

State of Florida Department of Children and Families

Ron DeSantis Governor

Chad Poppell Secretary

Request for Applications RFA112818HSET1 ADDENDUM #001

Criminal Justice Mental Health and Substance Abuse (CJMHSA) Reinvestment Grant Program Office of Substance Abuse and Mental Health

The below listed amendments are in <u>underline/strikethrough</u> format. The unchanged parts are included solely for context).

Page 10, Section 2.2.4.1.2, is hereby amended to read:

Providing an information system to track persons <u>served</u> who consent to treatment during their involvement with the Reinvestment Grant Program and for at least one year after discharge, including but not limited to, arrests, receipt of benefits, employment, and stable housing; and

Page 12, Section 2.4.2, fourth paragraph, is hereby amended to read:

The following performance measures apply to all persons served who consent to treatment within the scope of the Applicant's Reinvestment Grant Program.

Page 13, Section 2.5.1.2.1, is hereby amended to read:

A negotiated number of persons served in the Applicant's Program. Depending on the Program design, this may further distinguish between the broader categories of persons served in any capacity and the subset of persons provided a more intensive clinical level of services served who consent to treatment under the Applicant's Program.

Page 18, Section 3.8.5.3.2, is hereby amended to read:

A projected number of any subset of persons served <u>during their involvement</u> who consent to treatment under the Applicant's program, as detailed in **Section 2.5.1.2.1.**

FAILURE TO FILE A PROTEST WITHIN THE TIME PRESCRIBED IN SECTION 120.57(3), FLORIDA STATUTES, OR FAILURE TO POST THE BOND OR OTHER SECURITY REQUIRED BY LAW WITHIN THE TIME ALLOWED FOR FILING A BOND SHALL CONSTITUTE A WAIVER OF PROCEEDINGS UNDER CHAPTER 120, FLORIDA STATUTES.

1317 Winewood Boulevard, Tallahassee, Florida 32399-0700