

STATE OF NEW HAMPSHIRE

DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION FOR BEHAVIORAL HEALTH

Lori A. Weaver Interim Commissioner

> Katja S. Fox Director

129 PLEASANT STREET, CONCORD, NH 03301 603-271-9544 1-800-852-3345 Ext. 9544 Fax: 603-271-4332 TDD Access: 1-800-735-2964 www.dhhs.nh.gov

October 25, 2023

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

REQUESTED ACTION

Authorize the Department of Health and Human Services, Division for Behavioral Health, to enter into a **Retroactive** amendment to an existing memorandum of understanding with the New Hampshire Department of Corrections (DOC) (VC#202494), Concord, NH, to continue providing opioid and/or stimulant use disorder case management re-entry services, Naloxone kits and related instruction to individuals re-entering the community from any correctional facility or State-run transitional housing, by increasing the price limitation by \$724,000 from \$3,085,732 to \$3,809,732 and by extending the completion date from September 29, 2023 to September 29, 2024, effective retroactive to September 29, 2023 upon Governor and Council approval. 100% Federal Funds.

The original MOU was approved by Governor and Council on March 3, 2021, item #10, amended on September 15, 2021, item #16l, and most recently amended with Governor and Council approval on November 22, 2022, item #22.

Funds are available in the following account for State Fiscal Years 2024 and 2025, with the authority to adjust budget line items within the price limitation and encumbrances between state fiscal years through the Budget Office, if needed and justified.

05-95-92-920510-70400000 HEALTH AND SOCIAL SERVICES, HEALTH AND HUMAN SVCS DEPT, HHS: BEHAVIORAL HEALTH DIV, BUREAU OF DRUG AND ALCOHOL SERVICES, SOR GRANT

State Fiscal Year	Class / Account	Class Title	Job Number	Current Budget	Increased (Decreased) Amount	Revised Budget
2021	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$705,055	\$0	\$705,055
2022	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$355,311	\$0	\$355,311

His Excellency, Governor Christopher	T. Sununu
and the Honorable Council	
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2022	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$795,274	\$0	\$795,274
2023	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$265,092	\$0	\$265,092
2023	085-588546	Inter-Agency transfers out of Federal Funds	92057059	\$723,749	\$0	\$723,749
2024	085-588546	Inter-Agency transfers out of Federal Funds	92057059	\$241,251	\$0	\$241,251
2024	085-588546	Inter-Agency transfers out of Federal Funds	92057059	\$0	\$543,000	\$543,000
2025	085-588546	Inter-Agency transfers out of Federal Funds	92057059	\$0	\$181,000	\$181,000
		-	Total	\$3,085,732	\$724,000	\$3,809,732

EXPLANATION

This request is **Retroactive** because additional time was needed to negotiate and finalize the scope of the work prior to the Department and DOC reaching mutually acceptable terms. The Department initiated the amendment process with DOC in June 2023, in anticipation of this renewal. The Federal awarding agency notified the Department on September 2, 2023 of the availability of funding beyond the contracts' completion dates of September 29, 2023. Due to the delayed notification from the Federal awarding agency, the Department was unable to present this request to the Governor and Council prior to the contracts expiring. The Department is requesting this item be retroactive to September 29, 2023 to ensure there is no lapse in services being provided to individuals re-entering the community from DOC facilities.

The purpose of this request is for the DOC to continue administering Medications for Opioid Use Disorder, distributing Naloxone and related instruction on administration, and provide recovery coaching and certification to and for individuals re-entering the community from any correctional facility or State-run transitional housing facility.

Approximately 700 individuals will be served and 400 Naloxone kits will be distributed from September 29, 2023 to September 29, 2024. DOC served 720 individuals and distributed 384 Naloxone kits from September 29, 2022 to September 29, 2023.

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DOC provides care coordination services to incarcerated individuals to achieve and sustain recovery from substance use, including opioid and/or stimulant use disorder. Individuals re-entering the community from incarceration will receive support and services necessary to succeed in the community, including education, medication, behavioral health, overdose prevention, as well as services that support continued treatment and recovery.

The Department will continue to monitor services through the review of data reports, periodic surveys, and other data as requested by the Department.

Should the Governor and Council not authorize this request, individuals re-entering the community from DOC facilities with an opioid and/or stimulant use disorder may be more likely to have a reoccurrence of substance use disorder due to the lack of re-entry supports and services, which could result in overdose, higher incarceration rates, and additional costs to the health care system.

Area served: Statewide.

Source of Federal Funds: Assistance Listing Number #93.788, FAIN H79TI085759

In the event that the Federal Funds become no longer available, General Funds will not be requested to support this program.

Respectfully submitted,

maith for

Lori A. Weaver Commissioner

The Department of Health and Human Services' Mission is to join communities and families in providing opportunities for citizens to achieve health and independence.

State of New Hampshire Department of Health and Human Services Amendment #3

This Amendment to the State Targeted Response to the Opioid Crisis Grant Projects Memorandum of Understanding ("MOU") is by and between the State of New Hampshire, Department of Health and Human Services ("DHHS") and New Hampshire Department of Corrections ("DOC") (referred to as "Parties").

WHEREAS, pursuant to an MOU approved by the Governor and Executive Council on March 3, 2021, (Item #10), as amended on September 15, 2021 (Item #16I), and as most recently amended on November 22, 2022 (Item #22) the parties agreed to perform certain services based upon the terms and conditions specified in the MOU and in consideration of certain sums specified; and

WHEREAS, pursuant to the MOU it may be extended and modified by mutual written agreement of the parties and approval from the Governor and Executive Council; and

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and conditions contained in the MOU and set forth herein, the Parties hereto agree to amend as follows:

1. Modify MOU-2021-BDAS-04-OPIOI-01, Amendment #2 by replacing it in its entirety with MOU-2021-BDAS-04-OPIOI-01, Amendment #3, which is attached hereto and incorporated by reference herein.

2. Add Attachment 2 Budget, which is attached hereto and incorporated by reference herein.

3. Add Attachment 3 Budget, which is attached hereto and incorporated by reference herein



All terms and conditions of the MOU and prior amendments not modified by this Amendment remain in full force and effect. This Amendment shall be effective retroactive to September 29, 2023, upon Governor and Council approval.

IN WITNESS WHEREOF, the parties have set their hands as of the date written below,

State of New Hampshire Department of Health and Human Services

10/27/2023

Date

DocuSigned by: Katja S. Fox

Name: Katja S. Fox Title: Director

State of New Hampshire Department of Corrections

10/27/2023

Date

Docusigned by: Helen Hanks

Name:^{Heren} Hanks Title: _{Commissioner}

Department of Corrections MOU-2021-BDAS-04-OPIOI-01-A03 A-MOU-2.0 Page 2 of 3

The preceding Amendment, having been reviewed by this office, is approved as to form, substance, and execution.

OFFICE OF THE ATTORNEY GENERAL

10/31/2023

Date

Polyn Gunvino

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Title: Attorney

Name: Robyn Guarino

I hereby certify that the foregoing Amendment was approved by the Governor and Executive Council of the State of New Hampshire at the Meeting on: ______ (date of meeting)

OFFICE OF THE SECRETARY OF STATE

Date

Name: Title:

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MEMORANDUM OF UNDERSTANDING BETWEEN THE STATE OF NEW HAMPSHIRE DEPARTMENT OF HEALTH AND HUMAN SERVICES AND DEPARTMENT OF CORRECTIONS AMENDMENT #3

1. GENERAL PROVISIONS

- 1.1. This Memorandum of Understanding (MOU) is between the New Hampshire Department of Health and Human Services (Department), Division for Behavioral Health, 129 Pleasant Street, Concord, NH 03301 and the New Hampshire Department of Corrections (DOC), 105 Pleasant Street, Concord, New Hampshire 03301, and sets forth the roles and responsibilities of the Department and DOC related to collaboration on the Substance Abuse and Mental Health Services Administration (SAMHSA) State Opioid Response (SOR) grant.
- 1.2. This MOU outlines how the DOC and its Agents will provide Opioid or Stimulant Use Disorder (O/StUD) case management service to Persons Under Departmental Control (referred to herein as Residents) to administer Medications for Opioid Use Disorder (MOUD), and distribute Naloxone and related instruction on administration to individuals re-entering the community, and provide recovery coaching and certification to and for Residents.
- 1.3. The DOC shall meet with the Department within sixty (60) days of the MOU Effective Date to review implementation.
- 1.4. In connection with the performance of this MOU, the Department and DOC shall comply with all applicable laws and regulations.

2. TERM

- 2.1. <u>Effective Date:</u> This MOU is effective upon Governor and Executive Council Approval and will be retroactive to September 29, 2023.
- 2.2. <u>Duration:</u> The duration of this MOU is from the Effective Date through September 29, 2024.
- 2.3. <u>Modification:</u> The parties may modify this MOU by mutual written agreement at any time, subject to the approval of the Governor and Executive Council.
- 2.4. <u>Termination</u>: Either party may unilaterally terminate this MOU upon written notice to the other party, in which case the termination shall be effective thirty (30) days after the date of that notice or at a later date specified in the notice. In the event of an early termination of this MOU for any other reason than the completion of services, the DOC shall deliver to DHHS, not later than thirty (30) days after the termination, a "Termination Report" describing in detail all activities performed and the MOU funds used up to and including the date of termination. In the event the services and/or prescribed outcomes described within this MOU are not met to the satisfaction of DHHS, DHHS reserves the right to terminate this MOU and any remaining funds will be forfeited. Such termination

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shall be submitted in writing to DOC and will require DOC to deliver a final Termination Report as described above.

3. RESPONSIBILITIES OF THE NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS

3.1. Subsection I – Naloxone Distribution and Instruction

- 3.1.1. The DOC agrees to:
 - 3.1.1.1. Provide training education for DOC staff on the importance of, and providing, instructions to Residents on the administration of Naloxone.
 - 3.1.1.2. Assist eligible Residents with O/StUD, their residential companions, friends, family, and additional supports through voluntary distribution of Naloxone and providing education on how to use Naloxone, if need arises, once released from DOC facilities or a transitional housing unit to the community.
 - 3.1.1.3. Follow the referral process for distributing Naloxone kits to Residents as follows:

3.1.1.3.1. Identify residents through the diagnosis of any history of overdose, substance use disorder or mental health condition, especially O/STUD. The resident may also self-identify and request Naloxone.

- 3.1.1.3.2. All referrals will be forwarded to the Reentry Care Coordinator assigned to the resident being released. The Reentry Care Coordinator will also identify residents with O/StUD who are on parole supervision who may need additional Naloxone education and/or Naloxone kits.
- 3.1.1.3.3. The Reentry Care Coordinator will ensure that the resident receives education on how to use Naloxone and how to obtain additional kits through the Doorway, if needed.
- 3.1.1.3.4. Upon discharge, the Reentry Care Coordinator or other authorized correctional staff will ensure that Naloxone is offered and provided as the Resident processes out of the DOC facility.
- 3.1.1.3.5. DOC will ensure the distribution of Naloxone to Residents is documented.
- 3.1.1.3.6. DOC will ensure Residents understand they will not be persecuted if they accept Naloxone.
- 3.1.1.3.7. DOC shall collect and submit client-level date reports on the data elements identified in Section 4.2 to DHHS by the fifteenth (15th) working day of the following month.
- 3.1.1.3.8. DOC shall coordinate with the Regional Doorways for re-entry care coordination and GPRA data collection, and ensure Residents are referred to their preferred Regional Doorways upon release to the community.

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- 3.1.1.4. DOC shall submit a detailed plan within thirty (30) days of contract Effective Date for ensuring Government Performance and Results Act (GPRA) completion for all clients receiving MOUD or recovery coaching and training.
- 3.1.1.5. Meet the following performance measures:
 - 3.1.1.5.1. 100% of Residents with any history of overdose, substance use disorder, or mental health condition, including O/STUD, reentering the community from DOC identified as at-risk for overdose will be offered Naloxone.
 - 3.1.1.5.2. 100% of Residents with any history of overdose, substance use disorder, or mental health condition, including O/STUD, reentering the community from DOC identified as at-risk for overdose will be given instruction on the administration of Naloxone.
 - 3.1.1.5.3. 100% of Residents receiving MOUD will be connected with a community provider and support network, including their preferred Regional Doorway upon their release to the community.
- 3.1.1.6. DOC shall collaborate with the Department and other SOR funded vendors as requested by the Department, to improve GPRA collection.

3.2. Subsection II – Medications for Opioid Use Disorder (MOUD) Treatment Services

- 3.2.1. DOC agrees to:
 - 3.2.1.1. Use FDA-approved medications, in combination with behavioral therapies with necessary, to provide a whole-patient approach to the treatment of Residents with OUD.
 - 3.2.1.2. Provide MOUD to individuals with OUD in correctional facilities as part of their treatment plan inside the institution and also to prepare for re-entry into the community.
 - 3.2.1.3. Provide training to DOC staff and Residents in MOUD evidence-based services that includes increased participation and compliance with MOUD for Residents, as appropriate, to their behavioral health needs and health care needs, which much include, but is not limited to:
 - 3.2.1.3.1. At least monthly training DOC medical providers and clinical staff in the prescription of medications to treat opioid use disorder, delivery of services and the benefits of medications; and
 - 3.2.1.3.2. Ongoing training and education in MOUD best practices and benefits to DOC staff and Residents across all NHDOC facilities.
 - 3.2.1.3.3. Identifying and addressing risks and protective factors for specialized populations.

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- 3.2.1.3.4. Connecting Residents released on MOUD with a mental health condition or medical needs with community resources to address co-occurring concerns.
- 3.2.1.4. Ensure that the MOUD process used by DOC is as outlined in the Policy Procedure Directive 6.08 Medication Assisted Treatment - Substance Use Disorders, which is attached hereto and incorporated by reference herein as Attachment 1, which includes:
 - 3.2.1.4.1. Ensuring all Residents sign a MOUD treatment agreement; and
 - 3.2.1.4.2. Ensuring all non-compliant patients with MOUD treatment will receive additional education, counseling, and overdose prevention planning.
- 3.2.1.5. Ensure that medication is provided with a 14-day supply at release from custody for all individuals leaving DOC facilities dependent on transition services and insurance coverage is established.
- 3.2.1.6. Purchase equipment and supplies as needed to better enhance MOUD medication storage, distribution and targeted case management techniques for the purpose of reintegration.
- 3.2.1.7. Assist Residents in applying for health insurance coverage.
- 3.2.1.8. Meet the following performance measures:
 - 3.2.1.8.1. 100% of Residents on MOUD will be referred to the Reentry Program Coordinators for continuity of care prior to release from incarceration.
 - 3.2.1.8.2. 80% of Residents on MOUD will remain treatment adherence at 6 and 12 month intervals postparticipation in MOUD induction.
- 3.2.1.9. Collaborate with the Department on the development, reporting, and quality improvement efforts for additional performance measures and outcome indicators.

3.3. Subsection III – Recovery Coaching and Training for Residents

3.3.1. DOC agrees to:

3.3.1.1. Identify and train thirty (30) Residents to provide peer recovery support services and be trained in peer recovery support practices via a five (5) day recovery coach training academy for Residents with an additional two 92) day option that includes motivational interviewing, ethics, suicide prevention, HIV, and co-occurring mental health conditions.

3.3.1.1.1. This work will result in Residents receiving their Certified Recovery Support Worker certification prior to re-entry, including the ongoing supervision required for the certification.

3.3.1.1.2. If a Resident re-enters the community prior to

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certification, coordination with local Recovery Community Organizations to complete certification is required by DOC identified staff.

3.4. RESPONSIBILITIES OF THE NEW HAMPSHIRE DEPARTMENT OF HEALTH AND HUMAN SERVICES

- 3.4.1. The Department agrees to:
 - 3.4.1.1. Administer and manage the State Opioid Response Grant (SOR) under the terms and conditions for the grant as approved by SAMHSA.
 - 3.4.1.2. Provide funding to DOC upon receipt of approved invoices, and upon DOC's compliance with the terms and conditions of this MOU.
 - 3.4.1.3. Make funds available from the SOR grant for reimbursement under this MOU Amendment #3 in an amount as follows:
 - 3.4.1.3.1. A maximum amount of \$543,000 in SFY 2024 for September 29, 2023-June 30, 2024, in accordance to Attachment 2 Budget, which is attached hereto and incorporated by reference herein; and
 - 3.4.1.3.2. A maximum amount of \$181,000 in SFY 2025 for July 1, 2024-September 29, 2024, in accordance to Attachment 3 Budget, which is attached hereto and incorporated by reference herein.
 - 3.4.1.4. Collaborate with DOC to obtain data and information necessary for monitoring the SAMHSA grants and developing and writing any required reports.
 - 3.4.1.5. Provide technical assistance on clinical programming and reporting requirements to DOC.

4. IT IS FURTHER UNDERSTOOD AND AGREED BETWEEN THE PARTIES:

- 4.1. The Department will collaborate with DOC on the development, reporting, and quality improvement efforts for additional performance measures and outcome indicators.
- 4.2. Data Elements Involved:
 - 4.2.1. The Department and DOC will not be exchanging confidential data under this MOUD.
 - 4.2.2. DOC will provide client-level demographic non-identifiable data elements of individuals served to be determined between DOC and the Department during initial contract "kick off" meeting within sixty (60) days of contract Effective Date.
 - 4.2.2.1. DOC shall submit monthly reports on the data 1 by the fifteenth (15th) working day of the following month.
 - 4.2.3. DOC shall be required to prepare and submit ad hoc data reports, respond to periodic surveys, and other data collection requests as deemed necessary by DHHS and/or SAMHSA.

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- 4.3. DHHS may adjust amounts within the price limitation and adjust encumbrances between State Fiscal Years through the Budget Office without approval from the Governor and Executive Council, if needed and justified.
- 4.4. Notwithstanding any provision of this agreement to the contrary, all obligations of DHHS hereunder, including without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds. DHHS shall not be required to transfer funds from any other source in the event that funds become unavailable.
- 4.5. DOC shall take appropriate steps to accept and expend the funds provided within the project period. DOC agrees to submit monthly invoices to DHHS for costs incurred. Invoices must include line items with dates, description of services and associated costs.
- 4.6. DHHS agrees to pay DOC within thirty (30) days of receipt of the approved invoices.
 - 4.6.1. Invoices shall be mailed or emailed to:

Department of Health and Human Services

Division for Behavioral Health

SOR Finance Manager

105 Pleasant Street

Concord, NH 03301

Melissa.B.Girard@dhhs.nh.gov

- 4.7. Disputes arising under this Memorandum of Understanding which cannot be resolved between the agencies shall be referred to the New Hampshire Department of Justice for review and resolution.
- 4.8. This Agreement shall be construed in accordance with the laws of the State of New Hampshire.
- 4.9. The parties hereto do not intend to benefit any third parties and this Memorandum of Understanding shall not be construed to confer any such benefit.
- 4.10. In the event any of the provisions of this Memorandum of Understanding are held to be contrary to any state or federal law, the remaining provisions of this Memorandum of Understanding will remain in full force and effect.
- 4.11. This Memorandum of Understanding, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Memorandum of Understanding and understandings between the parties, and supersedes all prior Memoranda of Understanding and understandings relating hereto.
- 4.12. Nothing herein shall be construed as a waiver of sovereign immunity, such immunity being hereby specifically preserved.

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Contractor Name:	Department of Corrections
	State Targeted Response to the
Budget Request for:	Opioid Crisis Grant Projects
	SFY24-(September 29, 2023-June
Budget Period	
Indirect Cost Rate (if applicable)	0
Na za materia i vana prazi i ga i ga i ga za mana za za za manazi zbori i ga i ga za manazi i bori za pristoma	
Line Item	Program Cost - Funded by DHHS
1. Salary & Wages	\$0
2. Fringe Benefits	\$ 0
3. Consultants	\$0
4. Equipment	
Indirect cost rate cannot be applied to	
equipment costs per 2 CFR 200.1 and	
Appendix IV to 2 CFR 200.	\$7,500
5.(a) Supplies - Educational	\$0
5.(b) Supplies - Lab	\$0
5.(c) Supplies - Pharmacy	\$502,500
5.(d) Supplies - Medical	\$ 0
5.(e) Supplies Office	\$10,500
6. Travel	\$3,000
7. Software	\$0
8. (a) Other - Marketing/ Communications	\$0
8. (b) Other - Education and Training	\$19,500
8. (c) Other - Other (specify below)	\$0 20
Other (please specify)	\$0 22
Other (please specify)	\$0 •
Other (please specify)	\$0 20
Other (please specify)	\$0 *0
9. Subrecipient Contracts	\$0
Total Direct Costs	\$543,000
Total Indinant Conto	\$0
Total Indirect Costs	\$ 0
· 100	

Contractor Initial:

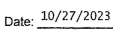
MOU-2021-BDAS-04-OPIOI-01-A03

Date: _____

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Contractor Name	Department of Corrections
	State Targeted Response to the
Budget Request for	Opioid Crisis Grant Projects
······································	SFY25-(July 1, 2024-September 29,
Budget Period	1 2024)
Indirect Cost Rate (if applicable	0
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Line Item	Program Cost - Funded by DHHS
1. Salary & Wages	\$0
2. Fringe Benefits	\$0
3. Consultants	\$0
4. Equipment	
Indirect cost rate cannot be applied to	
equipment costs per 2 CFR 200.1 and	
Appendix IV to 2 CFR 200.	\$2,500
5.(a) Supplies - Educational	\$0
5.(b) Supplies - Lab	\$0
5.(c) Supplies - Pharmacy	\$167,500
5.(d) Supplies - Medical	\$0
5.(e) Supplies Office	\$3,500
6. Travel	\$1,000
7. Software	\$0
8. (a) Other - Marketing/ Communications	\$0
8. (b) Other - Education and Training	\$6,500
8. (c) Other - Other (specify below)	\$0
Other (please specify)	\$0
9. Subrecipient Contracts	\$0
Total Direct Costs	\$181,000
Total Indirect Costs	\$0
TOTAL	\$181,000
IOTAL	Φιοι,υυι

Contractor Initial:



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STATE OF NEW HAMPSHIRE

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129 PLEASANT STREET, CONCORD, NH 03301 603-271-9544 1-800-852-3345 Ext. 9544 Fax: 603-271-4332 TDD Access: 1-800-735-2964 www.dbhs.nh.gov

October 27, 2022

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

REQUESTED ACTION

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The original MOU was approved by Governor and Council on March 3, 2021, item #10, and most recently amended with Governor and Council approval on September 15, 2021, item #16l.

Funds are available in the following account for State Fiscal Year 2023, and are anticipated to be available in State Fiscal Year 2024, upon the availability and continued appropriation of funds in the future operating budget, with the authority to adjust budget line items within the price limitation and encumbrances between state fiscal years through the Budget Office, if needed and justified.

05-95-92-920510-70400000 HEALTH AND SOCIAL SERVICES, HEALTH AND HUMAN SVCS DEPT, HHS: BEHAVIORAL HEALTH DIV, BUREAU OF DRUG AND ALCOHOL SERVICES, SOR GRANT

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The Department of Health and Human Services' Mission is to join communities and families in providing opportunities for citizens to achieve health and independence.

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	•	7	Total	\$2,120,732	\$965,000	\$3,085,732

His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 2 of 3

EXPLANATION

This request is **Retroactive** because the Department was notified by the Federal awarding agency on September 23, 2022, of the availability of funding beyond the current contract completion date of September 29, 2022. Due to the delayed notification from the Federal awarding agency, the Department was unable to present this request to the Governor and Council prior to the MOU expiration date.

The purpose of this request is for the Department of Corrections to continue providing Naloxone kits, and training and education materials, to individuals re-entering the community from any correctional facility or State-run transitional housing facility. In addition, the Department will provide funding for medications for opioid use disorder treatment to individuals in correctional facilities with opioid use disorder.

Approximately 450 individuals will be served from September 30, 2022 to September 29, 2023.

The Department of Corrections provides care coordination services to incarcerated individuals to achieve and sustain recovery from substance misuse, including opioid and/or stimulant use disorder. Female residents of the Shea Farm Transitional Housing unit, and males re-entering the community from incarceration will receive support and services necessary to succeed in the community, including education, medication, behavioral health, overdose prevention, as well as services that support continued treatment and recovery, and reduce the stigma of substance misuse.

The Department will continue to monitor services through the review of data reports, periodic surveys, and other data as requested by the Department.

As referenced in Section 2. Term, Subsection 2.2. Duration, of the original MOU, the parties have the option to extend the agreement for up to two (2) additional years, contingent upon satisfactory delivery of services, available funding, agreement of the parties and Governor and Council approval. The Department is exercising its option to renew services for one (1) year of the one (1) remaining year available.

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His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 3 of 3

Should the Governor and Council not authorize this request, individuals re-entering the community from the Department of Corrections facilities with an opioid and/or stimulant use disorder may be more likely to have a reoccurrence of substance use disorder due to the tack of re-entry supports and services, which could result in overdose, higher incarceration rates, and additional costs to the health care system.

Area served: Statewide

Source of Federal Funds: Assistance Listing Number #93.788, FAIN #H79TI085759

In the event that the Other Funds become no longer available, General Funds will not be requested to support this program.

Respectfully submitted,

ĊН for

Lori A. Shibinette Commissioner

State of New Hampshire Department of Health and Human Services Amendment #2

This Amendment to the State Targeted Response to the Opioid Crisis Grant Projects Memorandum of Understanding ("MOU") is by and between the State of New Hampshire, Department of Health and Human Services ("DHHS") and the New Hampshire Department of Corrections (referred to as "Parties").

WHEREAS, pursuant to an MOU approved by the Governor and Executive Council on March 3, 2021 (Item #10), as amended on September 15, 2021 (Item #16), the parties agreed to perform certain services based upon the terms and conditions specified in the MOU and in consideration of certain sums specified; and

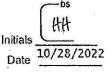
WHEREAS, pursuant to the MOU, Section 2. Term, Subsection 2.2. Duration and Subsection 2.3. Modification, the MOU may be extended and modified by mutual written agreement of the parties and approval from the Governor and Executive Council; and;

WHEREAS, the parties agree to extend the term of the memorandum of understanding, increase the price limitation and modify the General Provisions to support continued delivery of these services; and

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and conditions contained in the MOU and set forth herein, the Parties hereto agree to amend as follows:

- 1. Modify MOU-2021-BDAS-04-OPIOI-01 by replacing it in its entirety with MOU-2021-BDAS-04-OPIOI-01, Amendment #2, which is attached hereto and incorporated by reference herein.
- 2. Modify Attachment 1, Section V. Procedures, Subsection B. Participant Screening/Assessment, Paragraph 8. Concurrent Psychosocial Treatment and Drug Screens, Subparagraph 14.a. to read:
 - a. Referral to the State Opioid Response Program Coordinator

Department of Corrections MOU-2021-BDAS-04-OPIOI-01-A02 A-MOU-1.1 Page 1 of 3



All terms and conditions of the MOU and prior amendments not modified by this Amendment remain in full force and effect. This Amendment shall be retroactively effective to September 29, 2022, upon Governor and Council approval.

IN WITNESS WHEREOF, the parties have set their hands as of the date written below,

State of New Hampshire Department of Health and Human Services

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	locusion

Name: Ratja S. Fox Title: pirector

Name: Title:

State of New Hampshire Department of Corrections

cuSigned by:

Heren Hanks

Commissioner

*

Date

Date

11/1/2022

10/28/2022

Department of Corrections MOU-2021-BDAS-04-OPIOI-01-A02

A-MOU-1.1 Page 2 of 3

5 6 ° 4

The preceding Amendment, having been reviewed by this office, is approved as to form, substance, and execution.

OFFICE OF THE ATTORNEY GENERAL

11/1/2022

Date

Joyn Gunnino

Name: Robyn Guarino Title: Attorney

I hereby certify that the foregoing Amendment was approved by the Governor and Executive Council of the State of New Hampshire at the Meeting on: ______ (date of meeting)

OFFICE OF THE SECRETARY OF STATE

Date

Name:

Title:

Department of Corrections MOU-2021-BDAS-04-OPIOI-01-A02 A-MOU-1.1 Page 3 of 3

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MEMORANDUM OF UNDERSTANDING BETWEEN

THE STATE OF NEW HAMPSHIRE DEPARTMENT OF HEALTH AND HUMAN SERVICES

AND

DEPARTMENT OF CORRECTIONS

MOU-2021-BDAS-04-OPIOI-01 - Amendment #2

1. GENERAL PROVISIONS

- 1.1. This Memorandum of Understanding (MOU) is between the New Hampshire Department of Health and Human Services (DHHS), Division for Behavioral Health, 129 Pleasant Street, Concord, NH 03301 and the New Hampshire Department of Corrections ("DOC"), 105 Pleasant Street, Concord, New Hampshire 03301, and sets forth the roles and responsibilities of DHHS and DOC related to collaboration on the State Opioid Response Grant ("SOR").
- 1.2. This MOU outlines how the DOC and its Agents will provide Opioid or Stimulant Use Disorder (O/StUD) case management service to Persons Under Departmental Control (referred to herein as "Residents") to assist with referrals and enhance the successful transition to community resources, administration and management of Medications for Opioid Use Disorder (MOUD), and how Naloxone kits and related instruction on administration will be provided to individuals re-entering the community.
- 1.3. The DOC shall meet with the DHHS within sixty (60) days of the MOU Effective Date to review implementation.
- 1.4. In connection with the performance of this MOU, DHHS and DOC shall comply with all applicable laws and regulations.
- 2. TERM
 - 2.1. Effective Date: This MOU is effective upon Governor and Executive Council Approval.
 - 2.2. <u>Duration</u>: The duration of this MOU is from the Effective Date through September 29, 2023.

<u>Modification</u>: The parties may modify this MOU by mutual written agreement at any time, subject to the approval of the Governor and Executive Council.

- 2.3. <u>Termination</u>: Either party may unilaterally terminate this MOU upon written notice to the other party. In which case the termination shall be effective thirty (30) days after
- 2.4. the date of that notice or at a later date specified in the notice. In the event of an early termination of this MOU for any other reason than the completion of services, the DOC shall deliver to DI-HS, not later than thirty (30) days after the termination, a "Termination Report" describing in detail all activities performed and the MOU funds used up to and including the date of termination. In the event the services and/or prescribed outcomes described within this MOU are not met to the satisfaction of DHHS, DHHS reserves the right to terminate this MOU and any remaining funds will be forfeited. Such termination shall be submitted in writing to DOC and will require DOC to deliver a final Termination Report as described above.

3. RESPONSIBILITIES OF THE NEW HAMPSHIRE DEPARTMENT OF CORRECTION

Subsection I – Re-entry Services and Naloxone Kits and Instruction

3.1, The DOC agrees to:

MOU-2021-BDAS-04-OPIOI-01. Page 1 of 8

Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



1	Resid	the funding provided by DHHS to assist male and female lents with O/StUD by providing re-entry services through care lination.
	Coon servi Ensu reent preve	and manage three (3) full time (37.5 hour) Re Entry Care dinator positions through the term of this MOU that will be provide sees to individuals at any NHDOC facility or Field Services Office. The that all Re-entry Care Coordinators implement comprehensive ry planning to assist Residents in accessing appropriate ention, treatment, recovery, and ancillary services that will support rehabilitative goals and reduce the risk for recidivism.
	to be base perio	two (2) full-time (37.5-hour) Re-entry Care Coordinator positions hired and managed by DOC for the term of this MOU who will be a primarily at the New Hampshire State Prison for Men, with dic coverage options to include the Northern NH Correctional ty, Calumet House, North End House, and Transitional Work er.
•		de training and education for DOC staff on the importance of, and ling, instructions to Residents on the administration of Naloxone.
·*** · ·	throu how t	t eligible Residents with O/StUD and their residential companions gh voluntary distribution of naloxone and providing education on o use Naloxone, if need arises, once released from DOC facilities ransitional housing unit to the community.
•	to tre upon	will provide naloxone kits to the NH Judicial Branch for distribution atment court participants. This process will take place as agreed between DOC and NH Treatment Court; all distributed kits will be ad and reported back to the DHHS.
		shall follow the referral process for distributing Naloxone kits to ents as follows:
. · ·	3.1.7.1.	Identify a Resident through the diagnosis of any history of overdose, Substance Use Disorder or Mental Health Condition, especially O/StUD. The Resident may also self-identify and request Naloxone kits.
, ,	3.1.7.2.	Forward all referrals to the assigned case manager and to Reentry Care Coordinator assigned to the Resident being released.
	3.1.7.3.	The Case manager and the Reentry Care Coordinator will meet with the Resident and/or their community support person, if the Resident chooses, to provide education on how to use Naloxone kits, and how to obtain additional kits through the Doorway, if needed.
	3,1,7.4.	Upon discharge, DOC will ensure that the case manager or other authorized correctional staff provides Naloxone kits as the Resident processes out of the DOC facility.

3,1,7,5. DOC will ensure the distribution of the Naloxone kits for Residents is documented.

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



		shall collect and submit aggregate data and aggregate reports on ta elements identified in Section 5 to DHHS on a monthly basis.
	manag an O/S	shall ensure Re-entry Care Coordinators offer targeted case gement services to support the re-entry efforts of Residents with StUD or history of overdose for up to twelve (12) months following e through face-to-face and/or telephone contact, including:
· · · ·	3.1.9.1.	Providing follow up at three (3) and six (6) months following release.
	3.1.9.2.	Facilitating a post release check in within 72 hours of Resident's release, for the purpose of identifying and addressing any issues with accessing community O/SUD treatment and recovery supports.
· · ·	3.1.9.3.	Providing ongoing targeted case management services up to 12 months after release.
	3.1.9.4.	Providing comprehensive reentry planning to support rehabilitative goals and reduce the risk for recidivism including, but not limited to:
	3.1.9	0.4.1. Healthcare navigation and barrier removal.
	3.1.9	0.4.2. Supportive services to assist Residents in accessing appropriate prevention, treatment, recovery, and ancillary services.
· · ·	coordi	shall coordinate with the Regional Doorway(s) for re-entry care nation and GPRA data collection, and ensure Residents are to their preferred Regional Doorway(s) upon release to the unity.
· · ·	softwa	ase supplies, including general office supplies, postage, laptops, re and office equipment to better enhance targeted case gement techniques and tracking for the purpose of reintegration.
	3.1.12. Meet t	he following performance measures:
•	3.1.12.1.	At six months, post-release 80% and at twelve Months, Post- release 70% of Residents who accept targeted case management services from a reentry care coordinator will remain in the community.
	3.1.12.2,	100% of Residents with any history of overdose, Substance Use Disorder or Mental Health Condition, including O/StUD, re- entering the community from DOC identified as at-risk for overdose will be offered a Naloxone kit.
	3.1.12.3.	100% of Residents with any history of overdose, Substance Use Disorder or Mental Health Condition, including O/StUD, re- entering the community from DOC identified as at-risk for overdose will be given instruction on the administration of Naloxone.
MOLL2021-BDAS-	21	100% of Residents receiving Medications for Opioid Use Disorder (MOUD) will be connected with a community provider

MOU-2021-BDAS-01-OPIOI-Page 3 of 8

Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



and support network, including their preferred Regional Doorway upon their release to the community.

- 3.1.12.5. 100% referral rate of Residents from the MAT treatment group to the Re-entry Care Coordinator.
- 3.1.13 DOC shall collaborate with the Department and other SOR funded contractors as requested by the Department, to improve GPRA collection.

Subsection II - Medications for Opioid Use Disorder (MOUD) Treatment Services

- 3.2. DOC agrees to:
 - 3.2.1. Use FDA-approved medications, in combination with behavioral therapies when necessary, to provide a whole-patient approach to the treatment of Residents with OUD.
 - 3.2.2. Provide MOUD to individuals with OUD in correctional facilities as part of their treatment plan inside the institution and also to prepare for reentryinto the community.
 - **3.2.3.** Provide training to DOC staff and Residents in MOUD evidence based services that includes:
 - 3.2.3.1. Training DOC medical providers and clinical staff in the prescription of medications to treat opioid use disorder, delivery of services and the benefits of medications; and
 - 3.2.3.2. Ongoing training and education in MOUD best practices and benefits to DOC staff and Residents across all NHDOC facilities.
 - 3:2.4. Ensure that the MOUD process used by DOC is as outlined in the Policy Procedure Directive 6.08 Medication Assisted Treatment - Substance Use Disorders, which is attached hereto and incorporated by reference herein as Attachment 1, which includes:
 - 3.2.4.1. Ensuring all Residents sign a MOUD treatment agreement; and
 - 3.2.4.2. Ensuring all non-compliant patients with MOUD treatment will receive additional education and counseling.
 - 3.2.5. Increase participation and compliance with MOUD for Residents as appropriate to their behavioral health needs and healthcare needs, which must include, but is not limited to:
 - 3.2.5.1. Providing education on the benefits of treatment while on MOUD to Residents and staff monthly.
 - 3.2.5.2. Identifying and addressing risks and protective factors for specialized populations.
 - 3.2.5.3. Connecting Residents released on MOUD with a mental health condition or medical needs with community resources to

MOU-2021-BDAS-01-OPIOI-01 Page 4 of 8

Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



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ŧ.		,	ad	Idress co-occurring concerns.
	• •	3.2.6.	custody fo	at medication is provided with a 14-day supply at release from or all individuals leaving DOC facilities dependent on transition and insurance coverage established.
		3.2.7.		equipment and supplies as needed to better enhance case management techniques for the purpose of reintegration.
v	. *	3.2.8. A	ssist Resid	dents in applying for health insurance coverage.
		3.2,9. N	Neet the fol	llowing performance measures:
		, 3	pre me Se Co As	00% of DOC provider staff will be trained in buprenorphine escribing practices and seek a DEA licensing waiver for such edications pursuant to NH Bureau of Drug and Alcohol ervices (Guidance Document on Best Practices: Key omponents for Delivering Community-Based Medication ssisted Treatment Services for Opioid Use Disorders in New ampshire Second Edition) Within 3 months of hire date.
		. 3	se	entify and train 30 residents to provide peer recovery support ervices and trained in peer recovery support practices no later an 12 months after the Effective Date.
•		· · · · · · · · · · · · · · · · · · ·	Pr	00% of Residents on MOUD will be referred to the Re-entry rogram Coordinators for continuity of care prior to release from carceration.
			3.2.9.4. 80 6 a	0% of Residents on MOUD will remain treatment compliant at and 12 month intervals post-participation in MOUD induction.
	а 2	3.2.10.	Collabora Improvem indicators	ate with DHHS on the development, reporting, and quality nent efforts for additional performance measures and outcome s.
4.		ISIBILITIES SERVICES	OF THE N	NEW HAMPSHIRE DEPARTMENT OF HEALTH AND
	4:1. C	OHHS agree	s to:	
	х · · · ·	4:1.1.	Administe under the	er and manage the State Opioid Response Grant ("SOR") terms and conditions of the grants as approved by SAMHSA.
	· *,	4.1.2.	Provide fu DOC's co	unding to DOC upon receipt of approved involces, and upon ompliance with the terms and conditions of this MOU.

- **4.1.3.** Make funds available from the SOR grant for reimbursement under this MOU Amendment #2 in an amount not to exceed <u>\$3.085.732</u>, as follows:
 - 4.1.3.1. A maximum amount of \$705,055 in SFY 2021;
 - 4.1.3.2. A maximum amount of \$1,150,585 in SFY 2022;
 - 4.1.3,3. A maximum amount of \$988,841 in SFY 2023; and
 - 4.1.3.4. A maximum amount of \$241,251 in SFY 2024.

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



- 4.1.4. Provide completed data reports to SAMHSA on a semi-annual basis.
- 4.1.5. Collaborate with DOC to obtain data and information necessary for monitoring the SAMHSA grants and developing and writing any required reports.
- 4.1.6. Attend and/or participate in any SAMHSA-required meetings, trainings or presentations.
- 4.1.7. Provide technical assistance on clinical programming and reporting requirements to DOC.

IT IS FURTHER UNDERSTOOD AND AGREED BETWEEN THE PARTIES:

- 5.1. DHHS will collaborate with DOC on the development, reporting, and quality improvement efforts for additional performance measures and outcome indicators.
- 5.2. Systems of Records:
 - 5.2.1. DHHS and DOC will not be exchanging confidential data under this MOU.
 - 5.2.2. DOC will provide de-identified aggregate data to DHHS from the following systems of records:
 - 5.2.2.1. Resident Corrections Information System (CORIS).
 - 5.2.2.2. Techcare Electronic Health Record.
- 5.3. Data Elements Involved:
 - 5.3.1. DOC general demographic non-identifiable data elements of individuals served to be determined between DOC and the Department during initial contract "kick off" meeting within sixty (60) days of contract Effective Date.
 - 5.3.1.1 DOC shall submit monthly reports on the data as specified in Section 5.3.1 by the fifteenth (15th) day of the following month.
 - 5.3.2, DOC shall be required to prepare and submit ad hoc data reports, respond to periodic surveys, and other data collection requests as deemed necessary by DHHS and/or SAMHSA.
- 5.4. DHHS may adjust amounts within the price limitation and adjust encumbrances between State Fiscal Years through the Budget Office without approval from the Governor and Executive Council, if needed and justified.
- 5.5. If federal funding no longer becomes available or if this MOU is terminated early, DHHS will not be required to provide funding to sustain any of the Care Coordinator positions referenced in Section 3.
- 5.6. Notwithstanding any provision of this agreement to the contrary, all obligations of DHHS hereunder, including without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds, DHHS shall not be required to transfer funds from any other source in the event that funds become unavailable.

MOU-2021-BDAS-01-OPIOI-01 Page 6 of 8

Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



- 5.7. DOC shall take appropriate steps to accept and expend the funds provided within the project period. DOC agrees to submit monthly invoices to DHHS for costs incurred. Invoices must include line items with dates, description of services and associated costs.
 - 5.7.1. Invoices shall be mailed or emailed to:

Department of Health and Human Services Division for Behavioral Health SOR Finance Manager 105 Pleasant Street Concord, NH 03301 <u>Melissa.Girard@dhhs.nh.gov</u>

- 5.8. DHHS agrees to pay DOC within thirty (30) days of receipt of the approved invoices.
- 5.9. Disputes arising under this Memorandum of Understanding which cannot be resolved between the agencies shall be referred to the New Hampshire Department of Justicefor review and resolution.
- 5.10. This Agreement shall be construed in accordance with the laws of the State of New Hampshire.
- 5.11. The parties hereto do not intend to benefit any third parties and this Memorandum of Understanding shall not be construed to confer any such benefit.
- 5.12: In the event any of the provisions of this Memorandum of Understanding are held to be contrary to any state or federal law, the remaining provisions of this Memorandum of Understanding will remain in full force and effect.
- 5:13. This Memorandum of Understanding, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Memorandum of Understanding and understandings between the parties, and supersedes all prior Memoranda of Understanding and understandings relating hereto.
- 5.14. Nothing herein shall be construed as a waiver of sovereign immunity, such immunity being hereby specifically preserved.

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01-A02



5. APPROVALS:

for

Lori A. Shibinette Commissioner NH Department of Health and Human Services

DocuSigned by: Helen Hanks

Helen Hanks Commissioner NH Department of Corrections

10/28/2022

Date

The preceding Memorandum of Understanding having been reviewed by this office, is approved as to form, substance, and execution.

OFFICE OF THE ATTORNEY GENERAL

11/1/2022

Date:

DocuSigned by: John Aunino

Name: Robyn Guarino

Title: Attorney

The foregoing Memorandum of Understanding was approved by the following authority of the State of New Hampshire:

Date:

Name: Title:

MOU-2021-BDAS-01-OPIOI-01 Page 8 of 8





STATE OF NEW HAMPSHIRE

DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION FOR BEHAVIORAL HEALTH

Lori A. Shibinette Commissioner

> Katla S. For Director

129 PLEASANT STREET, CONCORD, NH 03301 603-271-9544 1-800-852-3345 Ext. 9544 Fax: 603-271-4332 TDD Access: 1-800-735-3964 www.dbbs.nh.gov

August 20, 2021

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

REQUESTED ACTION

Authorize the Department of Health and Human Services, Division for Behavioral Health, to amend an existing memorandum of understanding with the New Hampshire Department of Corrections (VC# 177896), Concord, New Hampshire, to continue the provision of services for opioid and/or stimulant use disorder case management re-entry; to provide Naloxone kits and related instruction available to individuals re-entering the community from any correctional facility or State-run transitional housing; and to provide medication assisted treatment to individuals in correctional facilities with opioid use disorder, by exercising a renewal option by increasing the price limitation by \$1,060,366 from \$1,060,366 to \$2,120,732 and by extending the completion date from September 29, 2021 to September 29, 2022, effective upon Governor and Council approval, 100% Federal Funds.

The original memorandum of understanding was approved by the Governor and Council on March 3, 2021, item #10.

Funds are available in the following account for State Fiscal Years 2022, and 2023, with the authority to adjust budget line items within the price limitation through the Budget Office, if needed and justified.

05-92-92-920510-70400000 HEALTH AND SOCIAL SERVICES, HEALTH, AND HUMAN SVCS DEPT, HHS: BEHAVIORAL HEALTH DIV, BUREAU OF DRUG AND ALCOHOL SERVICES, SOR GRANT

State Fiscal Year	Class / Account	Class Title	Job Number	Current Budget	Increased (Decreased) Amount	Total Amount
2021	085-588546	Inter-Agency transfers out of Federal Funds	92057048	• \$705,055	\$0	\$705,055
2022	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$355,311	\$0	\$355,311
2022	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$0	\$795,274	\$795,274
2023	085-588546	Inter-Agency transfers out of Federal Funds	92057048	\$ 0	\$265,092	\$265,092

The Department of Health and Human Services' Mission is to join communities and families in providing opportunities for citizens to achieve health and independence.

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His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 2 of 3

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	l		1	Total	\$1,060,366	\$1,060,366	\$2,120,732
	l	L					

EXPLANATION

The purpose of this request is for the Department of Health and Human Services to continue providing funding to the Department of Corrections to ensure that Naloxone kits and training and education materials are provided to individuals re-entering the community from any correctional facility or State-run transitional housing facility. In addition, this request will provide funds for medication-assisted treatment to individuals in correctional facilities with opioid use disorder.

The Department of Corrections provides care coordination services to incarcerated individuals in order to achieve and sustain recovery from substance misuse, including opioid and/or stimulant use disorders. Female residents of the Shea Farm Transitional Housing unit, and males re-entering the community from incarceration will receive support for re-entry through services provided under this memorandum of understanding. Approximately 200 individuals will be served from the Contract Effective Date to September 29, 2022.

The services provided through this MOU support the successful re-entry into the community for individuals under Department of Corrections control by providing education, medication, behavioral health, and other services to support their continued treatment and recovery and to reduce the stigma of substance misuse. Between January 2021 and June 2021, over 160 individuals received medication assisted treatment.

The Department will monitor the effectiveness of services through the following performance measures:

- One hundred percent (100%) of individuals served by the Department of Corrections with opioid use disorder who are re-entering the community and identified as at risk for overdose will be offered one (1) Naloxone kit.
- At six (6) and twelve (12) months post-release, 80% of participants will remain in the community.
- At six (6) and twelve (12) months post-release, 80% of participants will demonstrate increased recovery capital which may include, but is not limited to:
 - o Involvement with recovery supports;
 - o Safe sober housing; and
 - o Improved family connections.
- Sixty percent (60%) of individuals identified as being able to benefit from medication-assisted treatment will consent to receive medication-assisted treatment.

As referenced in Section 2 Term, Subsection 2.2 Duration of the attached memorandum of understanding, the parties have the option to extend the agreement for up two (2) additional years, contingent upon satisfactory delivery of services, available funding, and Governor and Council approval. The department is exercising its option to renew services for one (1) of the two (2) years available at this time.

Should the Governor and Executive Council not authorize this request, individuals reentering the community from Department of Corrections facilities with an opioid and/or stimulant use disorder may be more likely to relapse due to the lack of re-entry supports and medication

> His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 3 of 3

assisted treatment. This could result in higher incarceration rates and additional costs to the health care system.

Area served: Statewide.

Source of Federal Funds: Assistance Listing Number #93.788, FAIN #H79TI083326

In the event that the Other Funds become no longer available, General Funds will not be requested to support this program.

Respectfully submitted,

ArriWeawager

Lori A. Shibinette Commissioner

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New Hampshire Department of Health and Human Services State Targeted Response to the Opioid Crisis Grant Projects

State of New Hampshire Department of Health and Human Services Amendment #1

This 1st Amendment to the State Targeted Response to the Opioid Crisis Grant Projects Memorandum of Understanding (MOU) (hereinafter referred to as "Amendment #1") is by and between the State of New Hampshire, Department of Health and Human Services (hereinafter referred to as the "State" or "Department") and the Department of Corrections, (hereinafter referred to as the "DOC").

WHEREAS, pursuant to an agreement (the "MOU") approved by the Governor and Executive Council on March 3, 2021 (Item #10), the DOC agreed to perform certain services based upon the terms and conditions specified in the MOU and in consideration of certain sums specified; and

WHEREAS, pursuant to the MOU, Section 2, Duration, Subsection 2.2, and Subsection 2.3, Modification, the MOU may be extended and modified upon written agreement of the parties and approval from the Governor and Executive Council; and:

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and conditions contained in the MOU and set forth herein, the parties hereto agree to amend as follows:

1. Section 2, Duration, the first sentence of Subsection 2.2, to read:

2.2 Duration: The duration of this MOU is from the date of approval by the Governor and Executive Council through September 29, 2022.

2. Section 4, Responsibilities of the Department of Health and Human Services, Subsection 4.1, Paragraph 4.1.3 to read:

4.1.3 Make funds available from the SOR grant for reimbursement under this MOU not to exceed \$2,120,732, including:

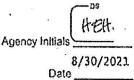
- 4.1.3.1. A maximum amount of \$705,055 for SFY 2021;
- 4.1.3.2. A maximum amount of \$1,150,585 for SFY 2022; and;

4.1.3.2.

A maximum amount of \$265,092 for SFY 2023.

Department of Corrections MOU-2021-BDAS-04-OPI0I-01

Amendment #1



Page 1 of 3

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New Hampshire Department of Health and Human Services State Targeted Response to the Opioid Crisis Grant Projects



All terms and conditions of the MOU not inconsistent with this Amendment #1 remain in full force and effect This amendment shall be effective upon the date of Governor and Executive Council approval.

IN WITNESS WHEREOF, the parties have set their hands as of the date written below,

—Docusioned by: Katja Foik

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Katja Fox, Director Division for Behavioral Health NH Department of Health and Human Services

-Docusioned by: Helen E Hanks

Helen Hanks, Commissioner Department of Corrections 8/30/2021

Date '

8/30/2021

Date

Department of Corrections MOU-2021-BDAS-04-OPIOI-01 Amendment #1

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8/30/2021

Agency Initials

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New Hampshire Department of Health and Human Services State Targeted Response to the Oploid Crisis Grant Projects



The preceding Amendment, having been reviewed by this office, is approved as to form, substance, and execution.

OFFICE OF THE ATTORNEY GENERAL

8/30/2021

Date

ozaSload by erine Pinos Name:^{ca} Title: Attorney

I hereby certify that the foregoing Amendment was approved by the Governor and Executive Council of the State of New Hampshire at the Meeting on: ______ (date of meeting)

OFFICE OF THE SECRETARY OF STATE

Date

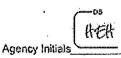
Name: Title:

Department of Corrections • MOU-2021-BDAS-04-OPIOI-01

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Amendment #1

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8/30/2021

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STATE OF NEW HAMPSHIRE

DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION FOR BEHAVIORAL HEALTH

129 PLEASANT STREET, CONCORD, NH 03301 603-271-9544 1-800-852-3345 Ext. 9544 Fax: 603-271-4332 TDD Access: 1-800-735-2964 www.dbbs.ob.gov

Lori A. Shiblorus Commissioner

> Katja S. Fox Director

> > February 2, 2021

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

REQUESTED ACTION

Authorize the Department of Health and Human Services, Division for Behavioral Health, to enter into a Retroactive memorandum of understanding with the New Hampshire Department of Corrections ("DOC"), 105 Pleasant Street, Concord, New Hampshire 03301 in the amount of \$1,060,366 for the provision of services for opioid use disorder case management re-entry; to provide Naloxone kits and related instruction available to individuals re-entering the community from any correctional facility or State-run transitional housing; and to provide medication assisted treatment to individuals in correctional facilities with opioid use disorder, with the option to renew for up to two (2) additional years, effective retroactive to January 1, 2021, upon Governor and Council approval, through September 29, 2021. 100% Federal Funds.

Funds are available in the following account for State Fiscal Year 2021, and are anticipated to be available in State Fiscal Year 2022, upon the availability and continued appropriation of funds in the future operating budget, with the authority to adjust budget line items within the price limitation and encumbrances between state fiscal years through the Budget Office, if needed and justified.

05-95-92-920510-25590000 HEALTH AND SOCIAL SERVICES, DEPT OF HEALTH AND HUMAN SVS, HHS: DIVISION FOR BEHAVIORAL HEALTH, BUREAU OF DRUG AND ALCOHOL, OPIOID STR GRANT

State Fiscal Year	Class / Account	Class Title	Job Number	Total Amount	
2021	085-588546	Contracts for Prog Svc	92052559	\$705,055	
2022	085-588546	Contracts for Prog Svc	92052559	\$355,311	
÷			Total	\$1,060,366	

The Department of Health and Human Services' Mission is to join communities and families in providing opportunities for citizens to ochieve health and independence.

> His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 2 of 3

EXPLANATION

This request is Retroactive because approval of the Department's State Opioid Response grant request was not received from the from the Substance Abuse and Mental Health Services Administration in time to renew the previous memorandum of understanding that expired on September 29, 2020. Although DOC is continuing Naloxone and MAT efforts using supplies and training provided under the previous memorandum of understanding, the requested funds are needed to continue these efforts, without interruption, and to fund and rehire re-entry care coordinators who were reassigned when the previous memorandum of understanding ended.

The purpose of this request is for the Department of Health and Human Services to provide funding to the Department of Corrections to ensure training and education materials, and Naloxone kits, are provided to individuals re-entering the community from any correctional facility or State-run transitional housing facility. In addition, this request will provide fund for medication-assisted treatment to individuals in correctional facilities with opioid use disorder.

The Department of Corrections provides care coordination services to incarcerated individuals in order to achieve and sustain recovery from substance abuse, including opioid use disorders. Female residents of the Shea Farm Transitional Housing unit, and males re-entering the community from incarceration will receive support for re-entry through services provided under this memorandum of understanding. Approximately 200 individuals will be served from the Contract Effective Date to September 29, 2021.

The services provided through this MOU greatly increase the likelihood of successful re-entry into the community for individuals under Department of Corrections control because they are given education, medication, behavioral health services and other supports while working toward their re-entry plans.

The Department will monitor the effectiveness of services through the following performance measures:

- One hundred percent (100%) of individuals served by the Department of Corrections with opioid use disorder who are re-entering the community and identified as at risk for overdose will be offered one (1) Naloxone kit.
- At six (6) and twelve (12) months post-release, 80% of participants will remain in the community.
- At six (6) and twelve (12) months post-release, 80% of participants will demonstrate increased recovery capital which may include, but is not limited to:
 - o Involvement with recovery supports;
 - o Safe sober housing; and
 - Improved family connections.
- Sixty percent (60%) of individuals identified as being able to benefit from medication-assisted treatment will consent to receive medication-assisted treatment.

> His Excellency, Governor Christopher T. Sununu and the Honorable Council Page 3 of 3

As referenced in Section 2 Term, Subsection 2.2 Duration of the attached memorandum of understanding, the parties have the option to extend the agreement for up two (2) additional years, contingent upon satisfactory delivery of services, available funding, and Governor and Council approval.

Should the Governor and Executive Council not authorize this request, individuals re-entering the community from Department of Corrections facilities with an opioid use disorder may be more likely to relapse due to the lack of support and medication assisted treatment. Additionally, individuals re-entering the community from a correctional facility or Department of Corrections transitional housing who have an opioid use disorder may be more likely to die from an overdose without the Naloxone kit and necessary educational and training materials relative to its use.

Area served: Statewide.

Source of Funds: CFDA #93:788 FAIN # TI081685 and #TI083326.

Respectfully submitted,

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Lori A. Shibinette Commissioner

MEMORANDUM OF UNDERSTANDING BETWEEN THE STATE OF NEW HAMPSHIRE DEPARTMENT OF HEALTH AND HUMAN SERVICES AND THE NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS



THE NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS

MOU-2021-8DAS-04-OPIOI-01

1. GENERAL PROVISIONS

- 1.1. This Memorandum of Understanding (MOU) is between the New Hampshire Department of Health and Human Services (DHHS), Division for Behavioral Health, 129 Pleasant Street, Concord, NH 03301 and the New Hampshire Department of Corrections (DOC"), 105 Pleasant Street, Concord, New Hampshire 03301, and aets forth the roles and responsibilities of DHHS and DOC related to collaboration on the State Opioid Response Grant ("SOR").
- 1.2. This MOU outlines how the DOC and its Agents will provide Opioid or Stimulant Use Disorder (O/SUD) case management service to Persons Under Departmental Control (also referred to herein as Residents) to assist with referrals and enhance the successful transition to community resources, and how Naloxone kits and related instruction on edministration will be provided to individuals re-entering the community.
- The DOC shall meet with the DHHS within sixty (60) days of the MOU Effective Date to review implementation.
- 1.4. In connection with the performance of this MOU, DHHS and DOC shall comply with all applicable laws and regulations.
- 2. TERM
 - 2.1. Effective Date: This MOU is retroactive to January 1, 2021 upon Governor and Executive Council Approval.
 - 2.2. <u>Duration</u>: The duration of this MOU is from the Effective Date through September 29, 2021. The parties may extend this MOU for up to two (2) years at any time by mutual written agreement, subject to the continued availability of funde, satisfactory performance of responsibilities, and approval of the Governor and Executive Council.
 - 2.3. <u>Modification</u>: The parties may modify this MOU by mutual written egreement at any time, subject to the approval of the Governor and Executive Council.
 - 2.4. <u>Termination:</u> Either party may unliaterally terminate this MOU upon written notice to the other party. In which case the termination shall be effective thirty (30) days effer the date of that notice or at a later date specified in the notice. In the event of an early termination of this MOU for any other reason than the completion of services, the DOC shall deliver to DHHS, not later than thirty (30) days after the termination, a "Termination Report" describing in datall all activities performed and the MOU funds used up to and including the date of termination. In the event the services and/or prescribed outcomes described within this MOU are not met to the self-section of DHHS, DHHS reserves the right to terminate this MOU and any remaining funds will be forfetted. Such termination shall be submitted in writing to DOC and will require DOC to deliver a final Termination Report as described above.

3. RESPONSIBILITIES OF THE NEW MAMPSHIRE DEPARTMENT OF CORRECTION

Subsection I - Re-entry Services and Nalexone Kits and Instruction

3.1. The DOC agrees to:

3.1.1. Use the funding provided by DHHS to assist male and female

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01

Residents with OUD by providing re-entry services through care coordination.

- 3.1.2. Fund and manage three (3) full time (37.5 hour) Re Entry Care Coordinator positions through the term of this MOU that will be provide services to individuals at any NHDOC facility or Field Services Office. Ensure that all Re-entry Care Coordinators Implement comprehensive reentry planning to assist Residents in accessing appropriate relapse prevention, treatment, recovery, and ancillary services that will support their rehabilitative goals and reduce the risk for recidivism.
- 3.1.3. Provide training and education for DOC staff on providing instructions to Residents on the administration of Naloxone.
- 3.1.4. Assist eligible Residents with OUD and their residential companions through voluntary distribution of naloxone and providing education on how to use Naloxone, if need arises, once released from DOC facilities or a transitional housing unit to the community.
- 3.1.5. DOC may provide neloxone kile to NH Judicial Branch for distribution to drug court participante. This process will take place as agreed upon between, DOC and NH Drug Court; all distributed kits will be tracked and reported back to the DHHS.
- 3.1.6. DOC shall follow the referral process for distributing Nationa kits to Residents as follows:
 - 3.1.6.1. Identify a Resident through the diagnosis of an OUD. The Resident may also self-klantify and request a Naloxone kit.
 - 3.1.6.2. Forward all referrals to the assigned case manager and to Reentry Care Coordinator assigned to the Resident being released.
 - 3.1.6.3. The Case manager and the Reentry Care Coordinator will meet with the Resident and/or their community support person, if the Resident chooses, to provide education on how to use the Natoxone kit and how to obtain additional kits if needed.
 - 3.1.6.4: Upon discharge, DOC will ensure that the case manager or other authorized corractional staff provides the Naloxone kit as the Resident processes out of the DOC facility.
 - 3.1.6.5. DOC will ensure the distribution of the Naloxona kits for Residents is documented.
- 3.1.7. DOC shall collect and submit aggregate data and aggregate reports on the data elements identified in Section 5 to DHHS on a monthly basis.
- 3.1.8. DOC shall ensure Re-entry Care Coordinators offer targeted case management services to support the re-entry efforts of Residents with an O/SUD or history of overdose for up to twelve (12) months following release through face-to-face and/or telephone contact, including:
 - 3.1.8.1. Providing follow up at three (3) and six (6) months following release.
 - 3.1.6.2. Facilitating a post release check in within 72 hours of Resident's release, for the purpose of identifying and addressing any

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01

Issues with accessing community O/SUD treatment and substance abuse management.

- 3.1.6.3. Providing ongoing largeted case management services up to 12 months after release.
- 3.1.8.4. Providing comprehensive reantry planning to support rehabilitative goals and reduce the risk for recidivism including, but net limited to:
 - 3.1.8.4.1. Healthcare navigation and barrier removal.
 - 3.1.8.4.2. Supportive services to assist Residents in accessing appropriate relapse prevention, treatment, recovery, and ancillary services.
- 3.1.9. DOC shall coordinate with the Regional Doorway(s) for re-entry care coordination and GPRA data collection, and ensure Residents are referred to their preferred Regional Doorway(s) upon release to the community.
- 3.1.10. Purchase supplies, including general office supplies, postage, laptops, software and office equipment to better enhance targeted case management techniques and tracking for the purpose of reintegration.

3.1.11. Meet the following performance measures:

- 3.1.11.1. At six months, post-release 80% and at twelve Months, Post-release 70% of Residents who accept targeted case management zervices from a reentry care coordinator will remain in the community.
- 3.1.11.2.109% of Rasidents with an OUD re-entering the community from DOC identified as at-risk for overdose will be offered a Neloxone kit.
- 3.1.11.3.109% of Residents with an OUD re-entering the community from DOC identified as at-risk for overdose will be offered instruction on the administration of Naloxone.
- 3.1.11.4.100% of Residents receiving MAT will be connected with a community provider and support network, including their preferred Regional Doorway upon their release to the community.
- 3.1.11.5. 100% referral rate of Residents from the MAT treatment group to the Re-entry Care Coordinator.

Subsection II - Medication Assisted Treatment (MAT) Services

3.2. DOC agrees to:

- 3.2.1. Use medications, in combination with behavioral theraples, to provide a whole-patient approach to the treatment of OUD for Residents.
- 3.2.2. Provide MAT to individuals with OUD in correctional facilities as part of their treatment plan inside the institution and as preparation for re-entry into the community.
- 3.2.3. Provide training to DOC staff and Residents in MAT services that

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOF01

Includes:

- 3.2.3.1. Training DOC medical providers and clinical staff in the prescription of medications to treat opiold use disorder, delivery of services and the benefits of medication-assisted treatment; and
- 3.2.3.2. Ongoing training and education in MAT practices and benefits to DOC staff and Residents across all NHDOC facilities.
- 3.2.4. Ensure that the MAT process used by DOC is as outlined in the Policy Procedure Directive 8.08 Medication Assisted Treatment - Substance Use Disorders, with is attached hereto and incorporated by reference herein as Attachment 1, which includes:
 - 3.2.4.1. Ensuring all Residents sign a MAT treatment agreement; and
 - 3.2.4.2. Ensuring all non-compliant patients with MAT treatment or medications will receive additional education and counseling.
- 3.2.5. Increase participation and compliance with MAT for Residents as appropriate to their behavioral health needs and healthcare needs, which must include, but is not limited to:
 - 3.2.5.1. Providing education on the benefits of treatment while on MAT to Residents and staff monthly.
 - 3.2.5.2. Identifying and addressing include risks for specialized populations.
 - 3.2.5.3. Connecting Residents released on MAT with a mantal health condition or medical needs with community resources to address co-occurring concerns.
- 3.2.6. Ensure that medication is provided with a 14-day supply at release from custody for all individuals leaving DOC facilities dependent on transition services and insurance coverage satabilished.
- 3.2.7. Purchase equipment and supplies as needed to better enhance largeted case management techniques for the purpose of reintegration.
- 3.2.8. Assist Residents in applying for health insurance coverage.
- 3.2.9. Meet the following performance measures:
 - 3.2.9.1. 100% of DOC provider staff will be trained in buprenorphine prescribing practices and seek a DEA loansing waiver for such medicalians pursuant to NH Bureau of Drug and Alcohol Services (Guidance Document on Best Practices: Key Components for Delivering Community-Based Medication Assisted Treatment Services for Optoid Use Disorders in New Hampshire Second Edition) Within 3 months of hire date.
 - 3.2.9.2. Identify and train 30 residents to provide peer recovery support services and trained in peer recovery support practices no later than 12 months after the Effective Date.
 - 3.2.9.3. 100% of Residents on MAT will be referred to the Re-entry Program Coordinators for continuity of care prior to release from Incarceration.

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIO-01

3.2.9.4. 80% of Residents in MAT will remain treatment compliant at 6 and 12-month intervals post-participation in MAT.

- 3.2.10. Collaborate with DHHS on the development, reporting, and quality improvement efforts for additional performance measures and outcome indicators.
- 4: RESPONSIBILITIES OF THE NEW HAMPSHIRE DEPARTMENT OF HEALTH AND HUMAN SERVICES
 - 4.1. DHHS agrees to:
 - 4.1.1. Administer and manage the State Oploid Response Grant ("SOR") under the terms and conditions of the grants as approved by SAMHSA.
 - 4.1.2. Provide funding to DOC upon receipt of approved involces and subject to DOC's compliance with the terms and conditions of this MOU.
 - 4.1.3. Make funds available from the SOR grant for reimbursement under this MOU not to exceed \$1,080,368, including;
 - 4.1.3.1. A maximum amount of \$705,055 for SFY 2021, and
 - 4.1.3.2. A maximum amount of \$355,311 for SFY 2022:
 - 4.1.4 Provide completed data reports to SAMHSA on a semi-annual basis.
 - 4.1.5. Collaborate with DOC to obtain data and information necessary for monitoring the SAMHSA grants and developing and writing any required reports.
 - Atland and/or participate in any SAMHSA-required meetings, trainings or presentations.
 - 4.1.7. Provide technical assistance on clinical programming and reporting requirements to DOC.

5. IT IS FURTHER UNDERSTOOD AND AGREED BETWEEN THE PARTIES:

- 5.1. DHHS will collaborate with DOC on the development, reporting, and quality improvement efforts for additional performance measures and outcome indicators,
- 5.2. Systems of Records:
 - 5.2.1. DHHS and DOC will not be exchanging confidential data under this MOU.
 - 5.2.2. DOC will provide de identified aggregate data to DHHS from the following systems of records:
 - 5.2.2.1. Resident Corrections Information System (CORIS)."
 - 5.2.2.2. Techcare Electronic Health Record.
- 5.3. Data Elements Involved:
 - 5.3.1. DOC general demographic non-identifiable data elements of individuals served to be determined between DOC and the Department during initial contract "kick off" meeting within sixty (60) days of contract Effective Date.
 - 5.3.2. DOC shall be required to prepare and submit ad hoc data reports, respond to periodic surveys, and other data collection requests as

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Memorandum of Understanding Between DHXS and DOC MOU-2021-BDAS-04-OPIOF01

deemed necessary by DHHS and/or SAMHSA.

- 5.4. DHHS may adjust amounts within the price limitation and adjust encumbrances between State Fiscal Years through the Budget Office without approval from the Governor and Executive Council, if needed and justified.
- 5.5. If federal funding no longer becomes available or if this MOU is terminated early, OHHS will not be required to provide funding to sustain any of the Care Coordinator positions referenced in Section 3.
- 5.6. Notwithstanding any provision of this agreement to the contrary, all obligations of DHHS hereunder, including without limitation, the continuance of paymenta hereunder, are contingent upon the evaluability and continued appropriation of funds. DHHS shall not be required to transfer funds from any other source in the event that funds become unavailable.
- 5.7. DOC shall take appropriate steps to accept and expend the funds provided within the project period. DOC agrees to submit monthly involces to DHHS for costs incurred. Involces must include line items with dates, description of services and essociated costs.
 - 5.7.1. Invoices shall be mailed or emailed to:

Department of Haalth and Human Services Division for Behavioral Health SOR Finance Manager 105 Pleasant Street Concord, NH 03301 <u>Melisse Girard@dhhs.nh.cov</u>

- 5.8. DHHS agrees to pay DOC within thirty (30) days of receipt of the approved involces.
- 5.9. Disputes arising under this Mamorandum of Understanding which cannot be recoived between the egencies shall be referred to the New Hempshire Department of Justice for review and resolution.
- 5.10. This Agreement shall be construed in accordance with the laws of the State of New Hampshire.
- 5.11. The parties hereto do not intend to benefit any third parties and this Memorandum of Understanding shall not be construed to confer any such benefit.
- 5.12. In the event any of the provisions of this Memorandum of Understanding are held to be contrary to any state or federal law, the remaining provisions of this Memorandum of Understanding will remain in full force and effect.
- 5.13. This Memorandum of Understanding, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire Memorandum of Understanding and understandings between the parties, and supersedes all prior Memoranda of Understanding and understanding relating hereto.
- 5.14. Nothing herein shall be construed as a waiver of sovereign immunity, such immunity being hereby specifically preserved.

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Memorandum of Understanding Between DHHS and DOC MOU-2021-BDAS-04-OPIOI-01

6. APPROVALS:

Lort A. Shibinette Commissioner NH Department of Health and Human Services

Heren Hanks Commissioner NH Department of Corrections

Date

202)

The preceding Memorandum of Understanding, having been reviewed by this office, le approved as to form, substance, and execution.

OFFICE OF THE ATTORNEY GENERAL

February 12, 2021 Date:

atherine Pinos

Name: Title:

The foregoing Mamorandum of Understanding was approved by the following authority of the 'State of New Hampshire:

Dale:

1. 1. 10 1.

Name: This:

MOU-2021-BDAS-01-OPIOI-01 Page 7 of 7 Memorandum of Understanding Between DHHS and DOC

NH DEPARTMENT OF CORRECTIONS POLICY AND PROCEDURE DIRECTIVE		the second se	CHAPTER Health Services STATEMENT NUMBER 6.08	
SUBJECT:	MEDICATION ASSISTED TREATMENT PROGRAM – SUBSTANCE USE DISORDERS	EFFECTIVE DATE	11/30/2018	
PROPONENT:	Paula Mattis: Administrative Dir. Nome/Tula Medical/Forensic Services 271-3		11/30/2020	
	Office Phone V	SUPERSEDES PPD# DATED	6.08 12/4/2015	
ISSUING OFFICER:		DIRECTOR'S INITLA DATE	DIRECTOR'S INITIALS	
		· · · · · · · · · · · · · · · · · · ·	APPENDIX ATTACHED; YES NO	

1. PURPOSE:

The purpose of Medication Assisted Treatment (MAT) Program is to provide treatment for Persons Under Departmental Control (PUDC) of the NH Department of Correction (NHDOC) diagnosed with opioid use disorders and alcohol use disorders. This is to include treatment while a person under departmental control is housed in a NHDOC Facility, as well as specific pre-release treatment and post-release successful transition to community resources.

II. APPLICABILITY:

To all PUDCs receiving MAT and correctional staff involved in substance use disorder treatment services within the Department of Corrections.

III. POLICY:

This program involves prison-based residential and non-residential substance disorder treatment models in NHDOC Facilities, as well as collaboration and successful transition to community-based treatment resources. The goal of this program is to promote abstinence, harm reduction, and continuity of care, for opioid- and alcohol-addicted persons under departmental control.

IV. DEFINITIONS:

A

<u>Médication Assisted Treatment (MAT)</u> is an evidence-based treatment that uses FDA-approved medications, in combination with counseling and other behavioral therapies, to provide a whole person approach in the treatment of substance use disorders. It is designed to increase adherence, improve outcomes, and assist with long term abstinence and harm reduction.

B. Outpalient Substance Use Treatment Programs are defined as substance use treatment provided in the general prison housing settings, in the outpatient mental health clinic and other transitional housing units.

Memorandum of Understanding Between DHHS and DOC

- C. <u>Modified Residential Substance Use Treatment</u> is defined as substance use treatment provided in specifically identified treatment units in our prison housing settings (e.g. Focus Unit,
- Wellness, and Residential Treatment Unit).
- D. <u>Nattrexone</u> is a non-addictive opioid antagonist that blocks the effects of opioid medications. It also reduces alcohol craving in alcohol dependence
- E. <u>Vivittol is an extended release injectable form of noltrexone</u>
- F. <u>Buprenorphine</u> is an oral combination opioid and opioid blocker that largely blocks the cuphoria from other narcolles if these are ingested.
- G. Sublocade is an extended release injectable form of Buprenorphine
- H. <u>Disulfiram</u> is an oral medication that inhibits the body from metabolizing alcohol normally, usually causing a foxic reaction when alcohol is consumed, with vomiting, sweating, headache, palpitations and other physical distress resulting almost immediately.
- <u>Acaimprosate</u> is an oral medication designed to maintain the chemical balances in the brain that are disrupted by alcoholism, improving recovery.

PROCEDURES:

A. Medication Assisted Treatment Training

All Substance Use Treatment staff, participating in MAT shall receive training on methods to educate persons under departmental control on the following:

- a. Eligibility Criteria;
- b. Motivational Interviewing
- c. Opioid Epidemic;
- d. Overview of Opioid and Alcohol Dependence;
- c. MAT Treatment foundation, philosophy, and types of Medications used in MAT;
- F. Overview of MAT PPD; ·
- g. Orientation to approved MAT Clinical Treatment Guidelines, as established in the References Section of this policy.
- h. Tracking of individuals throughout entry, active participation, follow up care in the MAT Program and referral to Re-entry Program Coordinator's for continuity of care.
- B. Participant Screening/Assessment
 - The Ohio Risk Assessment System (ORAS) is administered on all new admissions at the DOC's reception and diagnostic units. PUDCs who score moderate/high in the Substance Use Domain will be referred by the counselor/case manager to a LADC elinician for further screening of need for both substance use disorder programming as well as MAT Program referral. In addition, referrals for these services may be generated by any elinical staff throughout the PUDC's incarceration.
 - All referrals will include a urinalysis facilitated by nursing staff and results documented in the PUDCs electronic health record with triage to the referring LADC. Any positive results identified by nursing will be triaged according to PPD 6.86 Detoxification.
 - 3. Candidates who are referred and are interested in participating in the Medication-Assisted Treatment Program will be assessed by a licensed alcohol and drug counselor to determine the PUDC's stage of change, as per the Prochaska Stage of Change Model.
 - 4. Appropriate referrals will be administered the Drug Abuse Screening Test (DAST), Texas Christian University Drug Screen 11 (TCUS), or others diagnostic/screening tools to assess need. Any PUDC who scores in the moderate or severe range will be recommended to the Department's residential and/or outpatient substance use treatment program after the completion of the Addictions Severity Index (ASI) affirming the results. A clear diagnosis will be determined and documented in the electronic health record. A multidisciplinary approach will be taken for treatment of any identified coexisting mental health disorders.

Memorandum of Understanding Between DHHS and DOC

- 5. After review of all available information on the PUDC meeting the assessed level of need, substance use treatment staff shall add a Special Needs code of SUD-MAT in the electronic health records, document in a progress note their recommendations and send an alert in the electronic medical record to the Administrator of Forensic Services and/or the Psychiatric Medical Director regarding the recommendations. The reviewing administrator will then determine final recommendations for treatment. Participation for inclusion will include:
 - a. Meets current Diagnostic and Statistical Manual of Mental Disorders (DSM) criteria for a substance use disorder
 - b. Willingness to engage productively in psychosocial interventions for substance use treatment.
 - c. Assessed as possessing a commitment to achieving demonstrable harm reduction, with a goal of total abstinence from illegal substances as well as misuse of prescribed medications and alcohol.
- A treatment plan will be developed by the LADAC in coordination with the psychiatric or medical provider assigned and documented into the electronic health record for all PUDCs who enter the MAT Program. This will include documentation on: substance use disorder diagnosis, current stage of change, motivational strategies to be utilized appropriate for identified stage of change, integration into current psycho-social substance use treatment services, as well as identification and treatment plan integration for treatment of other identified mental health diagnoses. If there is an existing treatment plan, substance use treatment and MAT will have separate identifiable goals as part of the plan. Eligibility for inclusion at the screening stage will include:
- 7. Medical Evaluation
 - a. Medical Provider Staff will meet with the PUDC to identify and diagnose any medical contraindications to MAT. If there are medical contraindications, these will be addressed and continued referral, when appropriate, will be made to the Administrator of Forensic Services or Psychiatric Medical Director. A psychiatric or medical provider will be assigned by the Chief Medical Officer (CMO) or Psychiatric Medical Director (PMD) to provide the medication interventions of the MAT, and will follow the established guidelines and seek consultation with the CMO or PMD The assigned psychiatric or medical provider will also coordinate treatment with the assigned clinical staff for treatment integration as necessary.
 - b. Informed consent will be obtained, and any MAT will be prescribed according to elinical guidelines approved by the CMO, psychiatric medical director and Director of Medical and Forensic Services, in accordance with established National MAT guidelines concerning oral nattrexone, injectable nattrexone, oral buprenorphine, injectable buprenorphine. (Attachments A through D). Informed consent for additional or other MAT medication interventions will be done with the medication informed consent process in the EHR.
 - c. When the treating psychiatric or medical provider begins the medication assisted treatment through initiating a prescription, they will notify the Administrator of Forensic Services and the psychiatric medical director that MAT has been initiated.
 - d. The CMO and/or PMD will quarterly review a rondom sample of MAT patients to ensure adherence to the clinical guidelines as referenced in the reference section, as appropriate to the medication intervention section, and report findings in the Quality Review (QI) meeting on a quarterly basis.

Memorandum of Understanding Between DHHS and DOC

8. Concurrent Psychosocial Treatment and Drug Screens

- . The PUDC shall be required to attend all scheduled substance use counseling
- sessions/groups during the course of MAT which shall be no less than one clinical encounter every two weeks.
- 2. The PUDC will be required to attend all MAT provider appointments, which shall be no less than quarterly.
- The PUDC will acknowledge these requirements in 1 and 2 above by signing the MAT Counseling Attendance Agreement (Attachment E).
- The counseling/group sessions with LADC Professional staff shall focus on continued assessment of motivational state, commitment to treatment and supportive/reinforcing counseling to strengthen commitment to recovery.
- 5. The MAT provider appointments shall focus on assessment of general and mental health status, side effects, review of abstinence through review of CORIS drug screens, review of medically ordered drug screens, assessment of physiologic responses to treatment (cravings, triggers), as well as documentation of stage of change.
- 6. Substance use treatment staff may discharge a PUDC from the program if he/she fails to meaningfully participate in recommended programming after consultation with the Administrator of Forensic Services and/or the Psychiatric Medical Director and through documentation of justification.
- Urine or saliva scan drug screens will be performed in accordance with approved MAT clinical guidelines, the PUDC's treatment plans, and as clinically or behaviorally indicated.
- The nursing staff shall coordinate the collection of the urine drug screen. LADC staff will collect saliva scans. Both nursing and LADC staff will document in progress notes the action of doing the screens and outcome of the screen in the EHR.
- 9. Any missed medication nursing staff will notify the LADC so an intervention can be scheduled at the next possible time.
- The treatment team for this population may include counselor/case managers, LADC staff, mental health clinicians, psychiatric and medical staff, and other disciplines as indicated by the individual case.
- 11. Security staff will be consulted as to behavior and unit observations.
- 12. All treatment plans will be updated every three (6) months.
- 13. A substance use disorder (SUD) alert will be added in the EHR to ensure continuity of care when leaving departmental custody.
- 14. Discharge planning and/or release planning will focus on a continuum of care with outside resources. The person under departmental control counselor/case manager shall make arrangements as indicated below. This will include, but not limited to the following referrals and interventions:
 - a. Referral to the State Targeted Response (STR) Program Coordinator
 - Referral for continued MAT services, as clinically appropriate and recommended by the current MAT provider
 - c. Referral to mental health treatment resources as clinically appropriate and recommended by mental health treatment staff. For the purpose of integrated care with above treatment modalities

REFERENCES:

Standards for the Administration of Correctional Agencies Second Edition Standards

Memorandum of Understanding Between DHHS and DOC

Standards for Adult Correctional Institutions Fourth Edition Standards

Standards for Adult Probation and Parole Field Services Third Edition Standards

Standards for Adult Community Residential Services Fourth Edition Standards

National Commission on Correctional Healthcare STANDARDS FOR HEALTH SERVICES IN PRISONS: 2008

P-D-02: MEDICATION SERVICES (essential) P-G-08: OFFENDERS WITH ALCOHOL AND OTHER DRUG PROBLEMS (important)

Other

Medicaid Coverage and Financing of Medications to Treat Alcohol and Opioid Use Disorders http://store.samhsa.gov/sbin/content//SMA14-4854/SMA14-4854.pdf

Medication-Assisted Treatment, Substance Abuse and Mental Health Services Administration (SAMHSA)

https://www.samhsa.gov/medication-assisted-treatment

Guidance Document on Best Practices: Key Components for delivering Community Based Medication Assisted Treatment Services for Opioid Use Disorders in New Hampshire, second edition <u>https://www.dhhs.nh.gov/dchcs/bdas/documents/matguidancedoc.pdf</u>

ASAM National Practice Guideline for the Use of Medications in the Treatment of Addiction Involving Opioid Use

http://www.nsam.org/docs/dofnult-source/practice-support/guidelines-and-consensus-docs/nationalpractice-guideline-pdf2sfvisn=22

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