pertain to contracts with United States or any department or agency thereof, the State or any political subdivision or agency thereof or any municipality of this state.

X IX.

MIAMI-DADE COUNTY REGARDING DELINQUENT AND CURRENTLY DUE FEES OR TAXES (Sec. 2-8.1(c) of the County Code)

Except for small purchase orders and sole source contracts, that above named firm, corporation, organization or individual desiring to transact business or enter into a contract with the County verifies that all delinquent and currently due fees or taxes - including but not limited to real and property taxes, utility taxes and occupational

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ATTACHMENT XII

licenses - which are collected in the normal course by the Dade County Tax Collector as well as Dade County issued parking tickets for vehicles registered in the name of the firm corporation, organization or individual have been paid.

5/00

X. CURRENT ON ALL COUNTY CONTRACTS, LOANS AND OTHER OBLIGATIONS

The individual entity seeking to transact business with the County is current in all its obligations to the County and is not otherwise in default of any contract, promissory note or other loan document with the County or any of its agencies or instrumentalities.

XI. PROJECT FRESH START (Resolutions R-702-98 and 358-99)

Any firm that has contract with the County that results in actual payment of \$500,000 or more shall contribute to Project Fresh Start, the County's Welfare to Work Initiative. However, if five percent (5%) of the firm's work force consists of individuals who reside in Miami-Dade County and who have lost or will lose cash assistance benefits (formerly Aid to Families with Dependent Children) as a result of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, the firm may request waiver from the requirements of R-702-98 and R-358-99 by submitting a waiver request affidavit. The foregoing requirement does not pertain to government entities, not for profit organizations or recipients of grant awards.

XII. DOMESTIC VIOLENCE LEAVE (Resolution 185-00; 99-5 Codified At 11A-60 Et. Seq. of the Miami-Dade County Code.)

The firm desiring to do business with the County is in compliance with Domestic Leave Ordinance, Ordinance 99-5, codified at 11A-60 et. seq. of the Miami Dade County Code, which requires an employer which has in the regular course of business fifty (50) or more employees working in Miami-Dade County for each working day during each of twenty (20) or more calendar work weeks in the current or proceeding calendar years, to provide Domestic Violence Leave to its employees.

I have carefully read this entire five (5) page document entitled, "Miami-Dade County Affidavits" and have indicated by an "X" all affidavits that pertain to this contract and have indicated by an "N/A" all affidavits that do not pertain to this contract.

By: [Signature] (Signature of Affiant)

9-24-14 (Date)

SUBSCRIBED AND SWORN TO (or affirmed) before me this 24 day of September

2014 by Lillian Rivera, He/She is personally known to me or has presented _____ as identification. (Type of Identification)

[Signature] (Signature of Notary)

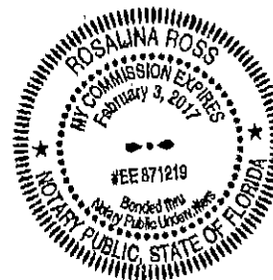
EE 871219 (Serial Number)

Rosalina Ross (Print or Stamp of Notary)

02/03/2017 (Expiration Date)

Notary Public - Stamp State of Florida (State)

Notary Seal



5/00

ATTACHMENT XIII

SWORN STATEMENT PURSUANT TO SECTION 287.133(3)(A),
FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

1. This sworn statement is submitted to Florida Department of Health
by Lillian Rivera, RN, MSN, PhD, Administrator
(print individual's name and title)
for Florida Department of Health
(print name of entity submitting sworn statement)
whose business address is
8323 NW 12 St.
Miami, Fl 33126
and (if applicable) its Federal Employer Identification Number (FEIN) is 593502843
(If the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement: _____.)

2. I understand that a "public entity crime" as defined in Paragraph 287.133(1)(g), Florida Statutes, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or of the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
3. I understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), Florida Statutes, means a finding of guilt or a conviction of a public entity crime, with or without, and adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contendere.
4. I understand that an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, means:
1. A predecessor or successor of a person convicted of a public entity crime; or
 2. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.
5. I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The

term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.

6. Based on information and belief, the statement which I have marked below is true in relation to the entity submitting this sworn statement. (Indicate which statement applies.)

____ Neither the entity submitting this sworn statement, nor any of its officers, directors, executives, partners, shareholders, employee, members, or agents who are active in the management of the entity, nor any affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

____ The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

____ The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989. However, there has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing Officer determined that it was not in the public interest to place the entity submitting this sworn statement on the convicted vendor list. (attach a copy of the final order)

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR THE PUBLIC ENTITY IDENTIFIED IN PARAGRAPH 1 (ONE) ABOVE IS FOR THAT PUBLIC ENTITY ONLY AND, THAT THIS FORM IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT I AM REQUIRED TO INFORM THE PUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES FOR CATEGORY TWO OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS FORM.

Rosalina Ross
(Signature)

Sworn to and subscribed before me this 24 day of September, 2014

Personally known Lillian Rivera, RN, MSN, PhD, Administrator

OR Produced identification 593502843

MDCHD ID
(Type of identification)

Notary Public - State of FLORIDA

My commission expires 02/13/2017

Rosalina Ross
(Printed typed or stamped
commissioned name of notary public)

