Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

FEDERAL CONTRACTOR AGREEMENT

Contractor Name:	DeKalb County Medical Examiners Office		
Agreement Number:			
Fund Program Number:	41139		
Project Name:	Medical Examiner and Coroner Data Modernization Implementer's Group		
Term:	03/10/2023-07/31/2023		
Maximum Payable Amount:	\$100,000.00		

This Agreement (the "Agreement") is entered into on March 7, 2023 ("Effective Date") by and between DeKalb County, Georgia on behalf of DeKalb County Medical Examiners Office, ("Contractor") and National Foundation for the Centers for Disease Control and Prevention, Inc. ("CDC Foundation").

WHEREAS, the CDC Foundation was established by P.L 102 - 531, 42 U.S.C. § 280e-11, to carry out activities for the prevention and control of diseases, disorders, injuries, and disabilities, and for promotion of public health; and

WHEREAS, the CDC Foundation issued a Request for Applications (RFA) titled Medicolegal Death Investigation FHIR Implementation Collaborative (MDI FIC) pursuant to the Prime award seeking Contractor to work collaboratively with other MDI offices, data sharing partners and FHIR subject matter experts to pilot the use of FHIR to improve the efficiency of data transmission between MDI offices and other data sharing partners; and

WHEREAS, Contractor represents it possesses the requisite experience and expertise to provide CDC Foundation with the services it requires, as a Contractor and on a non-exclusive basis; and

WHEREAS, the CDC Foundation selected the Contractor for funding through a competitive solicitation; and

NOW THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the CDC Foundation and Contractor hereby agree to the following terms, conditions, standards, and provisions of the contract as follows:

AGREEMENT:

ARTICLE 1 RELATIONSHIP

1.1 **Term**. Unless otherwise terminated as provided herein, the "Term" of this Agreement will commence on the Effective Date and end on July 31, 2023 ("Termination Date"). All Services (as defined in Section 2.1 below) must be completed by the Termination Date.

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- Extension Option. Based on funding availability and performance, CDC Foundation and the 1.2 Contractor, by written agreement, may extend the Term of the Agreement beyond the Termination Date. If the term of this Agreement is extended pursuant to section 3.5, the terms and conditions of this Agreement during any such additional period shall be the same as the terms and conditions in effect immediately prior to such extension, except as expressly modified by the parties in a signed writing.
- 1.3 **Relationship.** It is expressly understood that Contractor is not an employee or agent of the CDC Foundation or a federal employee but is an independent contractor to the CDC Foundation. Contractor may not exercise administrative or managerial control over any federal employee or employee of the CDC Foundation. It is expressly understood that Contractor and/or any person performing Services under this Agreement is not eligible to participate as the primary beneficiary in health insurance, life insurance, retirement, and sick and annual leave programs of the CDC Foundation.
- 1.4 **Taxes.** Contractor understands and agrees that it will be treated as an independent contractor for federal and state tax filing purposes and will be issued any required tax forms. Contractor will be responsible for paying all income taxes, including estimated taxes, incurred as a result of the compensation paid to Contractor under this Agreement. Contractor will indemnify CDC Foundation and hold it harmless from any losses, penalties, or interest which Contractor incurs by reason of Contractor's failure to pay its taxes when due.
- 1.5 Contractor's Regular Business Expenses. Contractor is responsible for all expenses incurred by it in connection with the performance of its obligations under this Agreement, including but not limited to, all payroll expenses for its employees; insurance premiums, licenses, fees and permits; all costs and expenses associated with establishing and maintaining its place of business; and any and all taxes, duties, tariffs or charges which may be imposed on Contractor by any governmental agency or entity. Due to the sensitive and highly technical nature of Contractor's Services, where required by the Project, CDC Foundation may furnish facilities, materials, equipment, and other support required.
- 1.6 Non-Exclusive Relationship. Contractor's relationship with CDC Foundation is non-exclusive and Contractor may perform services for other entities, so long as such actions do not unduly interfere with Contractor's ability to satisfy its obligations hereunder. CDC Foundation may also retain the services of other entities or individuals to provide the same or comparable services to those provided by Contractor during the term of this Agreement.
- 1.7 Foreign Nationals. Contractor represents and warrants that if this Agreement requires the Services be performed in the United States, then the Contractor and/or its staff will comply with all rules and requirements to perform the Services within the United States.

ARTICLE 2 **SERVICES & OBLIGATIONS**

- **Services.** Contractor is responsible for performing the Services listed in Attachment 2: Scope of 2.1 Services (the "Scope of Services").
- 2.2 Performance of Services. Contractor represents and warrants that all Services shall be performed: (a) in a diligent, efficient and trustworthy manner; (b) for the purpose of advancing and improving the purpose and mission of CDC and the CDC Foundation; (c) consistent with the highest professional standards in the field; and (d) that it possesses the necessary skills, qualifications, education, and/or licenses required to perform the Services in a competent manner. Contractor represents and warrants that it will, in the performance of this Agreement, comply with all applicable federal, state, and local laws, rules, regulations, orders, and ordinances including those pertaining to 42 U.S.C. § 289 and 45

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C.F.R. part 46. Except to the extent necessary to effectuate the underlying purposes of this Agreement, and in order to satisfy any applicable legal requirements, CDC Foundation shall have no control over Contractor, nor the right to supervise or direct Contractor's activities. Contractor will determine the methods, details, and means of performing the Services.

Records and Reporting. Contractor may be required to submit progress reports and may be required to submit financial reports to the CDC Foundation to indicate progress toward accomplishment of program outputs and the use of funds advanced to it under the Award (the "Reports"). Financial reports shall include budgeted and actual costs by line item. Contractor agrees to maintain books and records ("Records") in sufficient detail and will properly reflect all work done and results achieved in the performance of the Services. At any time before or after final payment under this Agreement, except where limited by law, the CDC Foundation may request, and Contractor agrees to allow examination of the Records to the extent necessary to substantiate the performance of its obligations under this Agreement and applicable law. Any such examination will be conducted at reasonable times and upon reasonable notice. The Final Report shall be submitted by Contractor as promptly as practicable following completion of the Work, but in no event later than two months from the date of completion of the Services.

Contractor agrees to maintain books and records ("Records") in sufficient detail to properly reflect all work done and results achieved in the performance of the Services for a period of no less than seven (7) years. The Contractor gives the CDC Foundation (as prime recipient and pass-through entity) and auditors, permission to access Contractor's records and financial statements, as necessary. Therefore, any time during, before or after final payment under this Agreement, except where limited by law, the CDC Foundation may request, and Contractor expressly agrees to allow examination of the Records to the extent necessary to substantiate the performance of its obligations under this Agreement and applicable law. Any such examination will be conducted at reasonable times and upon reasonable notice.

2.4 **Monitoring.** Contractor shall ensure its performance is compliant with the terms of this Agreement, and agrees to monitor its contractors and employees, who are paid from funds provided under this Agreement, to ensure that time and effort schedules are captured, deliverables and scope of work activities and objectives are accomplished within the specified time periods, and other performance goals are achieved.

Monitoring procedures may include, but are not limited to, on-site visits by CDC Foundation staff, limited scope audits, desk audits, and/or other procedures. The Contractor agrees to comply and cooperate with any monitoring procedures/processes deemed appropriate by the CDC Foundation. In addition, the CDC Foundation may monitor the performance and fiscal management by the Contractor throughout the Term to ensure timely completion of all tasks.

- 2.5 **Time & Effort Reporting.** Charges to federal awards for salaries and wages must be based on records that accurately reflect the work performed. Pursuant to 2 CFR §225, Contractors and their employees whose salaries or stipends are paid with 100% federal funds agree to work solely on activities related to this Agreement. All employees must keep accurate records of their time and activities for the duration of the project and agree to immediately report any activities assigned outside of the scope of this Agreement to the CDC Foundation.
- 2.6 **Assignment**. Contractor may not assign or delegate any rights, obligations or duties under this Agreement without first obtaining CDC Foundation's written approval.
- 2.7 **Research.** Contractor agrees that this award will not be used for research and development purposes as defined in 45 CFR 46.102(I).

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2.8 **Ethical and Procedural Standards**. Contractor is subject to the same ethical and procedural standards regulating federal employment, scientific investigation, and research findings (including publications and patents) that are required of federal employees of the Centers for Disease Control and Prevention ("CDC"). Contractor is prohibited from using CDC or CDC Foundation E-mail, Fax, computers, or other CDC or CDC Foundation equipment or print material for the Contractor's personal gain, benefit or for matters that do not pertain to this Agreement.

- 2.9 **Confidentiality.** To comply with the applicable provisions of federal law and the Centers for Disease Control and Prevention (CDC) confidentiality policies allowing access to CDC records for the purpose of conducting epidemiologic studies or other public health activities, CDC Foundation Contractors shall comply with the following provisions:
 - 2.9.1 That while providing Services under the Agreement, Contractor will have access to certain Confidential Information in order to carry out recipient obligations, including information that may identify individuals and/or companies or establishments. In addition to personally identifiable information regarding individuals and/or companies or establishments, "Confidential Information" also means all non-public information of a competitively sensitive nature concerning CDC and CDC Foundation, including any non-public information (whether in writing, or retained as mental impressions) concerning the Agreement; research and development; operational costs and processes; pricing, cost or profit factors; quality programs; annual and long-range business plans; marketing plans and methods; customers or suppliers; donors; contracts and bids; and personnel. "Confidential Information" may also constitute a trade secret under applicable law. Contractor acknowledges that Confidential Information may be contained in various media, including, without limitation, computer programs, flow charts, manuals, plans, drawings, designs, technical specifications, notebooks, donor and prospective donor lists, internal financial data and other documents, surveillance, data and publications under development, and records of the CDC or the CDC Foundation. Contractor recognizes that Confidential Information includes ways of doing business which may be generally known but whose use by the CDC Foundation is not generally known. Confidential Information includes information generated by CDC and/or the CDC Foundation, or information provided to CDC and/or the CDC Foundation by other entities or individuals.
 - 2.9.1.1 Exclusions. Information of CDC or of the CDC Foundation is not Confidential Information if (i) it is already or becomes, known to the public other than as a result of any act or omission of Contractor; (ii) it is lawfully received from a third party having the right to disseminate the information without restriction on disclosure; or (iii) it is voluntarily furnished to others by CDC or the CDC Foundation without restriction on disclosure.
 - 2.9.2 Non-Disclosure. During the Term of the Agreement and thereafter, Contractor will not disclose, reveal, or transfer (directly or indirectly) any Confidential Information to any person or entity who is not specifically authorized by CDC or the CDC Foundation to receive it (hereinafter "Disclose"), and Contractor will not use the Confidential Information for any purpose other than that for which it was provided to Contractor, without the express written consent of the CDC Foundation, and that Contractor will only use the Confidential Information for the fulfillment of their obligations under the Agreement. Contractor will use its best efforts to safeguard the Confidential Information and protect it against disclosure, misuse, espionage, loss and theft. Contractor acknowledges that all Confidential Information, whether or not in writing and whether or not labeled or identified as confidential or proprietary, is and shall remain the exclusive property of CDC or the CDC Foundation or the third party providing such information to Contractor or CDC or the CDC Foundation.
 - 2.9.2.1 <u>Unauthorized Disclosures</u>. Notwithstanding anything to the contrary, to the extent Contractor has access to trade secrets or confidential business information, Contractor will abide by Health and Human Services (HHS) regulations and the

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applicable provisions of the Freedom of Information Act regarding subsequent disclosure of such information. Any unauthorized disclosure of this information, in any form, including in published or unpublished reports, may subject Contractor to criminal prosecution under the Federal Trade Secrets Act, 10 U.S.C. § 1905.

- 2.9.2.2 <u>Required Disclosures</u>. If Contractor is legally required to disclose Confidential Information by law or pursuant to the order of a court or a governmental agency, Contractor shall, unless legally prohibited, immediately notify the CDC and the CDC Foundation of such disclosure. Such required disclosures shall not constitute a breach of this Agreement.
- 2.9.3 **Personally Identifiable Information**. Contractor agrees not to publish any personally identifiable information obtained from CDC and/or the CDC Foundation, in any publicly available document, including, but not limited to, reports or manuscripts. Moreover, Contractor will notify CDC and the CDC Foundation of any efforts to use or obtain personally-identifiable information for purposes other than research or for other public health activities.
- 2.9.4 **Standard of Care**. Contractor will: (i) to protect any and all Confidential Information from unauthorized use or disclosure with at least the same degree of care such Contractor uses to protect its own confidential information of a similar nature; (ii) to not copy or reproduce any Confidential Information in any form, except to the extent contemplated by this Agreement; (iii) not to disclose to or otherwise permit any third person or entity access to any Confidential Information except with prior written consent of CDC or the CDC Foundation; (iv) to adhere to the administrative, technical, and physical safeguards that are in place to prevent unauthorized use or disclosure of the records; and (v) to take any and all steps necessary to safeguard Confidential Information against unauthorized access or disclosure. Contractor agrees, to assist CDC and the CDC Foundation in identifying any access, disclosure, or use of Confidential Information in a manner inconsistent with the provisions of this Agreement, by informing CDC Foundation of all individuals or entities to whom Confidential Information has been disclosed or been afforded access to.
- 2.9.5 **Termination**. Upon termination of the Agreement, Contractor agrees to voluntarily surrender all Confidential Information of CDC or the CDC Foundation in Contractor's possession, custody, or control including, without limitation, any originally, drafts, copies, or other non-originals.
- 2.10 **Indemnification**. Contractor shall be responsible for its own acts or omissions and for any and all claims, demands, torts, actions, suits, causes of action, obligations, controversies, debts, costs, expenses, accounts, damages, losses and liabilities of any kind or nature whatsoever, including property damage and bodily injury to Contractor's agents, representatives and employees, whether at law or in equity, including attorneys' fees, witness fees and other legal costs and expenses arising directly or indirectly from Contractor's actions taken in connection with this Agreement, failures to act, the violation of any laws, rules, or regulations, or the breach of any obligation or duty assumed by Contractor under this Agreement.
- 2.11 **Work Product Ownership**. The CDC Foundation shall have exclusive title to and use of all copyrights, patents, trade secrets, or other intellectual property rights associated with any procedures, work-flow methods, reports, manuals, visual aids, documentation, ideas, concepts, techniques, inventions, processes, articles, papers, or other works of authorship developed, provided, or created by Contractor during the course of performing Services pursuant to this Agreement (collectively "Work Product"). The CDC Foundation shall have the sole right to obtain and to hold in its own name, copyright, patent, trademark, trade secret, and any other registrations, or other such protection as may be appropriate to any Work Product, and any extensions or renewals thereof. All such work made in the course of the work rendered by the Contractor pursuant to this Agreement shall, to the extent possible, be deemed "works"

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made for hire" within the meaning of the Copyright Act of 1976, as amended (the "Act"). Contractor hereby expressly disclaims any interest in and to all Work Products. To the extent that any work performed by the Contractor is found as a matter of law not to be a "work made for hire" under the Act, Contractor hereby assigns to the CDC Foundation the sole right, title, and interest, including without limitation all intellectual property interests of copyright, trademark, trade name, service mark, and patent interests, in and to all such Work Product, and all copies of them, without further consideration. For purposes of the assignment of the Contractor's copyright in such Work Product, Contractor hereby appoints the CDC Foundation as its attorney-in-fact for the purpose of executing any and all documents relating to such assignment.

- 2.12 **Copyright Interest Provision.** The Contractor agrees to submit into the National Institutes of Health (NIH) Manuscript Submission (NIHMS) system an electronic version of any final, peer-reviewed manuscripts of any such work developed under this award upon acceptance for publication, to be made publicly available no later than 12 months after the official date of publication. This provision is intended to ensure that the public has access to the results and accomplishments of public health activities funded by CDC.
- Required Disclosure for Federal Awardee Performance and Integrity Information 2.13 System. The Contractor must disclose, in a timely manner in writing to the CDC Foundation and the HHS OIG, all information related to violations of federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the federal award. Disclosures must be sent in writing to the assigned GMS/GMO identified in the NOA, and to the HHS OIG at the following email MandatoryGranteeDisclosures@oig.hhs.gov (Include "Mandatory Grant Disclosures" in subject line).
- 2.14 **Medical Treatment**. If the Project requires that the Services be performed in a country wherein the United States requires vaccinations, then Contractor and/or its staff performing such Services will be required to obtain such vaccinations. Failure to obtain such vaccinations will be a material breach of this Agreement.
- 2.15 **Stipulation Regarding Use of Human Subjects in Research**. If the Work will include, in whole or in part, research involving human subjects, then Contractor shall conduct all such research regarding human subjects in accordance with 42 U.S.C. § 289 and 45 C.F.R. part 46, each as amended from time to time. In particular, Contractor will ensure that the rights and welfare of human subjects are protected; that informed consent by all human subjects has been freely given; that the balance between risk and potential benefit involved has been assessed and deemed acceptable; and that Contractor has made appropriate arrangements to eliminate or mitigate the consequences to subjects or their families in the case of death, injury, or illness resulting from the conduct or research relating to this Agreement. Furthermore, Contractor will take reasonable precautions to protect the confidentiality of the information relating to the possible identification of human subjects. Contractor will obtain and provide to the CDC Foundation prior to the commencement of research on human subjects a written certification of ethical review and approval for such human research from the Contractor's Institutional Review Board ("IRB"), which shall conduct the review in accordance with 22 C.F.R. part 225, or from such other qualified ethical review board acceptable to the CDC Foundation.

ARTICLE 3 PAYMENTS

3.1 **Project Funds.** CDC Foundation will pay the Contractor an amount not to exceed a Maximum Payable Amount (MPA) of \$100,000.00 pursuant to Attachment 2: Scope of Services and Attachment 3: Budget.

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- 3.2 **Structure.** Payment for this agreement is made on the basis of costs incurred, deliverables completed, and/or firm-fixed price as applicable and as indicated in Attachment 2: Scope of Services. All payments are subject to the availability of funds. In accordance with 2 CFR § 200, the Contractor may receive payment under this Agreement only for allowable costs incurred during the Term.
- 3.3 **Budget**. The approved budget and corresponding budget justification for this Agreement (the "Approved Budget") is attached to this Agreement as Attachment 3: Budget and incorporated herein by this reference. No deviation from the Approved Budget is authorized absent the express written approval of the CDC Foundation.
- 3.4 <u>Indirect Costs</u>. Indirect costs may be charged to this Agreement under a cost allocation plan prepared in accordance with 2 CFR part 200, subpart E. Any indirect costs, as defined in 2 CFR part 200, that are included in the Approved Budget are allowable to this project assuming the costs are consistent with the conditions of this Agreement. If applicable, the Contractor's negotiated indirect cost rate agreement (NICRA) by their cognizant agency, must accompany this Agreement.
- 3.5 **Extensions to the Term.** Requests for any such extension must be received in writing by the CDC Foundation sixty days prior to the Termination Date. Requests must include: (a) revised termination date, (b) Approved Budget, with estimate of unspent amount to be carried over, and the reasons the expenses could not be incurred in the originally planned period, (c) general description of how the excess funds will be spent if the extension is allowed, and (d) a statement as to whether this request represents a change in the original scope of the Services.
- 3.6 **Invoice.** Contractor will provide an invoice to the CDC Foundation as directed in Attachment 2: Scope of Services. The CDC Foundation point of contact listed in 5.34 below should also be copied on all emails regarding invoices.

Contractor must maintain support documentation to substantiate expenditures, deliverables and services provided. Contractor must provide access to this documentation for CDC Foundation's review and validation as requested including, but not limited to sample size, frequency and method of submission or access. The CDC Foundation will thoroughly review all invoices, supporting documentation and corresponding deliverables as required.

Once an invoice is approved for payment, CDC Foundation will issue payment to Contractor within 45 days of approval of the invoice and all reporting requirements having been met. In case of a dispute between the CDC Foundation and the Contractor over amounts payable by the CDC Foundation to the Contractor and/or satisfactory progress towards accomplishing the goals of the Contractor, the CDC Foundation may withhold amounts equal to the disputed amount until the parties settle such dispute. Contractor shall continue to perform all of its obligations under this Agreement notwithstanding such dispute.

Contractor will only be reimbursed for expenditures that are (a) within the scope of the approved project, (b) consistent with the approved budget, (c) consistent with the federal cost principals, (d) consistent with any limitations applicable to the prime award, and (e) certified by the Authorized Official and/or Financial Contact as outlined in Section 5.34.

All payments are (i) provisional, (ii) may be questioned at a future date, including for 7 years after the closeout of the subaward, and (iii) subject to repayment by Contractor if found at a later date to be unallowable.

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- 3.7 **Final Invoice**. All invoices, including the final invoice, for all Services rendered must be submitted to CDC Foundation no later than one (1) month following the Termination of this Agreement. Failure to timely submit the Invoice, as required by this provision, will result in a full and complete release and waiver of any remaining Project Funds.
- 3.8 **Receipts**. Contractor is responsible for maintaining receipts for all purchases and expenditures incurred at their agency under this Agreement. Failure to keep and produce proper Records will result in a denial of payment for the corresponding purchase or expenditure.
- 3.9 **Improper Payments**. Any item of expenditure by Contractor under the terms of this Agreement which is found by auditors, investigators, and other authorized representatives of the CDC Foundation to be improper, unallowable, in violation of federal or state law or the terms of the Notice of Award or this Agreement, or involving any fraudulent, deceptive, or misleading representations or activities of Contractor, shall become Contractor's liability, to be paid by Contractor from funds other than those provided by the CDC Foundation under this Agreement or any other agreements between the CDC Foundation and Contractor. This provision shall survive the expiration or termination of this Agreement.
- 3.10 **Certification**. As required by 2 CFR § 200.415(a) and U.S. Code, as applicable in order to assure that expenditures are proper and in accordance with the terms and conditions of the Prime Award and Approved Budget, the Reports or invoices requesting payment under this Agreement must include a certification, signed by an official who is authorized to legally bind the Contractor, which reads as follows:

By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award.

I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812)."

- 3.11 <u>Modifications to Funds</u>. If the scope of the project increases beyond that contemplated in Attachment 2: Scope of Services, then the Project Funds may be increased as is reasonably agreed between the parties in writing. All requests initiated by the Contractor to modify or redirect funds shall be submitted to the CDC Foundation programmatic contact in writing for prior approval.
- 3.12 **<u>Audits</u>**. All payments shall be considered provisional and subject to adjustment within the total estimated cost in the event such adjustment is necessary as a result of an adverse audit finding against the Contractor.
- 3.13 **Exchange Rate**. All requests for funds contained in the budget, shall be stated in U.S. dollars. Once an award is made, CDC Foundation will generally not compensate foreign recipients for currency exchange fluctuations through the issuance of supplemental awards.

ARTICLE 4 TERMINATION

4.1 **Right to Termination.** CDC Foundation may terminate this Agreement without cause or further liability upon fifteen (15) days' written notice to the other Party and either Party may terminate this

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Agreement immediately in the event of a material default hereunder by the other Party if such default is not cured within 10 days after written notice to the other party.

4.2 **Payment Upon Termination**. The CDC Foundation's sole and exclusive obligation to the Contractor upon termination under this section shall be the payment of unpaid approved and justifiable charges due and payable for Services properly performed up to the effective date of termination. In no event will the CDC Foundation be liable to the Contractor for any anticipated fees or profits on account of a termination under this section.

ARTICLE 5 MISCELLANEOUS PROVISIONS

- 5.1 **Offer Expiration Date.** Contractor must return a countersigned copy of this Agreement to CDC Foundation within 30 business days of signature by CDC Foundation or this offer of Agreement will be considered cancelled.
- Non-Supplanting. The Contractor certifies that federal funds will not be used to supplant State, local, or other non-federal funds that would, in the absence of such federal aid, be made available for any such activities as outlined in this Agreement and in Attachment 2: Scope of Services. If a question of supplanting arises, the Contractor will be required to substantiate that the reduction in non-federal resources occurred for reasons other than the receipt or expected receipt of federal funds.
- 5.3 <u>Limitation of Liability</u>. In no event shall CDC Foundation be liable to Contractor for consequential, indirect, special, incidental, or similar damages, including without limitation anticipated fees, revenues, or lost profits.
- 5.4 **Notices.** Any notice required to be given by any party to this Agreement shall be in writing and hand delivered or sent by certified mail, return receipt requested, email, or by confirmed facsimile transmission to the address indicated below or such other address as either party may specify to the other.

CDC Foundation:

Gina Wiser
Project Manager
600 Peachtree St, NE, Suite 1000
Atlanta, Georgia 30308
267-465-6074
gwiser@cdcfoundation.org

Contractor:

Name: Patrick. L. Bailey

Title: Director

Address: 3550 Kensington Road

Decatur, GA 30032 Tel: (404) 508-3515

Email: plbailey@dekalbcountyga.gov

- 5.5 **Governing Law and Jurisdiction**. This Agreement will be interpreted, applied, and enforced pursuant to the laws of the State of Georgia, including Georgia's statutes of limitation and without regard to its conflict of law principles. Any action to enforce or interpret this Agreement, or arising therefrom, must be brought exclusively in the courts located in Fulton County, Georgia and the parties hereby consent to the exclusive jurisdiction of these courts in any such litigation and waive any claim of forum non conveniens with respect thereto.
- 5.6 <u>Attorneys' Fees</u>. If either Party shall bring any action against another arising out of this Agreement CDC Foundation and Contractor agree that each party will be responsible for its own attorneys' fees and costs.
- 5.7 **Entire Agreement of the Parties**. This Agreement sets forth the entire agreement between the Parties and fully supersedes any and all prior agreements or understandings between the Parties pertaining

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to the subject matter hereof. None of the provisions, terms, and conditions contained in this Agreement may be added to, modified, superseded or otherwise altered, except by written instrument executed by both Parties. Any amendments, alterations or modifications to this Agreement must be in writing, signed and approved by all signatories of this Agreement to be effective.

Changes requiring an amendment to the Agreement, include but are not limited to: (1) change in scope of objective of the project; (2) extension to Term; and (3) change to Maximum Payable Amount as outlined in section 3.1.

- 5.8 **Acknowledgement of Federal Support.** When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, the Contractor shall clearly state: percentage and dollar amount of the total costs of the program or project funded with federal money; and the percentage and dollar amount of the total costs of the project or program funded by non-governmental sources. A final draft of the document(s) created must be submitted for review and approval to the CDC Foundation prior to print and dissemination.
- 5.9 **Disclaimer for Training/Meeting/Seminar Materials.** If funds from this Agreement will be used to fund a training/meeting or seminar, wholly or in part, the Contractor must include the below statement on all materials, including promotional materials, agenda and internet sites. A final draft of any materials created must be submitted for review and approval to the CDC Foundation prior to print and dissemination.

Funding for this conference was made possible (in part) by finsert grant or cooperative agreement award number] from the Centers for Disease Control and Prevention. The views expressed in written conference materials or publications and by speakers and moderators do not necessarily reflect the official policies of the Department of Health and Human Services, nor does the mention of trade names, commercial practices, or organizations imply endorsement by the U.S. Government.

- 5.10 **Logo Usage.** The Contractor shall not use the name, logo, likeness, trademarks, image or other intellectual property of the CDC Foundation, CDC, or HHS for any advertising, marketing, endorsement, or any other purposes without the expressed, written consent of an authorized representative of the CDC Foundation.
- Publications. Publications, journal articles, etc. produced under this award must bear an 5.11 acknowledgement of federal assistance using one of the following or a similar statement as listed below. A final draft of the publications created must be submitted for review and approval to the CDC Foundation prior to print and dissemination.

If the HHS Grant or Cooperative Agreement is not funded with other non-governmental sources:

This [project/publication/program/website,etc.] [is/was] supported by the Centers for Disease Control and Prevention of the U.S. Department of Health and Human Services (HHS) as part of a financial assistance award totaling **\$XX** with 100 percent funded by CDC/HHS. The contents are those of the author(s) and do not necessarily represent the official views of, nor an endorsement, by CDC/HHS, or the U.S. Government.

The HHS Grant or Cooperative Agreement is partially funded with other non-governmental sources:

This [project/publication/program/website,etc.] [is/was] supported by the Centers for Disease Control and Prevention of the U.S. Department of Health and Human Services (HHS) as part of a financial assistance award totaling \$XX with XX percentage funded by CDC/HHS and \$XX amount and XX percentage funded by non-government source(s). The contents are those of the author(s) and do not necessarily represent the official views of, nor an endorsement, by CDC/HHS, or the U.S. Government.

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- 5.12 **Severability**. If any provision or portion of this Agreement becomes, or is found by any governmental agency or court to be, illegal, unenforceable, invalid, null or void or against public policy, that provision or portion shall be severed from this Agreement and the Agreement shall, to the maximum extent legally permissible be construed such that the legality, validity or enforceability of all other provisions of this Agreement shall be unaffected thereby and shall remain in full force and effect.
- 5.13 **Interpretation**. This Agreement shall be construed and interpreted as if drafted jointly by all Parties. In the event of an ambiguity in or dispute regarding the interpretation of this Agreement, the ambiguity or dispute shall not be resolved by any rule of interpretation providing for interpretation against the party who causes the uncertainty to exist or against the draftsman. In the event of a conflict between this Agreement and any Exhibit hereto, the former will prevail.
- 5.14 **Section Headings; Gender**. Section headings used herein are for convenience only and shall not affect the construction of any provisions of this Agreement. All pronouns and common nouns shall be deemed to refer to the masculine, feminine, neutral, singular, and plural, as the context may require.
- 5.15 **Survival.** The terms of this Agreement, which by their nature, are reasonably intended by the parties to survive Termination shall so survive.
- 5.16 **Waiver**. No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving party.
- Anti-Terrorism Statement. Contractor hereby certifies that it does not advocate, support, assist or engage in, and has not advocated, supported, assisted or engaged in, any illegal or terrorist activity. The Contractor further certifies that it does not employ, support, assist or otherwise associate with any entities, organizations or individuals that the Contractor knows, or has reason to know, support terrorism, or that appear on any official terrorist lists published by the Department of the Treasury Office of Foreign Assets Control Specially Designated Nationals List (OFAC SDN).
- 5.18 **Non-U.S. Based Entity Requirements**. Contractor must maintain financial records, supporting documents, statistical records and all other such records, to support performance of, and charges to, this Agreement. Such records must comply with the accounting principles generally accepted in the U.S., the cooperating country, or by the International Accounting Standards Board (a subsidiary of the International Financial Reporting Standards Foundation). Accounting records and supporting documentation must, at a minimum, be adequate to show all costs incurred under this Agreement; receipt and use of goods and services acquired under this Agreement; the costs of the project supplied from other sources; and the overall progress of the project.
- 5.19 **Lobbying**. In accordance with 2 CFR § 200.450, Contractor will not use funds provided under the Agreement to influence the outcome of any election for public office or to carry on any voter registration drive. No funds are earmarked to support lobbying activity or to otherwise support attempts to influence local, state, federal or foreign legislation. Contractor will comply with all lobbying, gifts, and ethics rules applicable to the Project.
- 5.20 **Conflict of Interest.** Contractor warrants that it is under no obligation or restriction, nor will Contractor assume any obligation or restriction that would in any way interfere, be inconsistent, or present a conflict of interest with the Services and deliverables furnished by Contractor under this Agreement.
- 5.21 **<u>Debarment and Suspension</u>**. In accordance with 45 CFR Part 76, Contractor affirms and certifies that it has never been, nor is it currently, suspended, debarred or, to the Contractor's knowledge,

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

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proposed for suspension or debarment from government contracting. Additionally, Contractor certifies, by signature of this Agreement, that any and all prospective Contractors, or its principals, are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal or state department or agency.

- 5.22 **Equal Employment Opportunity**. Contractor agrees to abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a), and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. Moreover, these regulations require that covered Contractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, protected veteran status or disability.
- 5.23 **Gun Control Prohibition.** None of the funds made available in this Agreement may be used, in whole or in part, to advocate or promote gun control.
- 5.24 **Federal Funding Accountability and Transparency Act (FFATA).** The Contractor shall comply with the requirements of 2 CFR part 25 Universal Identifier and System for Award Management (SAM). The Contractor must have an active registration in SAM in accordance with 2 CFR part 25, appendix A, and must have a Data Universal Numbering System (DUNS) number.
- 5.25 **Needle Exchange.** Notwithstanding any other provision of this Agreement, no funds appropriated in this Agreement shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug.
- 5.26 **Clean Air Act.** If the Contractor, with the funds authorized by this Agreement, enters into an agreement that exceeds \$150,000, then any such agreement must include applicable provisions that ensure compliance with the Clean Air Act (42 USC § 7401-7671q) and the Federal Water Pollution Control Act (33 USC § 1251-1387).
- 5.27 **Affirmative Action.** If Contractor, with the funds authorized by this Agreement, seeks to procure goods or services, Contractor will then take the affirmative steps listed in 2 CFR § 200.321(b)(1) through (5) to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible when the Contractor procures property or services under this agreement.
- 5.28 **Blocking Access to Pornography**. Pursuant to the U.S. Department of Health and Human Service's General Terms and Conditions for Non-Research Grant and Cooperative Agreements, none of the funds made available in this Agreement may be used to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- 5.29 **Prohibition on Certain Telecommunication and Video Surveillance Services or Equipment**. The Contractor is prohibited from obligating or expending grant funds (to include direct and indirect expenditures as well as cost share and program funds) to:(1) Procure or obtain; (2) Extend or renew a contract to procure or obtain; or (3) Enter into contract (or extend or renew contract) to procure or obtain equipment, services, or systems that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Pub. L 115-232, section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

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5.30 **Travel Costs**. If incurring travel costs, the Contractor agrees to strictly adhere to the rules and regulations set forth by the federal funding agency, Uniform Guidance 2 CFR §200.475, Travel Costs, and the Department of Health and Human Services 45 CFR §75.474, Travel Costs.

5.31 **Whistleblower Protection**. The Contractor and its employees working on the Project are subject to the whistleblower rights and remedies in the pilot program established at 41 USC 4712 by section 828 of the National Defense Authorization Act for Fiscal Year 2013 (Pub. L 112-239) and FAR 3.908. The Contractor shall inform its employees in writing of employee whistleblower rights and protections under 41 USC 4712, as described in section 3.908 of the Federal Acquisition Regulation. The Contractor shall insert the substance of this clause in all subcontracts over the simplified acquisition threshold.

5.32 **Equipment**.

- 5.32.1 **Equipment Records.** At all times during the term of this Agreement, the Contractor shall maintain a complete inventory of all equipment (as defined in 45 CFR §75.2) purchased in whole or in part with funds made available under this Agreement in accordance with the requirements of 45 CFR §75.320. The Contractor shall submit a copy of said inventory to CDC Foundation promptly following any request by CDC Foundation therefore.
- <u>5.32.2</u> <u>Disposition of Equipment.</u> Upon termination of earlier expiration of this Agreement, the Contractor shall comply with directions from CDC Foundation regarding the final disposition of such equipment, consistent with CDC guidance.
- 5.33 **Civil Rights.** The Contractor must administer the project in compliance with federal civil rights laws that prohibit discrimination on the basis of race, color, national origin, disability, age and, in some circumstances, religion, conscience, and sex (including gender identity, sexual orientation, and pregnancy). This includes taking reasonable steps to provide meaningful access to persons with limited English proficiency and providing programs that are accessible to and usable by persons with disabilities. The HHS Office for Civil Rights provides guidance on complying with civil rights laws enforced by HHS. See https://www.hhs.gov/civil-rights/for-individuals/nondiscrimination/index.html.

The Contractor must take reasonable steps to ensure that your project provides meaningful access to persons with limited English proficiency. For guidance on meeting your legal obligation to take reasonable steps to ensure meaningful access to your programs or activities by limited English proficient individuals, see https://www.lep.gov/. For information on specific legal obligations for serving qualified individuals with disabilities, including providing program access, reasonable modifications, and taking appropriate steps to provide effective communication, see

http://www.hhs.gov/ocr/civilrights/understanding/disability/index.html.

HHS funded health and education programs must be administered in an environment free of sexual harassment, see https://www.hhs.gov/civil-rights/for-individuals/sex-discrimination/index.html. For guidance on administering your project in compliance with applicable federal religious nondiscrimination laws and applicable federal conscience protection and associated antidiscrimination laws, see https://www.hhs.gov/conscience/conscience-protections/index.html and https://www.hhs.gov/conscience/religious-freedom/index.html.

5.34 **Contact Information**

CDC Foundation Contacts	Contractor Contacts
Programmatic Contact	Programmatic Contact

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

Gina Wiser Project Manager CDC Foundation 600 Peachtree St, NE, Suite 1000 Atlanta, Georgia 30308 267-465-6074 gwiser@cdcfoundation.org	Name: Patrick. L. Bailey Title: Director Organization: DeKalb County Medical Examiners Office Address: 3550 Kensington Road Decatur, GA 30032 Tel: (404) 508-3515 Email: plbailey@dekalbcountyga.gov
Financial Contact Gina Wiser Project Manager CDC Foundation 600 Peachtree St, NE, Suite 1000 Atlanta, Georgia 30308 267-465-6074 gwiser@cdcfoundation.org	Financial Contact Name: Zachary L. Williams Title: Chief Operating Officer Organization: DeKalb County Government Address: 1300 Commerce Drive City, State, Zip Code: Decatur, GA 30030 Email: zlwilliams@dekalbcountyga.gov Phone: 404-371-2174
Authorized Official Monique Patrick Chief Operating Officer CDC Foundation 600 Peachtree St, NE, Suite 1000 Atlanta, Georgia 30308 404.653.0790 mpatrick@cdcfoundation.org	Authorized Official Name: Nikisha L. McDonald, Esq. Title: Supervising Attorney Organization: DeKalb County Government Address: 1300 Commerce Drive City, State, Zip Code: Decatur, GA 30030 Email: nmcdonald@dekalbcountyga.gov Phone: 404-371-2380 ddress are designated by either party after execution of this

other party.

IN WITNESS WHEREOF, the undersigned, as authorized officials on behalf of the parties, have executed this agreement:

"Contractor"		
Patrick L. Bailey	Date	
Title: Director		
Authorized Official		

"CDC Foundation"
National Foundation for the Centers for Disease
Control and Prevention, Inc.

Monique S. Patrick
Chief Operating Officer

Fund Program Number: 41139

Fund Program Number: 41139

Date

Attachments

Attachment 1: Notice of Prime Award Attachment 2: Scope of Services

Attachment 3: Budget

CONTRACTOR AGREEMENT

Agreement Number: [XXXX]

Contractor's Name: DeKalb County Medical Examiners Office

Attachment 4: Deliverable Payment Schedule (Optional- Include only when using a FFP Payment Method)

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

3/07/2023 - 7/31/2023 Fund Program Number: 41139

NOTICE OF PRIME AWARD: Attachment 1

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139



DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Notice of Award

Award# 6 NU38OT000288-05-03 FAIN# NU38OT000288 Federal Award Date: 01/24/2023

Recipient Information

1. Recipient Name

National Foundation For The Centers For Disease Control And Prevention, Inc. 600 Peachtree St NE Ste 1000 Atlanta, GA 30308-2215 404-653-0790

2. Congressional District of Recipient

3. Payment System Identifier (ID) 1582106707A1

- 4. Employer Identification Number (EIN)
- 5. Data Universal Numbering System (DUNS) 879144640
- 6. Recipient's Unique Entity Identifier (UEI) F8TEFAQNZQH8
- 7. Project Director or Principal Investigator

Ms. Lateefah Raheem

Director, Federal Grants and Compliance lraheem@cdcfoundation.org (404) 523-3388

8. Authorized Official

Dr. Judith Monroe President and CEO jmonroe@cdcfoundation.org 404-653-0790

Federal Agency Information

CDC Office of Financial Resources

9. Awarding Agency Contact Information

Mr. Damond Barnes Grants Management Officer xhp5@cdc.gov 770-488-2611

10.Program Official Contact Information

Miranda Johnakin Management Analyst itv5@cdc.gov 770-488-1656

Federal Award Information

11. Award Number

6 NU38OT000288-05-03

12. Unique Federal Award Identification Number (FAIN)

13. Statutory Authority

317(k)(2) and 307 of the Public Health Service Act (42 U.S.C. Sections 242(I) and 247b(k)

14. Federal Award Project Title

Category C: Community-Based Organizations

15. Assistance Listing Number

93.421 16. Assistance Listing Program Title

Strengthening Public Health Systems and Services through National Partnerships to Improve and Protect the Nation's Health

17. Award Action Type

18. Is the Award R&D?

No

	Summary Federal	l Awar	d Fina	nci	al Infor	mation	
19. Bu	dget Period Start Date 0	8/01/2022	- End Da	ate (07/31/2023		
20. Tot	tal Amount of Federal Fund	ds Obligat	ted by th	is A	ction		\$0.00
20a	a. Direct Cost Amount						\$0.00
20b	o. Indirect Cost Amount						\$0.00
21. Aut	thorized Carryover						\$0.00
22. Offs	set						\$0.00
23. Tot	tal Amount of Federal Funds	Obligated	this bud	lget p	period		\$43,143,701.00
24. To	tal Approved Cost Sharing	or Match	ing, whe	re a	pplicable		\$0.00
25. To	tal Federal and Non-Federa	al Approv	ed this I	Budg	get Period		\$43,143,701.00
26. Per	riod of Perfomance Start D	Date 08/01	1/2018 -	End	Date 07/31	/2023	
27. Tot	tal Amount of the Federal Av	ward inclu	ding App	rove	ed		

28. Authorized Treatment of Program Income

Cost Sharing or Matching this Period of Performance

ADDITIONAL COSTS

29. Grants Management Officer - Signature

Mrs. Erica Stewart

Team Lead, Grants Management Officer

30. Remarks

\$415,427,721.00

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139



Notice of Award

Award# 6 NU38OT000288-05-03 FAIN# NU38OT000288 Federal Award Date: 01/24/2023

Recipient Information

Recipient Name

National Foundation For The Centers For Disease

Control And Prevention, Inc.

600 Peachtree St NE Ste 1000

Atlanta, GA 30308-2215

404-653-0790

Congressional District of Recipient

Payment Account Number and Type

Employer Identification Number (EIN) Data

Universal Numbering System (DUNS)

Recipient's Unique Entity Identifier (UEI)

F8TEFAQNZQH8

31. Assistance Type

Other

Cooperative Agreement 32. Type of Award

n. Non-Federal Share

33. Approved Budget (Excludes Direct Assistance) I. Financial Assistance from the Federal Awarding Agency Only II. Total project costs including grant funds and all other financial participation a. Salaries and Wages \$13,505,135.00 b. Fringe Benefits \$3,103,403.00 c. TotalPersonnelCosts \$16,608,538.00 d. Equipment \$0.00 e. Supplies \$825,304.00 f. Travel \$1,791,415.00 g. Construction \$0.00 h. Other \$249,403.00 i. Contractual \$20,478,320.00 j. TOTAL DIRECT COSTS \$39,952,980.00 k. INDIRECT COSTS \$3,190,721.00 1. TOTAL APPROVED BUDGET \$43,143,701.00 m. Federal Share \$43,143,701.00 \$0.00

34. Accounting Classification Codes

FY-ACCOUNT NO.	DOCUMENT NO.	ADMINISTRATIVE CODE	OBJECT CLASS	CFDA NO.	AMT ACTION FINANCIAL ASSISTANCE	APPROPRIATION
1-9212007	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0950
1-9390BX6	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0952
1-9390C1K	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0950
1-9390C2C	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0950
1-9390C2X	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0948
1-9390EWZ	18NU38OT000288C3	OT	41.51	93.421	00.02	75-2024-0943
1-9390EX1	18NU38OT000288C3	OT	41.51	93.421	20.02	75-2024-0943
1-9390GLZ	18NU38OT000288C5	OT	41.51	93.421	20.02	75-2124-0943
1-9390GV2	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0120
1-9391278	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0950
1-939ZRAE	18NU38OT000288	OT	41.51	93.421	20.00	75-21-0950
1-939ZRCC	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0958
1-939ZRDK	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0948
1-939ZRKF	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0950
1-939ZZRV	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0943
1-939ZRPZ	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0950
1-939ZRRX	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0950
1-939ZUDN	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0959
1-939ZRPN	18NU38OT000288	OT	41.51	93.421	20.02	75-21-0950
1-9390EK8	18NU38OT000288	OT	41.51	93.421	00.02	75-21-0950
2-939ZREZ	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0948
2-939ZRWC	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0951
2-939ZTDG	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0958
2-939ZRAE	18NU38OT000288	OT	41.51	93.421	00.02	75-22-0950
2-939ZCTS	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0948
2-939ZCSR	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0948
2-939ZUCS	18NU38OT000288	OT	41.51	93.421	00.02	75-22-0952
2-9210481	18NU38OT000288	OT	41.51	93.421	00.02	75-X-0948
2-9390C1K	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0950
2-9390B2A	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139



DEPARTMENT OF HEALTH AND HUMAN SERVICES Notice of Award

Centers for Disease Control and Prevention

Award# 6 NU38OT000288-05-03 FAIN# NU38OT000288 Federal Award Date: 01/24/2023

FY-ACCOUNT NO.	DOCUMENT NO.	ADMINISTRATIVE CODE	OBJECT CLASS	CFDA NO.	AMT ACTION FINANCIAL ASSISTANCE	APPROPRIATION
2-939ZUHZ	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0950
2-9390C2X	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0948
2-9390DBZ	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0959
2-9390DWP	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952
2-9390DX0	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952
2-9390EL9	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0949
2-9390EV2	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0959
2-9390EVV	18NU38OT000288	OT	41.51	93.421	\$0.02	75-22-0959
2-9390GKX	18NU38OT000288C3	OT	41.51	93.421	\$0.00	75-2024-0943
2-9390GV2	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0120
2-9390HEG	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0959
2-9390J4K	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0952
2-9390J7S	18NU38OT000288C6	OT	41.51	93.421	\$0.00	75-X-0140
2-9390JQ2	18NU38OT000288	OT	41.51	93.421	\$0.00	75-X-0140
2-9390JXL	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952
2-9390JZQ	18NU38OT000288	OT	41.51	93.421	00.02	75-22-0950
2-9390K0P	18NU38OT000288C6	OT	41.51	93.421	\$0.00	75-X-0943
2-9390K2N	18NU38OT000288	OT	41.51	93.421	00.02	75-22-0943
2-9390K9L	18NU38OT000288C6	OT	41.51	93.421	\$0.00	75-X-0943
2-939ZKYT	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0943
2-939ZRDK	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0948
2-939ZRDL	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0948
2-939ZRJJ	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0948
2-939ZRRX	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0950
2-939ZSFS	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952
2-939ZSGD	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0952
2-939ZSGY	18NU38OT000288	OT	41.51	93.421	\$0.00	75-22-0952
2-9390BX6	18NU38OT000288	OT	41.51	93.421	20.02	75-22-0952
2-9390JQ2	18NU38OT000288C6	OT	41.51	93.421	\$0.00	75-X-0140

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

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DEPARTMENT OF HEALTH AND HUMAN SERVICES Notice of Award

Centers for Disease Control and Prevention

Award# 6 NU38OT000288-05-03 FAIN# NU38OT000288 Federal Award Date: 01/24/2023

Direct Assistance

BUDGET CATEGORIES	PREVIOUS AMOUNT (A)	AMOUNT THIS ACTION (B)	TOTAL (A + B)
Personnel	\$0.00	\$0.00	\$0.00
Fringe Benefits	\$0.00	\$0.00	\$0.00
Travel	\$0.00	\$0.00	\$0.00
Equipment	\$0.00	\$0.00	\$0.00
Supplies	\$0.00	\$0.00	\$0.00
Contractual	\$0.00	\$0.00	\$0.00
Construction	\$0.00	\$0.00	\$0.00
Other	\$0.00	\$0.00	\$0.00
Total	\$0.00	\$0.00	\$0.00

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

AWARD ATTACHMENTS

National Foundation For The Centers For Disease Control And Prevention, 6 NU38OT000288-05-Inc. 03

1. Terms

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

This is an administrative change to correct the NOA that was awarded on 9/8/2022. The below term has been corrected to include the Omitted projects and the correct approved amounts for those projects. In addition the correct due date for the revised budget revision has been updated.

NOA Terms

- Business Case for Hypertension Control in the workplace-\$400,000
- Medical Examiner and Coroner Data Modernization Implementer's Group-\$1,469,915
- Stigma Monitoring and Response System for Public Health Crises-\$500,000

Budget Revision Requirement: By September 15, 2022 the recipient must submit a revised budget with a narrative justification and work plan. Failure to submit the required information in a timely manner may adversely affect the future funding of this project. If the information cannot be provided y the due date, you are required to contact the GMS/GMO identified in the Staff Contacts section of this notice before the due date.

This NOA corrects the last NOA dated 9/08/2022.

Please be advised that the recipient must exercise proper stewardship over federal funds by ensuring that all costs charged to the cooperative agreement are allowable, allocable, necessary and reasonable.

All of the other terms and conditions issued with the original award remain in effect throughout the budget period unless otherwise changed, in writing, by the Grants Management Officer.

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Term: 03/07/2023 - 7/31/2023 Fund Program Number: 41139

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

SCOPE OF SERVICES: Attachment 2

Contractor's Name: DeKalb County Medical Examiners Office

Agreement Number: [XXXX] Term: 03/07/2023 - 7/31/2023

Fund Program Number: 41139

BUDGET: Attachment 3

[Attach Budget]

Contractor's Name: DeKalb County Medical Examiners Office

Term: 03/07/2023 - 7/31/2023

Agreement Number: [XXXX]

Fund Program Number: 41139

DELIVERABLE PAYMENT SCHEDULE: Attachment 4