

BOARD OF SUPERVISORS AGENDA ITEM REPORT CONTRACTS / AWARDS / GRANTS

○ Award ○ Contract ● Grant

Requested Board Meeting Date: October 1, 2019

* = Mandatory, information must be provided

or Procurement Director Award

*Contractor/Vendor Name/Grantor (DBA):

Governor's Office of Highway Safety

*Project Title/Description:

Pedestrian Safety & Bicycle Related Materials and Supplies (Bicycle Helmets)

*Purpose:

The Pima County Health Department received an award of \$10,000 to purchase bicycle helmets as part of their Bike Pedestrian Safety program. The helmets will be distributed to 3rd - 8th grade students that complete bike safety classes and ride their bicycle or other active transportation devise to the school for the duration of the instructional period.

*Procurement Method:

This revenue contract is a non-procurement contract and not subject to Procurement rules.

*Program Goals/Predicted Outcomes:

- 1. Reduce the incidence and severity of Pima County youth bicycle-related injury, particularly head injuries, by providing 1,500 youth throughout Pima County with bicycle helmets and safe-riding instruction.
- 2. Deliver Bicycle and Pedestrian Safety classes to youth in 30 schools throughout Pima County.

*Public Benefit:

According to the National Institutes of Health, bicycle helmets reduce the risk of head and brain injury up to 88%, and the rate of upper and mid-facial injuries by 65%. The Bike Pedestrian Safety program of the Pima County Health Department (PCHD) is dedicated to improving practical skills and knowledge related to bike safety. PCHD has a comprehensive bicycle safety education program for elementary and middle school students, working primarily with disadvantaged youth in low-income neighborhoods. The classes are conducted by League of American Bicyclist certified instructors.

*Metrics Available to Measure Performance:

of helmets distributed # of school site visits / bike safety classes # of schools involved in the program

*Retroactive:

No.

Gul approval Placelie 25

Contract / Award Information			
	Contract Number (i.e.,15-123):		
	Prior Contract Number (Synergen/CMS):		
Expense Amount: \$*	Revenue Amount: \$		
*Funding Source(s) required:			
Funding from General Fund? Yes No If Yes \$	%		
Contract is fully or partially funded with Federal Funds? If Yes, is the Contract to a vendor or subrecipient?	☐ Yes ☐ No		
Were insurance or indemnity clauses modified?	☐ Yes ☐ No		
If Yes, attach Risk's approval.			
Vendor is using a Social Security Number?	☐ Yes ☐ No		
If Yes, attach the required form per Administrative Procedure	22-73.		
Amendment / Revised Award Information			
Document Type: Department Code:	Contract Number (i.e.,15-123):		
Amendment No.:	AMS Version No.:		
Effective Date:			
	Prior Contract No. (Synergen/CMS):		
© Expense or © Revenue © Increase © Decrease Amount This Amendment: \$			
Is there revenue included?	Yes \$		
*Funding Source(s) required:			
Funding from General Fund?	Yes \$ %		
Grant/Amendment Information (for grants acceptance and	awards)		
Document Type: GTAW Department Code: HD	Grant Number (i.e.,15-123): 20-33		
Effective Date: 10/01/2019 Termination Date: 09/30	0/2020 Amendment Number: 00		
Match Amount: \$			
*All Funding Source(s) required: Federal National Priority Sa			
*Match funding from General Fund? Yes • No If	Yes \$%		
*Match funding from other sources? Yes © No If			
*Funding Source:			
*If Federal funds are received, is funding coming directly Federal government or passed through other organization			
Contact: Sharon Grant			
Department: Health	Telephone: 724-7842		
Department Director Signature/Date: 150/ 2006	9-23-2019//5- 9/25		
Deputy County Administrator Signature/Date:	Jan. 1 9/35/2019		
County Administrator Signature/Date: (Required for Board Agenda/Addendum Items)	muran 9/25/19		

GRANT APPLICATION APPROVAL REQUEST

Instructions: Fill out the top section of this form completely. Contact the program Grants Management & Innovation (GMI) Lead if you require assistance (724-2240). Email your completed request to: <u>GMI@plina.cov</u>. Your request will be forwarded to County Administration for review. Notification of approval requests should be submitted at least 15 business days prior to the application's submission deadline (AP 5-1 Procedure).

Requesting department or entity:	Health Date: 8/14/19
Contact information:	Name: Sharon Grant Telephone: 724-7842
Funding opportunity title:	Arizona Governor's Office of Highway Safety
Link to opportunity:	
Funding agency:	Arizona Governor's Office of Highway Safety
Amount to be requested:	\$ 32,250,00
Due date and time:	Select One
What are you going to spend the money on?	PCHD is requesting funding to purchase 5,000 bicycle helmets for youth in 65 elementary and middle-schools, focusing on youth in grades 3 - 8 in low-income neighborhoods. The helmets will be given to youth that attend bike safety education classes which are provided with funding outside of this grant. The plan is to purchase BMX helmets in the following quantities and sizes: 1,000 XS 2,500 S/M 1,500 L/XL Each helmet is anticipated to cost \$6.45. \$6.45 x 5,000 = \$32,250.
What will be the benefit to Pima County?	Bicycle helmets can reduce severe facial and skull injuries in youth by 75 percent. The County has a comprehensive bicycle safety education program for elementary and middle school students, working primarily with disadvantaged youth in low-income neighborhoods. Funding for additional bicycle helmets would improve their existing efforts, enabling the County to promote expanded bicycle safety education to several new schools throughout the region.
Indirect costs - check one:	I will be requesting indirect costs. Indirect-cost rate to be requested: I have attached a request for waiver of indirect costs (GMI intranet) I need help understanding indirect costs
By: Departm	ent Director or Designee

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A 11 1 1488	GRANT COST/BENEFIT ANALYSIS		
occur. longon	To be completed by GMI staff		
CFDA No. 20.600			
Funds originate with the National Highway Traffic Safety Administration, from the United States Competitive Criteria: Competitive Criteria: Funds originate with the National Highway Traffic Safety Administration, from the United States Department of Transportation. Awards are distributed to states based on annually submitted highway safety plans.			
Other Factors:	NHTSA's Office of Regional Operations and Program Delivery (ROPD) administers over \$500 million in grant programs annually to the 50 States, the District of Columbia, Puerto Rico, the U.S. Territories and the Bureau of Indian Affairs. Under Section 405, NHTSA awards grants for non-motorized safety education.		
Number of Awards:	Above Total amount to be awarded:		
Match Required: Y	es No If required what is the amount/percent:		
Terms Notes (e.g. unusual restrictions, reporting burdens, etc.): A recent memorandum from the NHTSA specifically names helmets for public distribution as an approved and allowable expense. Staff time is paid for through funding for the Pedestrian & Bike safety program, which is complemented and enhanced by this programming.			
Will this project require additional office/project space? Will this project require staff time that cannot be paid for by the grant? Will your project require any equipment items over \$5,000 per item? Does the proposal use a fixed price contract? Is this project subject to Human Subjects compliance? Does this project involve subrecipients? Is there a Statutory Funding Preference from the funding agency? Yes No			
Allowable Indirect Rat	e: If Indirect Is not allowed, attach documentation.		
List any other proposal or funder specific requirements: Indirect costs were not applicable, since the simplified method limits applying indirect costs to personnel and fringe. Personnel and fringe were not applied for. Note: the application from the state did not allow indirect costs to be claimed; however, appendix VII to Part 200 of 2 CFR 200 does allow subreciplents to claim indirect costs.			
GMI notes & recommo	endations:		
MH: Approval of this application is recommended. An agreement has yet to be received from the State, but is anticipated. When an agreement is received, this will be processed for review and acceptance by the Board of Supervisors. By: Date: Date:			
County Administrator Approval Request			
Approved: Not Approved: Subject to Further Review:YesNo			
If your project is subject to further review, please contact your GMI Lead to discuss necessary revisions prior to resubmission of the Grant Approval Application Request.			
By: Count	Date: 8 21/209		

REQUEST FOR WAIVER OF INDIRECT COSTS

Requestor (Dapartment Lead)	Sharon Grant	
Project Title	Bicycle Helmets for Youth (Arizona Governor's Office of Highway Safety)	
Sponsor Due Date:	*	
GMI Lead		

Pima County's Indirect Cost Walver Policy:

Refer to County Administrator's March 5, 2019 directive regarding recovery of indirect costs: "No grant acceptance on behalf of the County is to be processed unless there is a clear indication that indirect costs can and are being reimbursed" (insert link to memo).

Instructions for Requesting Indirect Cost Waiver

Please be aware the request for waiver must be submitted with the Grant Application Approval Request. All requests for waiver of indirect costs must present a compelling reason. Reasons that do not meet the "compelling reason" justification include:

- ✓ An application will be more competitive without indirect costs requested
- ✓ A budget cut is anticipated in future years

Date: 82/2019
Date:

Form: 2989-0011 Request for Walver of Indirect Costs (03292019)



DOUGLAS A. DUCEY GOVERNOR

ALBERTO GUTIER

DIRECTOR

GOVERNOR'S HIGHWAY SAFETY REPRESENTATIVE

Director Dr. Marcy Flanagan Pima County Health Department 3950 South Country Club Road, #100 Tucson, AZ 85714 **PROJECT REFERENCE:**

Contract Number: 2020-405h-012 Total Estimated Costs: \$5,000.00

Purpose of Project: Pedestrian & Bicycle Safety Related Materials and Supplies (Bicycle Helmets)

Dear Director Dr. Flanagan:

Attached is one copy of the referenced Highway Safety Contract for your review and signature. This is <u>not</u> an authorization to proceed with the project.

Please complete the following steps:

- 1. Review the entire contract as there have been significant changes throughout the contract;
- 2. GOHS requires <u>one</u> single-sided copy with an original signature. If your agency requires additional copies with an original signature, print additional copies.
- 3. Have your fiscal staff complete the Reimbursement Instructions (page 21);
- 4. As Project Director, sign and date the signature page;
- 5. Obtain the signature of Supervisor Richard Elias, Chair, District 5, of Pima County Board of Supervisors as the Authorized Official of Governmental Unit;
- 6. Return one completed and signed copy to the Governor's Office of Highway Safety, 1700 West Washington Street, Executive Tower, Suite 430, Phoenix, Arizona, 85007. If your agency requires additional copies with an original signature, return them as well.

Please <u>do not</u> incur any costs at this time as it would nullify the contract. Once the signed copy is received, I will approve and sign the contract as the GOHS Director/Governor's Highway Safety Representative and an original executed contract with a letter of authorization to proceed will be forwarded to you.

Sincerely,

Alberto Gutier, Director Governor's Highway Safety Representative

Date

7-5-19

Enclosures JM

GOVERNOR'S OFFICE OF HIGHWAY SAFETY

HIGHWAY SAFETY CONTRACT

TI'		
This page, the Project Director's Manual and attached hereto and incorporated herein by reference, constitute the entire		
Contract between the parties hereto unless the Governor's Highway Safety Representative authorizes deviation in writing.		
FAIN: 69A3752030000405hAZ0 Assistance Listings: 20.616		
1. APPLICANT AGENCY	GOHS CONTRACT NUMBER:	
Pima County Health Department	2020-405h-012	
ADDRESS	PROGRAM AREA:	
3950 S. Country Club Road, #100, Tucson, AZ 85714	405h	
2. GOVERNMENTAL UNIT	AGENCY CONTACT:	
Pima County Board of Supervisors	Brian Eller	
ADDRESS	3. PROJECT TITLE:	
130 W. Congress Street, 11th Floor, Tucson, AZ 85701	Pedestrian Safety & Bicycle Related Materials	
4. GUIDELINES:	and Supplies (Bicycle Helmets)	
405h		
5. BRIEFLY STATE PURPOSE OF PROJECT:		
Federal 405h funds will support Materials and Supplies: Bicycle Helmets to enhance Pedestrian & Bicycle		
Safety throughout Pima County.		
6. BUDGET	Project Period	
COST CATEGORY	FFY 2020	
I. Personnel Services \$0		
II. Employee Related Expenses \$0.00		
III. Professional and Outside Services \$0.00		
IV. Travel In-State \$0.0		
V. Travel Out-of-State \$0		
VI. Materials and Supplies	\$10,000.00	
VII. Capital Outlay	\$0.00	
TOTAL ESTIMATED COSTS	\$10,000.00	
PROJECT PERIOD FROM: Effective Date (Date of GOHS Director Sign	TO: 09-30-2020	
CURRENT GRANT PERIOD FROM: 10-01-2019	TO: 09-30-2020	
TOTAL FEDERAL FUNDS OBLIGATED THIS FFY: \$10,000.00		

A political subdivision or State agency that is mandated to provide a certified resolution or ordinance authorizing entry into this Contract must do so prior to incurring any expenditures. Failure to do so may result in termination of the awarded Contract.

Pima County Health	GOHS HIGHWAY	
Department	SAFETY CONTRACT	2020-405h-012

PROBLEM IDENTIFICATION AND RESOLUTION:

Agency Background:				
Organization Size: 350				
Total Population in city/town of	or county served	: 1,000,0	23	
County Served: Pima County				
	Select the County s	served by yo	our agency/organizat	tion:
	State Wide		Maricopa County	
	Apache County		Mohave County	
	Cochise County		Navajo County	
	Coconino County		Pima County	1
	Gila County		Pinał County	
	Graham County		Santa Cruz County	
	Greenlee County		Yavapai County	
	La Paz County		Yuma County	

Agency Problem/Attempts to Solve Problem:

The Pima County Health Department's Bicycle and Pedestrian Safety Program is requesting funding for bicycle helmets to be distributed to youth throughout Pima County to enhance safety and encourage lawful bicycle riding. According to the National Institutes of Health (NIH 2000) bicycle helmets reduce the risk of head and brain injury up to 88%, and the rate of upper and mid-facial injuries by 65%. The County is dedicated to improving safety and access for walkers and cyclists through engineering, enforcement, encouragement, and evaluation. PCHD has a comprehensive bicycle safety education program for elementary and middle school students, working primarily with disadvantaged youth in low-income neighborhoods. Funding for additional bicycle helmets would improve the existing efforts, enabling the County to promote expanded bicycle safety education to several new schools throughout the region.

Agency Funding:

Federal 405h funds will support Materials and Supplies: Bicycle Helmets to enhance Pedestrian & Bicycle Safety throughout Pima County.

How Agency Will Solve Problem with Funding:

Pima County Health Department's Bike Pedestrian Safety is dedicated to improving practical skills and knowledge related to bike safety. Bike safety classes are age appropriate, and focus on 3-8th grades. All classes are conducted by League of American Bicyclist (LAB) League Certified Instructors (LCI) and adhere to best practices promoted by the League. The County provides a fleet of bikes transported to the school site for use by all youth enrolled. Helmets are provided for the session, and properly fitted on-site, to be kept by students for personal use. Middle-school programming is more extensive and includes a 5-week curriculum with higher emphasis on skill-based riding and safe commuting practices. Properly-fitted helmets are provided for all participants in this program as well.

Pima County Health	GOHS HIGHWAY	
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PROJECT MEASURES:

Contract Objectives:

- 1. Serve 1,500 youth throughout Pima County with bicycle helmets and safe-riding instruction.
- 2. Deliver 1,500 Bicycle and Pedestrian Safety curriculum and bicycle helmets to youth via 30 school site visits throughout Pima County.
- 3. Reduce the incidence and severity of Pima County youth bicycle-related injury, particularly head injuries, by distributing 1,500 properly fitted bicycle helmets to participating youth.

GOALS/OBJECTIVES:

Federal 405h funds will support Materials and Supplies: Bicycle Helmets to enhance Pedestrian & Bicycle Safety throughout Pima County.

Expenditures of funding pertaining to the PS/Pedestrian and Bicyclist Safety Program including Personnel Services and ERE, Materials and Supplies, Capital Equipment, and/or Travel In and Out-of-State shall comply with the Pedestrian and Bicyclist Safety Program goals provided by the Arizona Governor's Office of Highway Safety. The Pedestrian and Bicyclist Safety Program goal is to reduce the incidences of pedestrian and bicyclist fatalities and injuries on roadways and in School Zones through enforcement, education, and public awareness throughout the State of Arizona.

MEDIA RELEASE:

To prepare complete press release information for media (television, radio, print, and on-line) during each campaign period including a main press release, schedule of events, departmental plans, and relevant data. The material will emphasize the campaign's purpose, aggressive enforcement, and the high cost of Pedestrian/Bicyclist Safety in terms of money, criminal, and human consequences.

PLEASE NOTE: Failure to submit Quarterly Reports, and/or Report of Costs Incurred (RCIs) timely and correctly may delay reimbursement for expenditures to your Agency.

METHOD OF PROCEDURE:

The Pima County Health Department will make expenditures, as follows, to meet the outlined Program Goals/Objectives:

Materials and Supplies - To purchase/procure the following Materials and Supplies for Pedestrian/Bicyclist Safety Activities: Bicycle Helmets

PRESS RELEASE:

Agencies are <u>required</u> to develop and distribute a press release announcing this grant award <u>upon receipt</u> of the executed Contract. A copy of this press release shall be sent to the GOHS Director for approval prior to being sent to the media. This press release shall include the objective and specify that the funding is from the Governor's Office of Highway Safety.

METHOD OF PROCUREMENT:

The application of 2 CFR Part 200 "Procurement Standards" requires that:

Grantees and sub-grantees will use their own procurement procedures which reflect applicable State and local laws and regulations, provided the procurement procedures conform to applicable Federal laws and standards.

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The most stringent purchasing requirement at each level must be met. If the Agency does not have a procurement process, the Agency may use the State procurement process.

A clear audit trail must be established to determine costs charged against this Contract. Substantiation of costs shall, where possible, be made utilizing the Pima County Health Department documentation consisting of, but not limited to, copies of time sheets, purchase orders, copies of invoices, and proof of payment.

The Agency shall retain copies of all documentation in the project file.

State Contract:

Procurement may be made using an open State contract award. Documents submitted to substantiate purchases using an open State contract must bear the contract number.

PROJECT EVALUATION:

This project shall be administratively evaluated to ensure the objectives have been met.

Quarterly Report

The purpose of the Quarterly Report is to provide information on contracted grant activities conducted at the conclusion of each active quarter. The information provided is used to review progress of the funded project and the successfulness in meeting outlined goals and objectives. The information, photos, highlights, obstacles, and mandatory statistical data provided in this report are analyzed by the assigned Project Coordinator. It is critical the report contains the following information:

- > Original signatures on all Quarterly Reports and RCIs
 - All Quarterly Reports and RCIs shall include the signature of the Project Director unless prior authorization for another is on file with GOHS.

Report Schedule

Reporting Period	Due Date
1st Quarterly Report and RCI (October 1 to December 31, 2019)	January 30, 2020
2 nd Quarterly Report and RCI (January 1 to March 31, 2020)	April 20, 2020
3 rd Quarterly Report and RCI (April 1 to June 30, 2020)	July 20, 2020
4th Quarterly Report and RCI (July 1 to September 30, 2020)	October 15, 2020
Final Statement of Accomplishments	October 15, 2020

The Quarterly Report <u>shall be completed on the form available on-line and can be submitted by email</u> to the Governor's Office of Highway Safety.

<u>NOTE:</u> IT IS REQUIRED THAT ALL LAW ENFORCEMENT AGENCIES MUST ENTER STATISTICAL AND ENFORCEMENT ACTIVITY INTO THE ON-LINE GOHS DUI REPORTING SYSTEM, IN ADDITION TO SUBMITTING THE QUARTERLY ENFORCEMENT REPORT.

Final Statement of Accomplishments

The Project Director shall submit a Final Statement of Accomplishments Report to the GOHS no later than fifteen (15) days after the conclusion of each Federal Fiscal Year (September 30th). All agencies receiving funding are required to submit a Final Statement of Accomplishments Report.

Note: Failure to comply with the outlined GOHS reporting requirements may result in withholding of Federal funds or termination of the Contract.

PROFESSIONAL AND TECHNICAL PERSONNEL:

Dr. Bob England, Interim Director, Pima County Health Department, shall serve as Project Director.

Brian Eller, Program Manager, Pima County Health Department, shall serve as Project Administrator.

Jenise Moreno, Governor's Office of Highway Safety, shall serve as Project Coordinator.

REPORT OF COSTS INCURRED (RCI):

The Agency shall submit a Report of Costs Incurred (RCI), with supporting documentation attached, to the Governor's Office of Highway Safety on a quarterly basis, for each active quarter, in conjunction with the required report. Agencies may submit additional RCI forms for expenditures when funds have been expended for which reimbursement is being requested.

Accepted supporting documentation to submit with a Report of Cost Incurred (RCI) includes, but is not limited to; scanned copies of timesheets, payroll records, paid invoices/purchase orders, and other account records.

RCIs shall be typed and delivered via mail or hand delivered with appropriate supporting documentation to the Governor's Office of Highway Safety. <u>Electronically submitted RCIs will not be accepted.</u> Final RCIs will not be accepted fifteen (15) days after the conclusion of each Federal Fiscal Year (September 30th). Expenditures submitted after the expiration date may not be reimbursed and the Agency will accept fiscal responsibility.

PROJECT MONITORING:

Highway safety grant project monitoring is used by GOHS project coordinators to track the progress of project objectives, performance measures, and compliance with applicable procedures, laws, and regulations.

The process is used throughout the duration of the contracted project and serves as a continuous management tool. Project monitoring also presents an opportunity to develop partnerships, share information, and provide assistance to contracted agencies. Additionally, project monitoring outlines a set of procedures for project review and documentation.

Project monitoring serves as a management tool for:

- > Detecting and preventing problems
- > Helping to identify needed changes
- > Identifying training or assistance needed
- > Obtaining data necessary for planning and evaluation
- > Identifying exemplary projects

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Types of Monitoring

Monitoring is formal and informal, financial and operational. The most common types of monitoring are:

- > Ongoing contact with the contracted grantee through phone calls, e-mails, correspondence, and meetings
- > On-Site and/or In-House monitoring reviews of project operations, management, and financial records and systems
- > Review of project Quarterly Reports
- > Review and approval of Report of Costs Incurred (RCIs)
- > Desk review of other documents in the project grant files for timely submission and completeness

Monitoring Schedule			
Total Awarded Amount: Type of Monitoring:			
Under \$50,000		Desk Review/Phone Conference	
\$50,000 and over		May have an In-House GOHS Review	
\$100,000+		May have an On-Site Review	
Capital Outlay	Greater than \$25,000 (combined)	May have an On-Site Review	
Desk Review	Internal review of all written docume	ntation related to contractual project including, but not	
and Phone		ports, enforcement data, financial data, e-mails, letters,	
Conference		ventories, and other written correspondence. A phone	
		course of the project which includes the date and time	
		and the results. It serves as an informational review to	
	determine progress of programmatic/financial activities. Both the designated project		
	administrator and fiscal contact should be present, if possible, during the phone conference.		
	If identified financial or operational problems are present, GOHS reserves the right to bring		
	the grantee in for an in-house meeting at GOHS. Monitoring form written by Project		
	Coordinator, any findings, areas of improvement, concern, or recognition will be provided to the grantee.		
In-House	Documents performance review results including project activities, reimbursement claims		
Review	review, equipment purchases, approvals, and other information. Reviews applicable		
110 / 10 / 1		including, but not limited to the Contract, Quarterly	
		lata, e-mails, letters, notes, press releases, photographs,	
	inventories, and other written correspondence. Completed at GOHS in a meeting with		
	appropriate operational and financi	ial personnel. Monitoring form written by Project	
	Coordinator, any findings, areas of improvement, concern, or recognition will be provided		
	to the grantee.		
On-Site			
Monitoring review, equipment purchases, and other information. Reviews applicable informatio			
to the project(s) including, but not limited to the Contract, Quarterly Reports, enfo			
data, financial data, e-mails, letters, notes, press releases, photographs, inv			
		on-site at the grantee's Agency with monitoring form	
	completed on-site by Project Coordinator. Any findings, areas of improvement, concern, or		
	recognition, will be provided to the g	rantee.	

On-site and/or in-house monitoring for grantees of designated projects with large Capital Outlay purchases, personnel services, and complex projects must be completed within the second or third quarter of the fiscal year. Contracted projects displaying any problems may need on-site monitoring more than once during the fiscal year.

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On-site and/or In-house monitoring includes a review and discussion of all issues related to ensure the effective administration of the contracted project. The following are the most important items to review:

- Progress toward meeting goals/objectives and performance measures
- Adherence to the contract specifications, timely submission of complete and correct reports, including required documentation
- > Quarterly Reports
- > Status of expenditures related to the outlined budget
- > Accounting records and RCI's
- > Supporting documentation (training documentation, inventory sheets, photographs, press releases, etc.)

In addition, the designated Agency will ensure that any equipment purchased will be available for inspection and is being used for the purpose for which it was bought under the outlined contractual agreement.

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Documentation

The Governor's Office of Highway Safety will retain all findings documented on the GOHS Monitoring Form in the Agency's respective Federal file. Findings will be discussed with the designated contract representative (Project Administrator, fiscal specialist) by phone and/or e-mail. All noted deficiencies will be provided to the grantee with guidance for improvement and solutions to problems. Grantees that exhibit significantly poor performance may be placed on a performance plan as outlined by the GOHS Director. Grantee monitoring information will additionally provide documentation for potential funding in subsequent fiscal year grant proposal review.

PROJECT PERIOD:

The project period shall commence on the date the GOHS Director signs the Highway Safety Contract and terminate on September 30th of that or subsequent year as indicated on the Highway Safety Contract.

DURATION:

Contracts shall be effective on the date the Governor's Office of Highway Safety Director signs the Contract and expire at the end of the project period.

If the Agency is unable to expend the funds in the time specified, the Agency will submit notification on the Agency's letterhead and hand deliver or submit via regular mail to the Director of the Governor's Office of Highway Safety a minimum of sixty days (60) prior to the end of the project period.

The Agency shall address all requests to modify the Contract to the Director of the Governor's Office of Highway Safety on Agency's official letterhead and either hand deliver or submit the request via regular mail. All requests for modification must bear the signature of the Project Director.

Failure to comply may result in cancellation of the Contract. Any unexpended funds remaining at the termination of the Contract shall be released back to the Governor's Office of Highway Safety.

Pima County Health Department	GOHS HIGHWAY SAFETY CONTRACT	2020-405h-012

ESTIMATED COSTS:

I.	Personnel Services (overtime)	\$0.00
II.	Employee Related Expenses (ERE)	\$0.00
III.	Professional and Outside Services	\$0.00
IV.	Travel In-State	\$0.00
V.	Travel Out-of-State	\$0.00
VI.	Materials and Supplies Bicycle Helmets	\$10,000.00
VII.	Capital Outlay	\$0.00
	TOTAL ESTIMATED COSTS	*\$10,000.00

^{*}Includes all applicable training, tax, freight, and advertising costs. The GOHS reserves the right to limit reimbursement of Employee Related Expenses from zero (0) to a maximum rate of forty (40) percent. This is the maximum ERE amount to be reimbursed. It is agreed and understood that the Pima County Health Department shall absorb any and all expenditures in excess of \$10,000.00.

CERTIFICATIONS AND AGREEMENTS

This CONTRACT, is made and entered into by and between the STATE OF ARIZONA, by and through the Governor's Office of Highway Safety (GOHS) hereinafter referred to as "STATE", and the agency named in this Contract, hereinafter referred to as "AGENCY".

WHEREAS, the National Highway Safety Act of 1966, as amended (23 USC §§401-404), provides Federal funds to STATE for approved highway safety projects; and

WHEREAS, STATE may make said funds available to various state, county, tribal, or municipal agencies, governments, or political subdivisions upon application and approval by STATE and the United States Department of Transportation (USDOT); and

WHEREAS, AGENCY must comply with the requirements listed herein to be eligible for Federal funds for approved highway safety projects; and

WHEREAS, AGENCY has submitted an application for Federal funds for highway safety projects;

NOW, THEREFORE, IN CONSIDERATION OF MUTUAL PROMISES AND OTHER GOODS AND VALUABLE CONSIDERATION, it is mutually agreed that AGENCY will strictly comply with the following terms and conditions and the following Federal and State Statutes, Rules, and Regulations:

I. Project Monitoring, Reports, and Inspections

- A. AGENCY agrees to fully cooperate with representatives of STATE monitoring the project, either on-site or by telephone, during the life of the Contract.
- B. AGENCY will submit Quarterly Reports (one for each three-month period of the project year) to STATE in the form and manner prescribed by STATE. Notice of the specific requirements for each report will be given in this Contract or at any time thereafter by giving thirty (30) days written notice to AGENCY by ordinary mail at the address listed on the Contract. Failure to comply with Quarterly Report requirements may result in withholding of Federal funds or termination of this Contract.
- C. AGENCY will submit a Final Report/Statement of Accomplishment at completion of the Contract to include all financial, performance, and other reports required as a condition of the grant to STATE within thirty (30) days of the completion of the Contract.
- D. Representatives authorized by STATE and the National Highway Traffic Safety Administration (NHTSA) will have the right to visit the site and inspect the work under this Contract whenever such representatives may determine such inspection is necessary.

II. Reimbursement of Eligible Expenses

A. AGENCY's Project Director, or Finance Personnel, will submit a Report of Costs Incurred Form (RCI) to STATE each time there have been funds expended for which reimbursement is being requested. Failure to meet this requirement may be cause to terminate the project under Section XX herein, "Termination and Abandonment".

- B. AGENCY will reimburse STATE for any ineligible or unauthorized expenses for which Federal funds have been claimed and reimbursement received, as may have been determined by a State or Federal audit.
- C. STATE will have the right to withhold any installments equal to the reimbursement received by AGENCY for prior installments which have been subsequently determined to be ineligible or unauthorized.

III. Property Agreement

- A. AGENCY will immediately notify STATE if any equipment purchased under this Contract ceases to be used in the manner as set forth by this Contract. In such event, AGENCY further agrees to either give credit to the project cost or to another active highway safety project for the residual value of such equipment in an amount to be determined by STATE or to transfer or otherwise dispose of such equipment as directed by STATE.
- B. No equipment will be conveyed, sold, salvaged, transferred, etc., without the express written approval of STATE, or unless otherwise provided elsewhere in this Contract.
- C. AGENCY will maintain or cause to be maintained for its useful life, any equipment purchased under this Contract.
- D. AGENCY will incorporate any equipment purchased under this Contract into its inventory records.
- E. AGENCY will insure any equipment purchased under this Contract for the duration of its useful life. Self-insurance meets the requirements of this section.

IV. Travel

In-State and Out-of-State Travel

In state and out-of-state travel claims will be reimbursed at rates provided by AGENCY's regulations, provided that such regulations are as restrictive as those of STATE. Where they are less restrictive, ARS §38-624 will apply.

The State must approve all out-of-state travel in writing and in advance.

V. Standard of Performance

AGENCY hereby agrees to perform all work and services herein required or set forth, and to furnish all labor, materials, and equipment, except that labor, material, and equipment as STATE agrees to furnish pursuant to this Contract.

VI. Hold Harmless Agreement

Neither party to this agreement agrees to indemnify the other party or hold harmless the other party from liability hereunder. However, if the common law or a statute provides for either a right to indemnify and/or a right to contribution to any party to this agreement then the right to pursue one or both of these remedies is preserved.

VII. Non-Assignment and Sub-Contracts

This Contract is not assignable nor may any portion of the work to be performed be subcontracted unless specifically agreed to in writing by STATE. No equipment purchased hereunder may be assigned or operated by other than AGENCY unless agreed to in writing by STATE.

VIII. Work Products and Title to Commodities and Equipment

- A. The work product and results of the project are the property of STATE, unless otherwise specified elsewhere in this Contract. All property, instruments, non-consumable materials, supplies, and the like, which are furnished or paid for by STATE under the terms of this Contract, unless otherwise provided for elsewhere in this Contract, are and remain the property of STATE and will be returned at the completion of this project upon request of STATE. The work product and results of the project will be furnished to STATE upon request, if no provision is otherwise made by this Contract.
- B. The provisions of subparagraph A apply whether or not the project contracted for herein is completed.

IX. Copyrights and Patents

Any copyrightable materials, patentable discovery, or invention produced in the course of this project may be claimed by STATE and a copyright or patent obtained by it at its expense. In the event STATE does not wish to obtain such copyright or patent, AGENCY may do so, but in any event, provision will be made by AGENCY for royalty-free, nonexclusive, nontransferable, and irrevocable licenses to be given the United States Government and STATE and its political subdivisions to use such copyrightable material, patented discoveries, or inventions in any manner they see fit. The STATE reserves the right to impose such other terms and conditions upon the use of such copyrights or patents as may be deemed in the best interest of STATE in the event AGENCY is allowed to obtain a copyright or patent.

X. Uniform Administrative Requirements

(2 CFR Part 1201): Uniform Administrative Requirements, Cost Prinicples, and Audit Requirements for Federal Awards:

The application of 2 CFR Part 200 "Procurement Standards" Requires that:

AGENCY and sub-grantees will use their own procurement procedures, which reflect applicable State and local laws and regulations, provided that the procurements conform to applicable Federal law. The most stringent purchasing requirement at each level must be met.

The Arizona Procurement Code (ARS §41-2501, et. seq.) and promulgated rules (A.A.C. Title 2, Chapter 7) are a part of this Contract as if fully set forth herein and AGENCY agrees to fully comply with these requirements for any procurement using grant monies from this Contract.

XI. Non-Discrimination

During the performance of this contract/funding agreement, the contractor/funding recipient agrees—

- A. To comply with all Federal nondiscrimination laws and regulations, as may be amended from time to time;
- B. Not to participate directly or indirectly in the discrimination prohibited by any Federal non-discrimination law or regulation, as set forth in Appendix B of 49 CFR part 21 and herein;
- C. To permit access to its books, records, accounts, other sources of information, and its facilities as required by the State highway safety office, US DOT or NHTSA;
- D. That, in event a contractor/funding recipient fails to comply with any nondiscrimination provisions in this contract/funding agreement, the State highway safety agency will have the right to impose such contract/agreement sanctions as it or NHTSA determine are appropriate, including, but not limited to, withholding payments to the contractor/funding recipient under the contract/agreement until the contractor/funding recipient complies; and/or cancelling, terminating, or suspending a contract or funding agreement, in whole or in part; and
- E. To insert this clause, including paragraphs A through E, in every subcontract and subagreement and in every solicitation for a subcontract or sub-agreement, that receives Federal funds under this program.

XII. Executive Order 2009-09

It is mutually agreed that AGENCY will comply with the terms and conditions of Executive Order 2009-09, *Non-Discrimination in Employment by Government Contractors and Subcontractors*. Executive Order 2009-09 is located in Part II of the Project Director's Manual.

XIII. Application of Hatch Act

The AGENCY will comply with provisions of the Hatch Act (5 U.S.C. 1501-1508), which limits the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

XIV. Minority Business Enterprises (MBE) Policy and Obligation

- A. <u>Policy</u>: It is the policy of the USDOT that minority business enterprises as defined in 49 CFR Part 23, will have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds under this Contract. Consequently, the minority business enterprises requirements of 49 CFR Part 23 apply to this Contract.
- B. Obligation: The recipient or its contractor agrees to ensure that minority business enterprises, as defined in 49 CFR Part 23, have the subcontracts financed in whole or in part with Federal funds provided under this Contract. In this regard, all recipients or contractors will take all necessary and reasonable steps in accordance with 49 CFR, Part 23 to ensure that minority business enterprises have the maximum opportunity to compete for and perform contracts. Recipients and their contractors will not discriminate on the basis of race, color, creed, sex, or national origin in the award and performance of USDOT-assigned contracts.

XV. Arbitration Clause, ARS §12-1518

Pursuant to ARS §12-1518, the parties agree to use arbitration, after exhausting applicable administrative reviews, to resolve disputes arising out of this Contract where the provisions of mandatory arbitration apply.

XVI. Inspection and Audit, ARS §35-214

Pursuant to ARS §35-214, all books, accounts, reports, files, and other records relating to this Contract will be subject at all reasonable times to inspection and audit by STATE for five (5) years after completion of this Contract. The records will be produced at the Governor's Office of Highway Safety.

XVII. Appropriation of Funds by U.S. Congress

It is agreed that in no event will this Contract be binding on any party hereto unless and until such time as funds are appropriated and authorized by the U.S. Congress and specifically allocated to the project submitted herein and then only for the fiscal year for which such allocation is made. In the event no funds are appropriated by the U.S. Congress or no funds are allocated for the project proposed herein for subsequent fiscal years, this Contract will be null and void, except as to that portion for which funds have then been appropriated or allocated to this project, and no right of action or damages will accrue to the benefit of the parties hereto as to that portion of the Contract or project that may so become null and void.

XVIII. Continuation of Highway Safety Program

It is the intention of AGENCY to continue the Highway Safety Program identified in this Contract once Federal funding is completed. This intended continuation will be based upon cost effectiveness and an evaluation by AGENCY of the program's impact on highway safety.

XIX. E-Verify

Both parties acknowledge that immigration laws require them to register and participate with the E-Verify Program (employment verification program administered by the United States Department of Homeland Security and the Social Security Administration or any successor program) as they both employ one or more employees in this State. Both parties warrant that they have registered with and participate with E-Verify. If either party later determines that the other non-compliant party has not complied with E-Verify, it will notify the non-compliant party by certified mail of the determination and of the right to appeal the determination.

XX. Termination and Abandonment

- A. The STATE and AGENCY hereby agree to the full performance of the covenants contained herein, except that STATE reserves the right, at its discretion, to terminate or abandon any portion of the project for which services have not been already performed by AGENCY.
- B. In the event STATE abandons the services or any part of the services as herein provided, STATE will notify AGENCY in writing and within twenty-four (24) hours after receiving such notice, AGENCY will discontinue advancing the work under this Contract and proceed to close said operations under the Contract.

- C. The appraisal value of work performed by AGENCY to the date of such termination or abandonment shall be made by STATE on a basis equitable to STATE and AGENCY and a final reimbursement made to AGENCY on the basis of costs incurred. Upon termination or abandonment, AGENCY will deliver to STATE all documents, completely or partially completed, together with all unused materials supplied by STATE.
- D. AGENCY may terminate or abandon this Contract upon thirty (30) days written notice to STATE, provided there is subsequent concurrence by STATE. Termination or abandonment by AGENCY will provide that costs can be incurred against the project up to and including sixty (60) days after notice is given to STATE.
- E. Any equipment or commodities which have been purchased as a part of this Contract and which have not been consumed or reached the end of its useful life will be returned to STATE upon its written request.

XXI. Cancellation Statute

All parties are hereby put on notice that this Contract is subject to cancellation pursuant to ARS §38-511, the provisions of which are stated below.

In accordance with ARS §38-511, this Contract may be cancelled without penalty or further obligation if any person significantly involved in initiating, negotiating, securing, drafting, or creating the Contract on behalf of the STATE, its political subdivisions or any department or agency of either, is at any time while the Contract or any extension of the Contract is in effect, an employee of any other party to the Contract in any capacity or a consultant to any other party of the Contract with respect to the subject matter or the Contract.

The cancellation shall be effective when written notice from the Governor or Chief Executive Officer or governing body of the political subdivision is received by all other parties to the Contract unless the notice specifies a later time.

AGREEMENT OF UNDERSTANDING AND CERTIFICATION OF COMPLIANCE

Acceptance of Condition

It is understood and agreed by the undersigned that a grant received as a result of this Contract is subject to the Highway Safety Act of 1966, as amended (23 U.S.C.A. §§401-404), ARS §28-602, and all administrative regulations governing grants established by the USDOT and STATE. It is expressly agreed that this Highway Safety Project constitutes an official part of the STATE's Highway Safety Program and that AGENCY will meet the requirements as set forth in the accompanying Project Director's Manual, which are incorporated herein and made a part of this Contract. All State and Federal Statutes, Rules, Regulations, and Circulars referenced in this Contract are a part of this document as if fully set forth herein. It is also agreed that no work will be performed nor any obligation incurred until AGENCY is notified in writing that this project has been approved by the Governor's Highway Safety Representative.

Certificate of Compliance

This is to certify that AGENCY will comply with all of the State and Federal Statutes, Rules and Regulations identified in this Contract.

Certification of Non-Duplication of Grant Funds Expenditure

This is to certify that AGENCY has no ongoing nor completed projects under contract with other Federal fund sources which duplicate or overlap any work contemplated or described in this Contract. It is further certified that any pending or proposed request for other Federal grant funds which would duplicate or overlap work described in the Contract will be revised to exclude any such duplication of grant fund expenditures. It is understood that any such duplication of Federal funds expenditures subsequently determined by audit will be subject to recovery by STATE.

Single Audit Act

If your political subdivision has had an independent audit meeting the requirements of the Single Audit Act of 1984, (31 U.S.C.A. §7501 et. seq.), please forward a copy to GOHS, Attention: Fiscal Services Officer, within thirty (30) days of the effective date of this Contract. If such audit has not been performed, please advise when it is being scheduled.

Buy America Act

The State and each subrecipient will comply with the Buy America requirement (23 U.S.C. 313) when purchasing items using Federal funds. Buy America requires a State, or subrecipient, to purchase with Federal funds only steel, iron, and manufactured products produced in the United States, unless the Secretary of Transportation determines that such domestically produced items would be inconsistent with the public interest, that such materials are not reasonably available and of a satisfactory quality, or that inclusion of domestic materials will increase the cost of the overall project contract by more than twenty-five (25) percent. In order to use Federal funds to purchase foreign produced items, the State must submit a waiver request that provides an adequate basis and justification to and approved by the Secretary of Transportation.

Prohibition on Using Grant Funds to Check for Helmet Usage

The State and each subrecipient will not use 23 U.S.C. Chapter 4 grant funds for programs to check helmet usage or to create checkpoints that specifically target motorcyclists.

Certification Regarding Debarment and Suspension

- A. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below and agrees to comply with the requirements of 2 CFR parts 180 and 1200.
- B. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective primary tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary tier participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- C. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary tier participant knowingly rendered an erroneous certification, in

- addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default or may pursue suspension or debarment.
- D. The prospective primary tier participant shall provide immediate written notice to the department or agency to which this proposal is submitted if at any time the prospective primary tier participant learns its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- E. The terms covered transaction, civil judgment, debarment, suspension, ineligible, participant, person, principal, and voluntarily excluded, as used in this clause, are defined in 2 CFR parts 180 and 1200. You may contact the department or agency to which this proposal is being submitted for assistance in obtaining a copy of those regulations.
- F. The prospective primary tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- G. The prospective primary tier participant further agrees by submitting this proposal that it will include the clause titled Instructions for Lower Tier Certification including the Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion—Lower Tier Covered Transaction, provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions and will require lower tier participants to comply with 2 CFR parts 180 and 1200.
- H. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any prospective lower tier participants, each participant may, but is not required to, check the System for Award Management Exclusions website (https://www.sam.gov).
- I. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- J. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal government, the department or agency may terminate the transaction for cause of default.

Certification Regarding Debarment, Suspension, and Other Responsibility Matter

- A. The prospective primary tier participant certifies to the best of its knowledge and belief, that it and its principal:
 - 1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency;
 - 2. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of record, making false statements, or receiving stolen property;
 - 3. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or Local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - 4. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.
- B. Where the prospective primary tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Instructions for Lower Tier Certification

- A. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below and agrees to comply with the requirements of 2 CFR parts 180 and 1200.
- B. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.
- C. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- D. The terms covered transaction, debarment, suspension, ineligible, lower tier, participant, person, primary tier, principal, and voluntarily excluded, as used in this clause, are defined in 2 CFR parts 180 and 1200. You may contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.
- E. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4,

- debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- F. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Instructions for Lower Tier Participant Certification" including the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion- Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions and will require lower tier participants to comply with 2 CFR parts 180 and 1200.
- G. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any prospective lower tier participants, each participant may, but is not required to, check the System for Award Management Exclusions Website (https://www.sam.gov).
- H. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- I. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion

- A. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency.
- B. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

REIMBURSEMENT INSTRUCTIONS

	Agency Official preparing the Report of Costs Incurred:			
	Name: Valerie Paugh			
	Title: Principal Accountant			
	Telephone Number:			
	E-mail Address:Valerie.Paugh@pima.gov			
	Agency's Fiscal Contact:			
	Name: Candy Moore			
	Title: Finance Analyst Supervisor			
	Telephone Number: 520-724-7783 Fax Number:			
	E-mail Address: Candy.Moore@pima.gov			
	Federal Identification Number: 86-6000543			
	REIMBURSEMENT INFORMATION:			
	Warrant/Check to be made payable to:			
	Pima County			
	Warrant/Check to be mailed to:			
	Pima County Grants Management			
	(Agency)			
	130 W. Congress St., Floor 4, Room 411			
	(Address)			
	Tucson, AZ 85701			
	(City, State, Zip Code)			
	DUNS Number:			
	144733792			
7.5	(DUNS #)			
	Pima County Health Department, 3950 S. Country Club Rd, Ste 100, Tucson, AZ 85714			
	(Registered Address & Zip Code)			

Restriction on State Lobbying

None of the funds under this program will be used for any activity specifically designed to urge or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (e.g., "grassroots") lobbying activities, with one exception. This does not preclude a State official whose salary is supported with NHTSA funds from engaging in direct communications with State or local legislative officials, in accordance with customary State practice, even if such communications urge legislative officials to favor or oppose the adoption of a specific pending legislative proposal.

Certification for Contracts, Grant, Loans, and Cooperative Agreements (Federal Lobbying)

The undersigned certifies, to the best of his or her knowledge and belief, that:

- A. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- B. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned will complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- C. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients will certify and disclose accordingly.
- D. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Signature of Project Director:	Signature of Authorized Official of Governmental Unit:	
Dr. Bob England, Interim Director Pima County Health Department	Supervisor Richard Elias, Chairman Pima County Board of Supervisors	
9-23-2019 520-724-7765		
Date Telephone APPROVED AS TO FORM:	Date Telephone	
Deputy County Attorney		

Pima	County	Health
Depa	rtment	

GOHS HIGHWAY SAFETY CONTRACT

2020-405h-012

AUTHORITY & FUNDS

1. This Project is authorized by 23 U.S.C. §405 and regulations promulgated there under, more particularly Volume 102, and if State funds are involved, this project is authorized by ARS §28-602.

The funds authorized for this Project have been appropriated and budgeted by the U.S. Department of Transportation. The expenses are reimbursable under Arizona's Highway Safety Plan Program Area 405h, as approved for by the National Highway Traffic Safety Administration.

2. A. EFFECTIVE DATE:

B. FEDERAL FUNDS:

Authorization to Proceed Date

<u>\$10,000.00</u>

3. AGREEMENT AND AUTHORIZATION TO PROCEED

by State Official responsible to Governor for the administration of the State Highway Safety Agency

Alberto Gutier, Director Governor's Office of Highway Safety Governor's Highway Safety Representative

Approval Date