

Request for Proposals Instructions

Grant to Provide Volunteer Taxpayer Assistance Services

and Tax Credit Outreach Grant

Due Date: July 31, 2023

Table of Contents

Contact Information	3
Part One. Grant Overview	4
Part Two. Scope of Grant	7
Part Three. Proposal Content and Format	8
Part Four. Questions	12
Part Five. Submitting Proposals	13
Part Six. Selection Criteria and Weight	13
Part Seven. Grant Awards	16
Part Eight. Accountability and Reporting	16
Part Nine. Monitoring Visits and Reviews	17
Part Ten. Grant Payments	18
Part Eleven. Review Process and Timeline	20
Part Twelve. Additional Information	20
Part Thirteen, Grant Contract	23

Contact Information

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Website: www.revenue.state.mn.us (Enter grant into the Search box.)

Phone:

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• For contract questions: Meghan Armeli, Contract Manager, 651-556-4023

Part One. Grant Overview

The Minnesota Department of Revenue requests proposals from eligible organizations to receive grants to:

- Coordinate, facilitate, encourage, and aid in the provision of taxpayer assistance services to Minnesotans who are low-income, elderly, and disadvantaged
- Publicize and promote the availability of eligible credits to taxpayers likely to be eligible for credits targeting low-income taxpayers, including but not limited to:
 - o Child Tax Credit
 - o Renter's Income Tax Credit
 - Working Family Credit
 - Property Tax Refund
 - o K-12 Education Credit

"Eligible organization" means an organization that meets the definition provided in section 7526A(e)(2)(B) of the Internal Revenue Code of 1986. This includes federally recognized Indian Tribes with experience serving demographic groups or geographic regions with historically low rates of participation in eligible credits.

Our mission for this grant is to provide accessible and high-quality taxpayer assistance services to low-income, elderly, and disadvantaged Minnesotans and to promote the availability of eligible credits. We aim to empower taxpayers to better understand federal and Minnesota taxes, fulfill their obligations, and claim eligible credits.

Note: You can find definitions of low-income and disadvantaged populations in the Fiscal Year (FY)24 - FY25 Grant Workbook.

Funding Availability

The commissioner of Revenue has authority to issue grants totaling \$3.5 million for the 2024-2025 biennium (the "grant period"). This Request for Proposals (RFP) is for \$3.5 million in grant funds available in the fiscal years beginning July 1, 2023, and ending June 30, 2025.

There are two pieces to this grant: The Taxpayer Assistance Grant and the Tax Credit Outreach Grant

The Taxpayer Assistance Grant appropriates \$750,000 to the first year of the biennium (FY24) and \$750,000 to the second year of the biennium (FY25).

NEW! The Tax Credit Outreach Grant appropriates \$1,000,000 to the first year of the biennium (FY24) and \$1,000,000 to the second year of the biennium (FY25).

An eligible organization receiving grant funds must use the grant funds to either:

- Publicize and promote the availability of eligible credits to taxpayers likely to be eligible for those credits
- Provide taxpayer assistance services

Eligible credit means a credit targeting low-income taxpayers, including but not limited to these credits under Minnesota Statutes 290A, 290.0661, 290.0693, and 290.0671:

- Child Tax Credit
- Renter's Income Tax Credit
- Working Family Credit

- Property Tax Refund
- K-12 Education Credit

For details on allowable costs and activities for both grants, see Part Two. Scope of the Grant.

We pay grants as a reimbursement to funds you have already spent during the grant period. You can request an advance of funds in some situations. For details, review Part Ten, Grant Payments.

We allocate funding through a competitive process with review by a committee representing content and community specialists with regional knowledge. We will notify selected grantees by October 1, 2023. If selected, you may only incur eligible expenditures when the grant contract is fully executed, and the grant reaches its effective date.

Grant requests typically exceed available grant funds. Because this is a competitive grant process, many deserving organizations may not be awarded their full amount of requested grant funds.

If you do not score 130 points or more for the Taxpayer Assistance Grant, you will not be eligible to receive an award for that specific grant.

The Minnesota Department of Revenue awards grants for two-year periods. We will fund the second year subject to satisfactory performance, compliance with program terms, and availability of appropriated funds. If you fail to meet your return goals or provide required reports on time, this may affect your second-year funding award, make you ineligible for future grant funding, or both.

We will not do a technical evaluation for the second year of the award. We will evaluate organizations to ensure that no significant concerns were raised in prior years and that they have met all grant performance requirements.

If we award your organization grant funds, you may only spend and reimburse the first year's amount awarded in the first year of the biennium. Remaining funds from the first year will carry over into the second year.

When you submit your request for proposal, you will need to submit a workplan and proposed budget request for two separate years. By August 15, 2024, you must submit an updated proposed budget request and explanation of how you will spend grant funds to reach your goals.

Minimum Requirements

Applicants for the **Taxpayer Assistance Grant** must meet these minimum requirements in order to be considered:

- Be an eligible organization that meets the definition provided in <u>Internal Revenue Code of 1986, section</u>
 7526A(e)(2)(B). A definition of "eligible organization" follows this section.
- Be registered with the IRS as part of the Volunteer Income Tax Assistance (VITA) or Tax Counseling for the Elderly (TCE) programs
- Operate within the VITA and TCE Programs' established guidelines and requirements
- Be compliant with Minnesota tax and information reporting requirements
- Be compliant with last year's grant contract, if a previous grant recipient

Applicants for the **Tax Credit Outreach Grant** must meet these minimum requirements in order to be considered:

- Have experience serving demographic groups or geographic regions that have historically had low rates
 of participation in eligible credits
- Be a nonprofit organization or federally recognized Indian Tribe
 - Eligible organizations may include, but are not limited to organizations qualifying under section 7526A(e)(2)(B) of the Internal Revenue Code.
- Be compliant with Minnesota tax and information reporting requirements

Eligible Organization

The applicant must be classified as one of these:

- A private or public non-profit organization that qualified for and received an IRS determination letter
 confirming the organization's tax exemption under section 501 of the Internal Revenue Code, including
 but not limited to credit unions and faith-based and community organizations
- A public, non-profit, or proprietary (privately owned, profit-making) college, university, vocational school, or other postsecondary educational institution
- A local government agency, including a county or municipal government agency
- An Indian tribe, including any tribally-designated housing entity or other wholly-owned tribal entity
- A regional, statewide, or local coalition with one lead organization that meets one of the eligibility requirements noted above; the lead organization filing the application must have a substantive role in the coalition
- A state government agency or Cooperative Extension office as established by a land-grant college or university (only for applicable taxpayers and members of underserved populations as defined in Internal Revenue Code, section 7526A, to which no organizations described above are available)

You can find the VITA and TCE program requirements in the relevant editions of <u>IRS Publication 1084, IRS Volunteer Site Coordinator Handbook</u> and <u>IRS Publication 5166, VITA/TCE Quality Site Requirements</u>.

You may partner with an unrelated eligible organization - such as a nonprofit, a faith-based institution, or a senior center - which is responsible for the fiscal duties. These responsibilities generally include submitting the grant proposal and financial statements, receiving and distributing funds, recordkeeping, and filing reports and reimbursement requests.

What are volunteer taxpayer assistance services?

Volunteer taxpayer assistance services are free accounting and tax preparation services provided by volunteers to low-income, elderly, and disadvantaged Minnesota residents. These services include:

- Filing federal and Minnesota income tax returns
- Filing Minnesota property tax refund returns
- Providing personal representation before the Department of Revenue and the IRS

What are the Taxpayer Assistance Grant program goals for FY24-FY25?

The Minnesota Department of Revenue awards grants for FY24-FY25 to increase free tax preparation assistance services for Minnesotans who are low-income, elderly, and disadvantaged.

Our long-term goals for expanding service remain for FY24-FY25:

 Increase the number of multilingual volunteers at free tax preparation sites throughout Minnesota including but not limited to Spanish, Hmong, Oromo, and Somali speakers - specifically in:

- The seven-county metro area of Hennepin, Ramsey, Anoka, Washington, Dakota, Scott, and Carver Counties
- o St. Cloud
- Rochester
- o Willmar
- Expand the availability of free tax preparation services, specifically in:
 - o Greater Minnesota
 - Brooklyn Park
 - o Brooklyn Center
 - North Minneapolis
 - o Northeast Minneapolis
 - Tribal Reservations

What are the Tax Credit Outreach Grant program goals for FY24-FY25?

The Minnesota Department of Revenue awards grants for FY24-FY25 to publicize and promote the availability of eligible credits to taxpayers including but not limited to:

- Child Tax Credit
- Renter's Income Tax Credit
- Working Family Credit
- Property Tax Refund
- K-12 Education Credit

Our goals for this grant funding are to increase awareness and claims for tax credits, among demographic groups or geographic regions that have historically had low rates of participation in eligible credits. Specifically:

- Immigrant communities
- Limited English-speaking communities
- Senior communities
- Low-income communities
- Greater Minnesota
- Brooklyn Park
- Brooklyn Center
- North Minneapolis
- Northeast Minneapolis
- Tribal Reservations

Increase publicizing and promotion of eligible credits to taxpayers in additional languages including but not limited to Spanish, Hmong, Oromo, Somali, etc.

Part Two. Scope of Grant

Our grant provides funds to qualifying eligible organizations to achieve these objectives:

- Provide volunteer taxpayer assistance services to eligible individuals and households
- Prepare and file accurate tax returns
- Operate efficient volunteer tax preparation sites during the tax season and beyond

- Train volunteers and staff who administer and provide volunteer taxpayer assistance services
- Collaborate with other organizations to increase volunteer taxpayer assistance services across Minnesota
- Expand volunteer taxpayer assistance services to better serve low-income, elderly, and disadvantaged Minnesotans
- NEW: Publicize and promote the availability of eligible credits to taxpayers likely to be eligible for those credits

Low-income, elderly, and disadvantaged Minnesotans have limited financial resources and may have difficulty finding a reliable and accurate tax professional to prepare their taxes. For these populations, free tax preparation sites provide vital services for them to meet their tax filing obligations.

What activities are allowed for Taxpayer Assistance Grant funds?

- Recruiting volunteers
- Creating training materials for volunteers
- Training volunteers to prepare accurate income tax and property tax refund returns
- Creating advertisements to promote your free tax site and recruit volunteers, including translating those materials (e.g., contracted interpreter services)
- Purchasing materials and equipment that directly aid in providing volunteer taxpayer assistance services
- Paying salaries to employees needed to provide volunteer taxpayer assistance services (excluding volunteers)
- Contracted interpreter services

What activities are allowed for Tax Credit Outreach Grant funds?

- Creating and printing advertising materials: Print advertisements, digital advertisements, radio advertisements, publicity, marketing, design, printing, etc.
- Creating digital content (e.g., social media, videos, podcasts, infographics)
- Creating targeted communication (e.g. direct mailings, SMS/text messaging services to specific groups, newsletters)
- Translating advertising materials (e.g., contracted interpreter services)
- Paying salaries to employees needed to provide outreach
- Outreach fair event fees
- Promotional products or branded merchandise (e.g., pens, notepads, coffee mugs, chip clips)
- Partnering and collaborating with other organizations on joint marketing campaigns, cross-promotional efforts, etc.

What activities are not allowed for grant funds?

You can find specific activities excluded from funding in <u>Part Three, Proposal Content and Format, number 4</u> ("Budget").

Part Three. Proposal Content and Format

To submit your proposal, complete our electronic Grant Workbook and email it to us at volunteer.grant.mdor@state.mn.us. We will not accept proposals sent through other means. Find the Grant Workbook on our grant-webpage under "How do I apply." In your email, attach any required and relevant

documentation not included in the Grant Workbook. If you need more space to answer questions, attach additional pages.

To be eligible for review, your organization must complete and submit your proposal by July 31, 2023, at 11:59 p.m. Central time. Also, you must not be past due on a debt we are collecting.

Note: We review Department of Revenue records when we receive proposals and before we distribute grant funds. During our review, we will verify that your organization is meeting payment obligations to government agencies. We will not distribute grant funds if we are collecting a past-due balance your organization owes to government agencies.

We evaluate each question in the Grant Workbook separately, and you should fully answer them when asked. Grant reviewers will not consider answers from another question or section.

We will not score unanswered questions, which could greatly affect awarded grant amounts.

Do not submit any other materials (binders, photos, etc.). We will not review unrequested materials.

Proposals must include the following:

1. **Financial information.** If you are a nonprofit organization requesting over \$25,000 in grant funds, you must include financial information. You must submit full financial documents to be considered for grant funds.

If your organization's	Include
Annual income is under \$50,000	Your most recent board-reviewed financial statement, IRS Form 990 or 990-EZ, or certified financial audit
Total annual revenue is \$50,000 to \$750,000	Your most recent IRS Form 990 or 990-EZ or your most recent certified financial audit
Total annual revenue is over \$750,000	Your most recent certified financial audit

Note: If your nonprofit organization has not existed long enough to have a completed IRS Form 990 or 990-EZ or audit, include your most recent board-reviewed financial statement.

If you are a for-profit business requesting over \$25,000 in grant funds, you must include:

- Current financial statements
- Certification that your business is not under bankruptcy proceedings
- Disclosure of any liens on assets
- Your most recent federal and state tax returns
 - If you have not been in business long enough to have returns, you must demonstrate appropriate internal financial controls

2. One of these, based on the entity type:

- IRS determination letter recognizing an organization described in Internal Revenue Code, section 501(c), and exempt from tax under I.R.C., section 501(c)
- Letter of academic accreditation for college, university, or other institution of higher learning

 Letter submitted by agency or government head on its official stationery indicating it is a government entity

Group Exemption Ruling. The IRS sometimes recognizes a group of organizations as tax-exempt if they are affiliated with a central organization. If your organization operates under a Group Exemption Ruling, you must provide both of these:

- A copy of the group exemption ruling letter listing the affiliated tax-exempt organization your organization operates under
- For an organization recognized under section 501(c)(3) of the Internal Revenue Code, a copy of the IRS determination letter recognizing the affiliated organization
- 3. **Minnesota Attorney General Exemption.** If your organization is exempt from registering with the Minnesota Attorney General's Office, you must explain why. For more information, see Minnesota Statute 309.515.

Use the Grant Workbook to complete the proposal:

You will need to complete the grant workbook based on the grant that you are applying for.

4. **A completed Grant Workbook.** You will need your organization's information, including Site Identification Number (SIDN), Electronic Filing Identification Number (EFIN), etc.

Site Data Table:

Only complete a site data table for tax sites your organization is requesting grant funds to support. Do not include data for tax sites that would not receive grant funding.

Note: If your organization is new to the VITA or TCE program and you are waiting for your SIDN or EFIN, include copies of the SIDN and EFIN applications sent to the IRS. You must have your SIDN and EFIN before we will reimburse grant funds.

Budget:

Expenses must be reasonable and necessary to provide volunteer taxpayer assistance services to Minnesotans who are low-income, elderly, and disadvantaged. You must use all items purchased with grant funds solely for volunteer taxpayer assistance services or to promote the availability of tax credits.

You may only request grant funds for expenses incurred during the grant period. There are two separate grant periods in this grant contract:

First-year grant period (FY24)	October 1, 2023, through August 31, 2024
Second-year grant period (FY25)	October 1, 2024, through August 31, 2025

You must separate expense requests into four expense categories. Expense categories include:

- A. <u>Equipment and Accessories:</u> Laptops, desktop computers, printers, copiers, scanners, projection equipment for training, shredders, toner, ink cartridges, mice, flash drives, calculators, 10-key pads, laptop cases, cables, software, routers, servers, hotspots, etc.
- B. Advertising: Print advertisements, radio advertisements, publicity, marketing, design, printing,

etc., including translating of these materials

All print advertisements must include the following language: "Service made available through a grant provided by the state of Minnesota."

Advertisements must recruit new volunteers, inform the public about volunteer taxpayer assistance services you provide, or promote the availability of eligible credits to taxpayers, depending on the grants you're applying for. Advertisements must be professional and accurate and represent the volunteer taxpayer assistance program's integrity and services provided.

If you request advertising funds but do not plan to use print advertisements, provide a detailed description of your marketing plan.

Important: If you request grant funds for print advertisements, you must send us a copy of the advertisement to review before printing or sharing digitally. We must approve print advertisements each fiscal year. If we do not approve them before you print or share them digitally, we will not reimburse grant funds for print advertisements.

C. <u>Salaries</u>: Grant funds can be paid to individuals specifically for services performed for the volunteer taxpayer assistance program or promoting the availability of eligible credits to taxpayers. This includes salaries, fringe benefits, and stipends for tax site coordinators, electronic filing coordinators, volunteer coordinators, directors, receptionists, office assistants and outside trainers, outreach coordinators, etc.

You **may not** use grant funds to pay volunteers. Volunteer activities include, but are not limited to, conducting intake, preparing tax returns, doing quality review, and interpreting.

You must specify job duties and the percentage of time devoted to the volunteer taxpayer assistance program or promoting eligible credits.

You can find information on types of positions and reasonable salary amounts on the <u>U.S.</u> <u>Bureau of Labor statistics website</u>.

Important: You **may not** request grant funds for salaries if your organization is exempt from registering with the Minnesota Attorney General's Office because you do not pay persons to perform functions or activities. This rule does not apply to organizations exempt from registering with the Minnesota Attorney General's Office for other reasons.

D. <u>Other Expenses</u>: Supplies, paper, storage cabinets, training materials, mileage, parking, mailing, phone, volunteer recognition, space rental, internet, contracted technical support, contracted interpreter services, outreach event fees, promotional products, masks, hand sanitizer, plexiglass, gloves, other personal protective equipment (PPE), cleaning supplies, electronic signature programs such as DocuSign, etc.

Do **not** include phone, internet, electricity, or rent costs not associated with providing volunteer taxpayer assistance services or promoting availability of eligible credits.

What else should I know?

- Mileage reimbursement to volunteers is limited to the IRS' current business standard mileage rate. For details, see the <u>IRS Standard Mileage Rates webpage</u>.
- Currently charitable organizations can reimburse a volunteer up to 14 cents per mile and employees up to 65.5 cents per mile.
- Grant funds used to purchase volunteer recognition items may not exceed \$10 per volunteer per fiscal year.
- Grant funds used to purchase food and beverages for volunteers may not exceed \$500 per organization per fiscal year. Food and beverage purchases for customers are not allowed.

Ineligible expenses include, but are not limited to:

- Administrative costs for preparing the grant proposal
- Alcohol
- Bad debts, late payment fees, finance charges, or contingency funds
- Coffee machines
- Costs incurred to mail tax returns to the IRS or state offices
- Costs of goods or services for personal use of program employees or volunteers
- Costs or expenses incurred outside the grant period
- Costs that do not support or benefit the program or are unnecessary in carrying out the program
- Financial Education and Asset Building (FEAB) expenses
- Fundraising
- Gift cards
- Lobbyists or political contributions
- Parking or traffic violations
- Purchase, construction, repair, or rehabilitation of a building
- Salary payments to intake screeners, return preparers, and quality reviewers
- Tax preparation software; the IRS provides tax preparation software for VITA and TCE tax preparation sites free of charge
- Taxes, except sales tax on goods and services

If you request something in your budget that is not an approved expense, we will contact you during our review to let you know.

Part Four. Questions

If you have questions about this RFP, we must receive them no later than **July 14, 2023, at 11:59 p.m. Central time**.

Email your questions to <u>volunteer.grant.mdor@state.mn.us</u>. You must use "FY24-FY25 RFP Questions" in the subject. In your email, include:

- Your organization's name
- An authorized representative's name
- Email address
- Phone number

We will email replies to the questions and post the question and answers on our grant webpage by July 21, 2023, at 11:59 p.m. Central time.

Part Five. Submitting Proposals

We must receive all proposals no later than July 31, 2023, at 11:59 p.m. Central time. We will not consider late proposals. The applicant will incur all costs in applying to this RFP.

Email your proposal to volunteer.grant.mdor@state.mn.us.

We will email you within two business days to confirm we received your proposal.

Tips for completing your proposal:

- Use the Grant Workbook to ensure you complete all forms and provide all required information
- Double-check all your calculations
- Be clear and concise
- Review the proposal before submitting and use more than one reviewer
- Prepare your proposal early; do not wait until the last day to submit

Part Six. Selection Criteria and Weight

The review committee will review each applicant on a 275-point scale for the Taxpayer Assistance Grant and a 170-point scale for the Tax Credit Outreach Grant. The scoring factors and weight are based on need, impact, and prior performance.

If this is the first year you are providing volunteer taxpayer assistance services, our evaluation will focus on your proposal's demonstrated capacity to meet the goals within each of the evaluation factors.

During our evaluation process, we also consider your financial capacity if requesting over \$25,000. We will discuss any items of significant concern. You must resolve concerns to our satisfaction before we award grant funds. If you do not, we will not consider you for grant funds this fiscal year.

Scoring Criteria for the Taxpayer Assistance Grant

If you are applying for the Taxpayer Assistance Grant, we will evaluate and score your organization's proposal based on these factors:

- Total hours you plan to provide volunteer taxpayer assistance services. We give more points to
 organizations that continue volunteer taxpayer assistance services after the income tax filing season
 deadline. Up to 50 points
- 2. New free tax preparation sites you will open over the next two years in one or more of these areas: Greater Minnesota, Brooklyn Park, Brooklyn Center, North Minneapolis, Northeast Minneapolis, or Tribal Reservations. **Up to 25 points**

- 3. Clear explanation of how grant funding will improve (or provide, if this is your first year) volunteer taxpayer assistance services to immigrant, low-income, elderly, and disadvantaged Minnesotans. Include clearly stated goals, and how you will meet those goals over the next two years, to expand (or provide, if this is your first year) volunteer taxpayer assistance services. This should include SMART goals (Specific, Measurable, Attainable, Realistic, Timely). Up to 15 points
- 4. Clear explanation of how your proposed budget helps you meet your goals to provide volunteer taxpayer assistance services over the next two years. This includes a detailed budget noting how you will spend grant funds for each fiscal year. **Up to 20 points**
- 5. Specific partnership efforts or plans to collaborate with other organizations (such as schools, government entities, and community-based non-profit or for-profit organizations) to increase (or provide, if this is your first year) volunteer taxpayer assistance services over the next two years. Explain the roles and responsibilities of each collaborating organization, such as equipment, training assistance, advertising, or supplies. Include specific contributions your organization has provided and plans to provide to increase and expand volunteer taxpayer assistance services to immigrant, low-income, elderly, and disadvantaged Minnesotans. **Up to 15 points**
- 6. How well you adhered to grant policies, procedures, and timelines, if you previously received grant funds. We consider reporting requirements, appropriate use of grant funds, monitoring visit results, and ability to meet deadlines. If you have not previously received grant funds, you will receive full points. Up to 25 points
- 7. Your plan for expanding services to any new populations identified in the Grant Workbook through collaboration and partnership with new organizations, especially those focused on historically disadvantaged populations. This may include expanding filing options to meet the needs of your community, such as virtual services, drop-off services, or Facilitated Self Assistance (FSA). We give additional consideration to organizations that foster diversity and inclusion and recruit volunteers from these populations. For definitions of diversity and inclusion, see Part Twelve, Additional Information ("Diversity and Inclusion"). Up to 15 points
- 8. Your plan for recruiting new volunteers and retaining past volunteers to provide volunteer taxpayer assistance services, and how grant funds will improve these plans. If this is your first year providing volunteer taxpayer assistance services, explain your goals for recruiting volunteers. We give additional consideration to organizations that detail recruitment of multilingual volunteers and work to recruit volunteers who represent the communities they serve. Up to 15 points
- 9. Your plan to serve taxpayers who need service in languages other than English, including but not limited to Spanish, Hmong, Oromo, and Somali. Include any details about needed translation, whether done internally or through contractors. **Up to 15 points**
- 10. Your plan for training volunteers to provide volunteer taxpayer assistance services this filing season, and how grant funds will improve training. Include a list of federal, Minnesota, and other topics covered during training, the hours spent on each topic, the delivery method of the training (such as Link & Learn, self-study, or classroom training), and the training materials used. We give additional consideration to organizations who provide extensive Minnesota tax training. Up to 15 points

Note: Your organization must attend a required Minnesota income tax training webinar and a Minnesota property tax training webinar provided in December and January respectively. Your organization must have one representative attend for each free tax preparation site that receives grant funding. The representative for each site should either provide training to your volunteers or be available at that site for technical guidance during the filing season. We will provide more details about this training to grant recipients in the fall.

- 11. How you prepare your volunteers to work with people from different backgrounds (religions, culture, education, age, etc.). We give additional consideration to organizations that include cultural competency training and education for volunteers and incorporate diversity and inclusion practices. For definitions of diversity and inclusion, see Part Twelve, Additional Information ("Diversity and Inclusion"). Up to 15 points
- 12. Cost per return. We will evaluate the cost per return for the previous grant period based on your grant awards and the number of returns you prepared in those years. We will use production numbers captured in our systems for the sites in your proposal at the time of evaluation. **Up to 50 points**

Scoring Criteria for the Tax Credit Outreach Grant

If you are applying for the Tax Credit Outreach Grant, we will evaluate and score your organization's proposal based on these factors:

- 1. Your plan for publicizing and promoting the availability of eligible credits to taxpayers. We give additional consideration to organizations that have experience serving demographic groups or geographic regions that have historically had low rates of participation in eligible credits, including immigrant communities, limited English-speaking communities, senior communities, low-income communities, Greater Minnesota, Brooklyn Park, Brooklyn Center, North Minneapolis, Northeast Minneapolis, and Tribal Reservations in their plans. We also give additional consideration to organizations who publicize and promote in languages other than English, such as Spanish, Hmong, Oromo, Somali, etc. Up to 50 points
- 2. Clear explanation of how grant funding will help you to publicize and promote the availability of eligible credits to taxpayers. Include clearly stated goals, and how you will reach these goals over the next two years, to promote the availability of eligible credits to taxpayers that have historically had low rates of participation claiming these eligible credits. This should include SMART goals (Specific, Measurable, Attainable, Realistic, Timely). Up to 50 points
- **3.** Clear explanation in how your proposed budget helps you meet your goals to promote the availability of eligible credits to taxpayers over the next two years. This includes a detailed budget noting how you will spend grant funds for each fiscal year. **Up to 20 points**
- **4.** Your specific partnership efforts or plans to collaborate with other organizations (such as schools, government entities, and community-based non-profit or for-profit organizations) to promote the availability of eligible credits over the next two years. Explain the roles and responsibilities of each collaborating organization, such as equipment, training assistance, advertising, or supplies. Include specific contributions your organization has provided and plans to provide to reach taxpayers that have historically had low rates of participation in claiming eligible credits. We give additional consideration if

the partnered organizations serve demographic groups or geographic regions that have historically had low rates of participation in eligible credits, including immigrant communities, limited English-speaking communities, senior communities, low-income communities, Greater Minnesota, Brooklyn Park, Brooklyn Center, North Minneapolis, Northeast Minneapolis, and Tribal Reservations. — **Up to 15 points**

- **5.** Your plan to serve taxpayers who need materials in languages other than English, including but not limited to Spanish, Hmong, Oromo, and Somali. Include any details about translating needed materials, whether done internally or through contractors. **Up to 15 points**
- 6. Identify the populations you plan to serve. We give additional consideration to organizations who serve individuals who speak limited or no English, have low income, are age 60 or older, or have historically low rates of participation in eligible credits. Up to 20 points

Part Seven. Grant Awards

If we award you grant funds, we will email your grant contract by **September 29, 2023**. When all parties sign the grant contract, it is considered fully executed.

If the actual award amount is less than the requested amount, you must provide a revised budget by October 31, 2023. Email the revised budget to volunteer.grant.mndor@state.mn.us.

What if I am not awarded grant funds?

We will email you by September 29, 2023, and indicate why you were not selected for grant funds.

Our award decisions are final and not subject to appeal.

Part Eight. Accountability and Reporting

Progress and final reports

All grantees must submit progress reports and final reports for each fiscal year.

When are progress reports due?

FY24: February 9, 2024 FY25: February 14, 2025

When are final reports due?

FY24: May 3, 2024 FY25: May 2, 2025

How do I submit a report?

 Go to the grant webpage to locate the reports under "Information and Forms for the Fiscal Year 2024-2025 RFP."

- 2. Complete answers to all questions in the report. Include any supporting documentation that helps answer questions in the report.
- 3. Email your report to volunteer.grant.mdor@state.mn.us by the due date.

What happens if my report is incomplete?

If we determine your report is incomplete, we will give you a deadline to resubmit a complete report. If you miss this deadline, we may choose not to reimburse the remaining grant funds.

What happens if I do not submit a timely report?

We may choose not to reimburse you for remaining grant funds, and you may not receive grant funds for the next fiscal year. We will not make payments on grants with past due progress or final reports unless we give you a written extension.

When will I know the status of my progress report or final report?

We will email you to confirm the receipt and status of your progress report or final report within 10 business days of submission.

FY25 Budget Requests

You must submit an updated proposed budget request and explanation of how you will spend grant funds to reach your goals for FY25 by **August 16, 2024**. To find the proposed budget worksheet, go to the grant webpage under "Information and Forms for the Fiscal Year 2024-2025 RFP."

Part Nine. Monitoring Visits and Reviews

- We will conduct at least one monitoring visit on any grant of \$50,000 or more each fiscal year. We may conduct the monitoring visit in person, virtually, or by phone during the tax filing season.
- We will conduct a financial reconciliation of a grantee's expenditures at least once during each fiscal year on any grant of \$50,000 or more. This involves reconciling expenses for a given period with supporting documentation such as purchase orders, invoices, itemized receipts, mileage logs, and payroll records. A grantee must make all documents available on our request. Expenses must correspond with how we award grant funds.
- We will also conduct monitoring visits and financial reconciliations on grants under \$50,000. Reasons for these reviews can include: new grantee, advance payments, random selection, high risk, FSA only site, etc. We may conduct the monitoring visit in person, virtually, or by phone during the tax filing season.
- By law, we may examine all books, records, documents, and accounting procedures and practices by the grantee or any parties relevant to the grant or transaction. The legislative auditor and the state auditor may also examine them. (See Minnesota Statutes 2022, section 16B.98, subdivision 8.) This requirement lasts for a minimum of six years from the grant agreement end date, receipt, and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later. We continuously review organizations' records to verify they are meeting payment obligations to government agencies.

- Note: Minnesota Laws 2023, Chapter 62, Article 7 amended Minnesota Statute 16B.98 regarding grant administration. This may affect grants issued after August 1, 2023.
- If an organization fails to comply with the guidelines and requirements of the VITA or TCE program, we will terminate the grant contract.

Part Ten. Grant Payments

The Minnesota Department of Revenue follows <u>State Policy on Grant Payments</u>. Reimbursement is the preferred method for making grant payments. All requests for reimbursement must correspond with the approved grant budget. We review each request for reimbursement against the approved grant budget, grant expenditures to date, and the latest grant progress or final report before approving payment. We will not make payments on grants with past due progress reports or final reports unless we give you a written extension.

The Department of Revenue reimburses grant funds.

- For FY24, you must have spent the money between October 1, 2023 (or when the grant contract is fully executed, whichever is later), and August 31, 2024, before requesting reimbursement
- For FY25, you must have spent the money between October 1, 2024, and August 31, 2025, before requesting reimbursement

When are reimbursement requests due?

For FY24, your organization may submit reimbursement requests at these times:

- When the progress report is due on February 9, 2024
- When the final report is due on May 3, 2024
- Before August 31, 2024

For FY25, your organization may submit reimbursement requests at these times:

- When the progress report is due on February 14, 2025
- When the final report is due on May 2, 2025
- Before August 31, 2025

You may request reimbursement for up to half of your grant award when the progress report is due and the second half when the final report is due. You may request any remaining grant amounts through August.

For FY24, we will **not** accept reimbursement requests after August 31, 2024, at 11:59 p.m. Central time.

For FY25, we will **not** accept reimbursement requests after August 31, 2025, at 11:59 p.m. Central time.

What documentation do I need to provide?

You must provide supporting documentation (payroll records, timesheets, itemized receipts, invoices, mileage logs, payment records, etc.) proving all expenses are allowable within the guidelines of the grant contract.

- Salary documentation must include the name, position, and pay rate of the employee. If the employee has multiple functions, list the amount of time they spent on the volunteer taxpayer assistance program.
- Mileage logs must include the date, who was traveling, where they went, the purpose, and the starting and ending locations of travel.

- Reimbursement requests for food and beverages from a restaurant must include an itemized receipt showing the purchases made, including the cost of each item, tips, delivery fees, service fees, taxes, and the total. A credit card receipt for the total cost alone is not adequate documentation.
- General ledgers alone are not adequate documentation.
- Provide receipts, cancelled checks, or a bank statement showing that the expense was paid.
- For organizations with cost allocations, we will allow one month of allocations.
- If you paid an expense, but only part of your expense was used to provide volunteer taxpayer assistance services, explain how you apportioned the amount for the grant program. Percentages or number of hours are acceptable.
- Clearly indicate the dates and expenses you are requesting reimbursement for.

How do I submit a reimbursement request?

- 1. Go to the <u>grant webpage</u> to locate the Reimbursement Request Expense Tracking Sheet under "Information and Forms for the Fiscal Year 2024-2025 RFP."
- 2. Complete a Reimbursement Request Expense Tracking Sheet to detail the specific expenses of the reimbursement request.
- 3. Attach supporting documentation to the email in the order it appears on the Reimbursement Request Expense Tracking Sheet. Use as few attachments as possible.
- 4. Email your reimbursement request to volunteer.grant.mdor@state.mn.us.

We will not accept reimbursement requests without:

- A Reimbursement Request Expense Tracking Sheet
- Supporting documentation

Note: If you are receiving \$50,000 or more in grant funds, we will conduct a monitoring visit in person, virtually, or by phone before approving final reimbursement.

How do I request advance grant funds instead of reimbursed grant funds?

If you have reason to request advance grant funds, your proposal must include a written explanation specifying the need for advance grant funds. You must explain why reimbursed grant funds would cause extraordinary cost to your organization.

We will review requests for advance grant funds and may authorize them on a case-by-case basis. We only issue advance grant funds to past grant recipients. Your advance request may be up to 50% of your grant award but may not exceed \$10,000 per fiscal year. When you submit an updated proposed budget in August 2024, if you have reason to request advance grant funds for the second year, you must include a written explanation specifying the need.

Based on your written explanation, advance grant funds may be allowed for equipment and accessories, advertising, and supplies. Other items may be approved on a case-by-case basis. Advance grant funds will not be allowed for salaries or food and beverage.

We allow advance grant funds for the current fiscal year only. They must be requested and evaluated each fiscal year. We will not consider advance grant funds if your proposal or FY25 proposed budget request does not request them.

If you receive advance grant funds:

- The grant contract will include an advance payment provision, including the return of unspent funds.
- For each fiscal year that grant funds are awarded, we will conduct a monitoring visit before June 30. If
 we determine you did not spend grant funds in accordance with the grant contract, you must return the
 funds to us. We will not authorize advance grant funds for you in the future.

Part Eleven. Review Process and Timeline

The review committee will evaluate all eligible and complete proposals received by the deadline. The Minnesota Department of Revenue will review all committee recommendations and is responsible for award decisions. **Our award decisions are final and not subject to appeal.**

In order to consider organizations for grant funding, we must receive completed grant proposals by July 31, 2023, at 11:59 p.m. Central time.

If we award your organization grant funds, you may only spend and reimburse the first year's amount awarded in the first year of the biennium. Remaining funds from the first year will carry over into the second year.

We will notify grant recipients of funding decisions by September 29, 2023. An applicant awarded funding must submit a signed grant contract before any funds can be spent. Grant recipients must spend the grant funds by August 31, 2025.

FY24-FY25 Grant Timeline			
RFP posted on website	June 30, 2023		
Last day to submit questions about the RFP	July 14, 2023		
Proposals due	July 31, 2023		
Proposal review and evaluation	August 1, 2023, through September 29, 2023		
Notification of selection/non-selection	September 29, 2023		
FY24 Funds available for use	October 1, 2023 (or when both parties sign the grant		
	contract, whichever is later), through August 31, 2024		
FY24 Progress report due	February 9, 2024		
FY24 Final report due	May 3, 2024		
FY25 Updated proposed budget request due	August 16, 2024		
FY24 Final reimbursement request due	August 31, 2024		
FY25 Funds available for use	October 1, 2024, through August 31, 2025		
FY25 Progress report due	February 14, 2025		
FY25 Final report due	May 2, 2025		
FY25 Final reimbursement request due	August 31, 2025		
FY24-FY25 Grant period	October 1, 2023, through August 31, 2025		

Part Twelve. Additional Information

 Any statement in this RFP that contains the word "must" means compliance is mandatory. Failure to satisfy that condition will cause the proposal to be rejected, will be in violation of the grant contract, or will cause grant funds to not be reimbursed.

- You may not restrict the rights of the state to qualify your proposal. If you do so, we may not consider your proposal.
- All proposals submitted in response to this RFP become property of the state. After we award grant funds, the public may review proposals on request.
- You will bear all costs incurred in responding to this RFP.
- A copy of the state's grant contract is attached (pages 23-38). If any section presents critical problems for you, you must indicate those issues in your proposal.
- Any resulting grant contract will begin on October 1, 2023, or upon full execution of the grant contract, whichever is later.
- If you need to terminate your grant contract for any reason, you must notify the contract manager and project manager in writing as soon as possible.
- The grantee will comply with <u>Minnesota Statutes 2020, section 201.162</u>, by providing voter registration services for its employees and the public.

Diversity and Inclusion

The State of Minnesota is committed to advancing diversity and inclusion in both its own agencies and the volunteer programs supporting Minnesota taxpayers. Demonstrating your commitment to diversity and inclusion is a vital part of the grant application process.

Diversity is the mix of human differences and similarities that impact our interactions and access to opportunity. The concept of diversity extends to all facets of life, including but not limited to:

- Age
- Color
- Education
- Ethnicity
- Gender identity and expression
- Language
- Marital status
- Race
- Religion
- Sexual orientation
- Socioeconomic status
- Veteran status

Inclusion is welcoming individual differences and similarities, respecting others, treating people equitably, and forming meaningful connections. That way, every person's contributions are recognized, accepted, and incorporated.

Conflicts of Interest

We take steps to prevent individual and organizational conflicts of interest, both in reference to applicants and reviewers under Minnesota Statutes 2020, section 16B.98, and Conflict of Interest Policy for State Grant-Making.

Organizational conflicts of interest occur when:

- A grantee or applicant is unable or potentially unable to render impartial assistance or advice to Revenue due to competing duties or loyalties.
- A grantee or potential grantee has an unfair competitive advantage through being furnished unauthorized proprietary information or source selection information that is not available to all competitors
- A grantee's or applicant's objectivity in carrying out the grant is or might be otherwise impaired due to competing duties or loyalties.

In cases where a conflict of interest is suspected, disclosed, or discovered, we may notify the applicants or grantees and may take action. Actions may include, but are not limited to, disqualification from the grant award or termination of the grant agreement.

Classification and Treatment of Grant Data

The classification and treatment of grant data is governed by section 13.599 of the Minnesota Government Data Practices Act. (See Minnesota Statute 13.)

Specifically, under Minnesota Statutes 2020, section 13.599, subdivisions 3 and 4:

- Proposal responses submitted by grantees are private or nonpublic data until we open the responses.
- Once we open proposal responses, the names, addresses, and amounts requested of grant applicants are public data.
- Data we create or maintain as part of the evaluation process are protected nonpublic data until we complete the grant evaluation process (i.e., when all grant agreements are fully executed).
- After we complete the grant evaluation process:
 - All remaining data in proposal responses, except trade secret data as defined in 2020 Minnesota Statute 13.37, are public data.
 - A statement by a grantee that the proposal response is copyrighted or otherwise protected does not prevent public access to the response.
 - All data we create or maintain as part of the evaluation process, except trade secret data as defined in 2020 Minnesota Statute 13.37, are public data.

Part Thirteen. Grant Contracts

State of Minnesota Taxpayer Assistance Grant Contract

This grant contract is between the State of Minnesota, acting through its Commissioner of Revenue ("STATE") and (full name, address) ("GRANTEE").

Recitals

- 1. Under Minnesota Statute §270C.03, subdivision 1 and 2023 Minn. Law, Chapter 64, Article 1, Section 14, the State is authorized to enter into this grant contract.
- 2. The State is in need of voluntary taxpayer assistance services to low income, elderly, and disadvantaged Minnesota residents.
- 3. The Grantee represents that it is duly qualified and agrees to perform all services described in this grant contract to the satisfaction of the State. Pursuant to 2022 Minn. Stat. §16B.98, Subd. 1, the Grantee agrees to minimize administrative costs as a condition of this grant.

Grant Contract

1 Term of Grant Contract

- 1.1 *Effective date*: October 1, 2023, or the date the State obtains all required signatures under 2022 Minn. Stat. §16B.98, Subd. 5, whichever is later. Per 2022 Minn. Stat. §16B.98, Subd. 7, no payments will be made to the Grantee until this grant contract is fully executed.
 - The Grantee must not begin work under this grant contract until this contract is fully executed and the Grantee has been notified by the State's Authorized Representative to begin the work.
- 1.2 *Expiration date*: August 31, 2025, or when all obligations have been satisfactorily fulfilled, whichever occurs first.
- 1.3 *Survival of Terms*: The following clauses survive the expiration or cancellation of this grant contract: Liability; State Audits; Government Data Practices and Intellectual Property; Publicity and Endorsement; Governing Law, Jurisdiction, and Venue; and Data Disclosure. Any other contract term that states it shall survive, shall survive.

2 Grantee's Duties

- 2.1 The Grantee, who is not a state employee, will:
 - Comply with required grants management policies and procedures set forth through 2022 Minn. Stat. §16B.97, Subd. 4 (a) (1). coordinate, facilitate, encourage, and aid in the provision of volunteer taxpayer assistance services to low- income, elderly, or disadvantaged Minnesota residents; file federal, state income and property tax refund returns; and provide personal representation before the Minnesota Department of Revenue and the Internal Revenue Service.
- 2.2 The grant may only be used for the purposes as specified above in item 2.1 and in item 2.2(1). The Grantee will perform the duties as specified below in items (2) and (3), and only seek reimbursement for expenses requested and approved in item (4), which are referenced and incorporated into this contract and are therefore part of the contract. In the event of any conflict in language provisions, the order of precedent will be determined in the order listed below.
 - (1) The grant may only be used for items reimbursable in the following four categories:

Equipment and Accessories, Advertising, Salaries, and Other Expenses. Any expenses outside of these categories will not be reimbursed under this grant contract; refer to Attachment A for a full description of allowable expenses.

- (2) Attachment A: The Department of Revenue's Request for Proposal.
- (3) Attachment B: The Grantee's proposal as it is applicable to the usage of the grant as stated above in item (1) of this section.
- (4) Exhibit A: Approved budget proposal
- 2.3 The State and grantee recognize there are two separate grant periods in this grant contract:

The first-year grant period is October 1, 2023, through August 31, 2024; The second-year grant period is October 1, 2024, through August 31, 2025.

(a) For the first-year grant period the following reporting must be completed:

The Grantee must submit a progress report no later than February 9, 2024, as required in the Reporting section of the Minnesota Department of Revenue's ("DEPARTMENT'S") Request for Proposals. If the Grantee does not submit a progress report by February 9, 2024, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the volunteer taxpayer assistance grant program in the next fiscal year. This Grant Agreement may be terminated immediately for non-compliance.

The Grantee must submit a final report no later than May 3, 2024, as required in the Reporting section of the Department's Request for Proposals. The final report must demonstrate how the money was used to carry out activities for which the grant was awarded. If the Grantee does not submit a final report by May 3, 2024, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the volunteer taxpayer assistance grant program in the next fiscal year. This Grant Agreement may be terminated immediately for non-compliance.

(b) For the second-year grant period the following reporting must be completed:

The Grantee must submit a progress report no later than February 14, 2025, as required in the Reporting section of the Department's Request for Proposals. If the Grantee does not submit a progress report by February 14, 2025, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the volunteer taxpayer assistance grant program in the next fiscal year. This Grant Agreement may be terminated immediately for non-compliance.

The Grantee must submit a final report no later than May 2, 2025, as required in the Reporting section of the Department's Request for Proposals. The final report must demonstrate how the money was used to carry out activities for which the grant was awarded. If the Grantee does not submit a final report by May 2, 2025, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the volunteer taxpayer assistance grant program in the next fiscal year. This Grant Agreement may be terminated immediately for non-compliance.

3 Time

The Grantee must comply with all the time requirements described in this grant contract. In the performance of this grant contract, time is of the essence.

4 Consideration and Payment

4.1 *Consideration.* The State will provide the Grantee funds under this grant contract as follows:

(a) **Compensation**

The Grantee will be paid once requests for reimbursement or advance funding have been approved.

First-year grant period award: The Grantee has been awarded \$XXX.XX for the first-year grant period. A Grantee may submit a request for reimbursement for up to half of the grant award when the progress report is due and the second half when the final report is due. Organizations may request any remaining grant fund reimbursement through August 31. A Reimbursement Request Expense Tracking Sheet must be submitted with all requests. Reimbursements will not be accepted without this sheet. Refer to Clauses 4.2(a) and 4.2(b). The Grantee will not be reimbursed in excess of the above stated first-year grant period award.

Second-year grant period award: The Grantee has been awarded \$XXX.XX for the second-year grant period. A Grantee may submit a request for reimbursement for up to half of the grant award when the progress report is due and the second half when the final report is due. Organizations may request any remaining grant fund reimbursement through August 31. A Reimbursement Request Expense Tracking Sheet must be submitted with all requests. Reimbursements will not be accepted without this sheet. Refer to Clauses 4.2. The Grantee will not be reimbursed in excess of the above stated second-year grant period award.

(b) Total Obligation

The total obligation of the State for all reimbursements to the Grantee under this grant contract will not exceed \$[Grant Award Amount]

4.2 Payment

(a) **Reimbursements**

The State will promptly pay the Grantee after the Grantee requests reimbursement. Reimbursements will be paid in the following manner:

<u>For the first-year grant period:</u> Grantees may request reimbursement for up to half of their grant award when the progress report is due and the second half when the final report is due. Any remaining grant award amounts may be requested through August 31, 2024.

<u>For the second-year grant period:</u> Grantees may request reimbursement for up to half of their grant award when the progress report is due and the second half when the final report is due. Any remaining grant award amounts may be requested through August 31, 2025.

(b) Advance Funds

In special circumstances a Grantee may be provided grant funds in advance. Advance funds may only be dispersed up to 50% of the award total, not to exceed \$10,000.00 per fiscal year.

Advance funds may be allowed for equipment and accessories, advertising, and supplies based on the written justification. Other items may be approved on a case-by-case basis. Grantee will be notified of the approved budget items they may use advance funds on.

(c) Unexpended Funds

In the event the Grantee has been provided grant funds in advance the Grantee must promptly return to the State any unexpended funds that have not been accounted for annually in a financial report to the State due at grant closeout (September 30, 2025).

5 Conditions of Payment

All services provided by the Grantee under this grant contract must be performed to the State's satisfaction, as determined at the sole discretion of the State's Authorized Representative and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations. The Grantee will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local ordinances, rules, and regulations.

6 Authorized Representative

The State's Authorized Representative is Meghan Armeli, Contract Coordinator (or successor), phone 651-556-4023, Financial Management Division, Minnesota Department of Revenue. The State's Authorized Representative is responsible for managing the compliance of this contract and is the authorized representative to consider, accept, or reject any contract modifications.

The State's Authorized Representative is Jessica Delcid, Technical/Project Manager (or successor), phone 651-556-3052 or 1-800-818-6871, Income Tax & Withholding Division, Minnesota Department of Revenue. She is responsible for the technical aspect of the grant contract and serving as the liaison with the Grantee for operational issues, monitoring visits, financial reconciliations, and progress and final reports, and has the authority for approval and acceptance of service and approval for payment.

The Grantee's Authorized Representative is (Name, Telephone Number, Email Address, Mailing address). If the Grantee's Authorized Representative changes at any time during this grant contract, the Grantee must immediately notify the Technical/Project Manager. The Grantee's Authorized Representative is the only individual allowed to request changes to this contract.

7 Assignment, Amendments, Waiver, and Grant Contract Complete

- 7.1 **Assignment.** The Grantee may neither assign nor transfer any rights or obligations under this grant contract without the prior written consent of the State, approved by the same parties who executed and approved this grant contract, or their successors in office.
- 7.2 **Amendments.** Any amendments to this grant contract must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original grant contract, or their successors in office.
- 7.3 *Waiver*. If the State fails to enforce any provision of this grant contract, that failure does not waive the provision or the State's right to enforce it.
- 7.4 Grant Contract Complete. This grant contract contains all negotiations and agreements between the State and the Grantee. Other than an amendment that complies with section/ clause 7.2, no other understanding regarding this grant contract, whether written or oral, may be used to bind either party.

8 Liability

The Grantee must indemnify, save, and hold the State, its agents, and employees harmless from any claims or causes of action, including attorney's fees and costs incurred by the State, arising from the performance of this grant contract by the Grantee or the Grantee's agents or employees. This clause will not be construed to bar any legal remedies the Grantee may have for the State's failure to fulfill its obligations under this grant contract.

9 State Audits

Under Minnesota State statute §16B.98, Subd.8 a grant agreement made by an executive agency must include an audit clause that provides that the books, records, documents, and accounting procedures and practices of the grantee or other party that are relevant to the grant or transaction are subject to examination by the granting agency and either the legislative auditor or the state auditor, as appropriate, for a minimum of six years from the grant agreement end date, receipt and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later. If a grant agreement does not include an express audit clause, the audit authority under this subdivision is implied.

10 Government Data Practices and Intellectual Property Rights

10.1 Government Data Practices

The Grantee and State must comply with the Minnesota Government Data Practices Act, 2022 Minn. Stat. Ch. 13, as it applies to all data provided by the State under this grant contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Grantee under this grant contract. The civil remedies of 2022 Minn. Stat. § 13.08 apply to the release of the data referred to in this clause by either the Grantee or the State. If the Grantee receives a request to release the data referred to in this Clause, the Grantee must immediately notify the State. The State will give the Grantee instructions concerning the release of the data to the requesting party before the data is released. The Grantee's response to the request shall comply with applicable law.

10.2 Intellectual Property Rights

(a) Intellectual property rights. The State owns all rights, title, and interest in all of the intellectual property rights, including copyrights, patents, trade secrets, trademarks, and service marks in the works and documents created and paid for under this Contract. The "works" means all inventions, improvements, discoveries (whether or not patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the Contractor, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this Contract. "Works" includes documents. The "documents" are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the Contractor, its employees, agents, or subcontractors, in the performance of this Contract. The documents will be the exclusive property of the State and all such documents must be immediately returned to the State by the Contractor upon completion or cancellation of this Contract. To the extent possible, those works eligible for copyright protection under the United States Copyright Act will be deemed to be "works made for hire." The Contractor assigns all right, title, and interest it may have in the works and the documents to the State. The Contractor must, at the request of the State, execute all papers and perform all other acts necessary to transfer or record the State's ownership interest in the works and documents.

(b) Obligations

(1) **Notification.** Whenever any invention, improvement, or discovery (whether or not patentable) is made or conceived for the first time or actually or constructively reduced to practice by the Grantee, including its employees and subcontractors, in the performance of this Contract, the Grantee will immediately give the State's Authorized Representative written notice

thereof, and must promptly furnish the State's Authorized Representative with complete information and/or disclosure thereon.

(2) Representation. The Grantee must perform all acts, and take all steps necessary to ensure that all intellectual property rights in the works and documents are the sole property of the State, and that neither Grantee nor its employees, agents, or subcontractors retain any interest in and to the works and documents. The Grantee represents and warrants that the works and documents do not and will not infringe upon any intellectual property rights of other persons or entities. Notwithstanding Clause 8, the Grantee will indemnify; defend, to the extent permitted by the Attorney General; and hold harmless the State, at the Grantee's expense, from any action or claim brought against the State to the extent that it is based on a claim that all or part of the works or documents infringe upon the intellectual property rights of others. The Grantee will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney fees and costs. If such a claim or action arises, or in the Grantee's or the State's opinion is likely to arise, the Grantee must, at the State's discretion, either procure for the State the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing works or documents as necessary and appropriate to obviate the infringement claim. This remedy of the State will be in addition to, and not exclusive of, other remedies provided by law.

11 Workers' Compensation

The Grantee certifies that it is in compliance with 2022 Minn. Stat. §176.181, subd. 2 pertaining to workers' compensation insurance coverage. The Grantee's employees and agents will not be considered State employees. Any claims that may arise under the Minnesota Workers' Compensation Act on behalf of these employees and any claims made by any third party as a consequence of any act or omission on the part of these employees are in no way the State's obligation or responsibility.

12 Publicity and Endorsement

- 12.1 **Publicity.** Any publicity regarding the subject matter of this grant contract must identify the State as the sponsoring agency and must not be released without prior written approval from the State's Authorized Representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Grantee individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this grant contract.
- 12.2 **Endorsement.** The Grantee must not claim that the State endorses its products or services.

13 Governing Law, Jurisdiction, Venue, and Severability Clauses

Minnesota law, without regard to its choice-of-law provisions, governs this grant contract. Venue for all legal proceedings out of this grant contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota. All provisions of this contract are distinct and severable. If any provision is deemed invalid, illegal, unenforceable, or unconstitutional, it shall not affect the validity, legality, enforceability, or constitutionality of any other provision of this contract.

14 Termination

- 14.1 **Termination by the State.** The State may immediately terminate this grant contract with or without cause, upon 30 days' written notice to the Grantee. Upon termination, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.
- 14.2 **Termination for Cause.** The State may immediately terminate this grant contract if the State finds that there has been a failure to comply with the provisions of this grant contract, that reasonable progress has not been made or that the purposes for which the funds were granted have not been or will not be fulfilled. The State may take action to protect the interests of the State of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.
- 14.3 *Termination for Insufficient Funding.* The State may immediately terminate this grant contract if: a) It does not obtain funding from the Minnesota Legislature.
 - b) Or, if funding cannot be continued at a level sufficient to allow for the payment of the services covered here. Termination must be by written notice to the Grantee. The State is not obligated to pay for any services that are provided after notice and effective date of termination. However, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed to the extent that funds are available. The State will not be assessed any penalty if the contract is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The State must provide the Grantee notice of the lack of funding within a reasonable time of the State's receiving that notice.

15 Data Disclosure

Under 2022 Minn. Stat. § 270C.65, Subd. 3, and other applicable law, the Grantee consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the State, to federal and state tax agencies and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state tax laws which could result in action requiring the Grantee to file state tax returns and pay delinquent state tax liabilities, if any.

16 Exhibits

The following documents are attached and incorporated into this contract:

Exhibit A: Approved budget proposals

Print name:	Meghan Armeli	Print na	me: Maggie Rittenhouse	
Signature:		Signature:		
Title: Ad	ccounting Officer Sr. Date:	Title:	Agency Chief Financial Officer	Date:
SWIFT Con	tract No.:			
execut	ee rantee certifies that the appropriate person(s) have ted the Contract on behalf of the Grantee as required plicable articles, bylaws, resolutions, or ordinances.	,		
Print name	e:			
Signature:				
Title:	Date:			

1. State Encumbrance Verification

Individual certifies that funds have been encumbered as

required by Minn. Stat. §16A.15 and 16C.05

3. State Agency

With delegated authority

State of Minnesota Tax Credit Outreach Grant Contract

This grant contract is between the State of Minnesota, acting through its Commissioner of Revenue ("STATE") and (full name, address) ("GRANTEE").

Recitals

- 1. Under Minnesota Statute §270C.03, subdivision 1 and 2023 Minn. Law, Chapter 64, Article 7, section 30, the State is authorized to enter into this grant contract.
- 2. The State is in need of eligible nonprofit organizations and federally recognized Indian Tribes who can publicize and promote the availability of eligible credits to taxpayers likely to be eligible for those credits and voluntary taxpayer assistance services to low income, elderly, and disadvantaged Minnesota residents.
- 3. The Grantee represents that it is duly qualified and agrees to perform all services described in this grant contract to the satisfaction of the State. Pursuant to 2022 Minn. Stat. §16B.98, Subd. 1, the Grantee agrees to minimize administrative costs as a condition of this grant.

Grant Contract

1 Term of Grant Contract

- 1.1 *Effective date*: October 1, 2023, or the date the State obtains all required signatures under 2022 Minn. Stat. §16B.98, Subd. 5, whichever is later. Per 2022 Minn. Stat. §16B.98, Subd. 7, no payments will be made to the Grantee until this grant contract is fully executed.
 - The Grantee must not begin work under this grant contract until this contract is fully executed and the Grantee has been notified by the State's Authorized Representative to begin the work.
- 1.2 *Expiration date*: August 31, 2025, or when all obligations have been satisfactorily fulfilled, whichever occurs first.
- 1.3 **Survival of Terms:** The following clauses survive the expiration or cancellation of this grant contract: Liability; State Audits; Government Data Practices and Intellectual Property; Publicity and Endorsement; Governing Law, Jurisdiction, and Venue; and Data Disclosure. Any other contract term that states it shall survive, shall survive.

2 Grantee's Duties

- 2.1 The Grantee, who is not a state employee, will:
 - Comply with required grants management policies and procedures set forth through 2022 Minn. Stat. §16B.97, Subd. 4 (a) (1). Publicize and promote the availability of eligible credits to taxpayers likely to be eligible for them (2). coordinate, facilitate, encourage, and aid in the provision of volunteer taxpayer assistance services to low- income, elderly, or disadvantaged Minnesota residents; file federal, state income and property tax refund returns; and provide personal representation before the Minnesota Department of Revenue and the Internal Revenue Service.
- 2.2 The grant may only be used for the purposes as specified above in item 2.1 and in item 2.2(1). The Grantee will perform the duties as specified below in items (2) and (3), and only seek reimbursement for expenses requested and approved in item (4), which are referenced and incorporated into this contract and are therefore part of the contract. In the event of any conflict in language provisions, the order of precedent will be determined in the order listed below.
 - (1) The grant may only be used for items reimbursable in the following four categories:

Equipment and Accessories, Advertising, Salaries, and Other Expenses. Any expenses outside of these categories will not be reimbursed under this grant contract; refer to Attachment A for a full description of allowable expenses.

- (2) Attachment A: The Department of Revenue's Request for Proposal.
- (3) Attachment B: The Grantee's proposal as it is applicable to the usage of the grant as stated above in item (1) of this section.
- (4) Exhibit A: Approved budget proposal
- 2.3 The State and grantee recognize there are two separate grant periods in this grant contract:

The first-year grant period is October 1, 2023, through August 31, 2024; The second-year grant period is October 1, 2024, through August 31, 2025.

(c) For the first-year grant period the following reporting must be completed:

The Grantee must submit a progress report no later than February 9, 2024, as required in the Reporting section of the Minnesota Department of Revenue's ("DEPARTMENT'S") Request for Proposals of the Grantee does not submit a progress report by February 9, 2024, the organisation

Proposals. If the Grantee does not submit a progress report by February 9, 2024, the organization may not be reimbursed for remaining grant funds and may **not** be eligible to receive grant monies under the tax credit outreach grant program in the next fiscal year. This Grant Agreement may be

terminated immediately for non-compliance.

The Grantee must submit a final report no later than May 3, 2024, as required in the Reporting section of the Department's Request for Proposals. The final report must demonstrate how the money was used to carry out activities for which the grant was awarded. If the Grantee does not submit a final report by May 3, 2024, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the tax credit outreach grant program in the next fiscal year. This Grant Agreement may be terminated immediately for noncompliance.

(d) For the second-year grant period the following reporting must be completed:

The Grantee must submit a progress report no later than February 14, 2025, as required in the Reporting section of the Department's Request for Proposals. If the Grantee does not submit a progress report by February 14, 2025, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the tax credit outreach grant program in the next fiscal year. This Grant Agreement may be terminated immediately for noncompliance.

The Grantee must submit a final report no later than May 2, 2025, as required in the Reporting section of the Department's Request for Proposals. The final report must demonstrate how the money was used to carry out activities for which the grant was awarded. If the Grantee does not submit a final report by May 2, 2025, the organization may not be reimbursed for remaining grant funds and may not be eligible to receive grant monies under the tax credit outreach grant program in the next fiscal year. This Grant Agreement may be terminated immediately for non-compliance.

3 Time

The Grantee must comply with all the time requirements described in this grant contract. In the performance of this grant contract, time is of the essence.

4 Consideration and Payment

4.1 *Consideration.* The State will provide the Grantee funds under this grant contract as follows:

(a) Compensation

The Grantee will be paid once requests for reimbursement or advance funding have been approved.

First-year grant period award: The Grantee has been awarded \$XXX.XX for the first-year grant period. A Grantee may submit a request for reimbursement for up to half of the grant award when the progress report is due and the second half when the final report is due. Organizations may request any remaining grant fund reimbursement through August 31. A Reimbursement Request Expense Tracking Sheet must be submitted with all requests. Reimbursements will not be accepted without this sheet. Refer to Clauses 4.2(a) and 4.2(b). The Grantee will not be reimbursed in excess of the above stated first-year grant period award.

Second-year grant period award: The Grantee has been awarded \$XXX.XX for the second-year grant period. A Grantee may submit a request for reimbursement for up to half of the grant award when the progress report is due and the second half when the final report is due. Organizations may request any remaining grant fund reimbursement through August 31. A Reimbursement Request Expense Tracking Sheet must be submitted with all requests. Reimbursements will not be accepted without this sheet. Refer to Clauses 4.2. The Grantee will not be reimbursed in excess of the above stated second-year grant period award.

(b) Total Obligation

The total obligation of the State for all reimbursements to the Grantee under this grant contract will not exceed \$[Grant Award Amount]

4.2 Payment

(a) **Reimbursements**

The State will promptly pay the Grantee after the Grantee requests reimbursement. Reimbursements will be paid in the following manner:

<u>For the first-year grant period:</u> Grantees may request reimbursement for up to half of their grant award when the progress report is due and the second half when the final report is due. Any remaining grant award amounts may be requested through August 31, 2024.

<u>For the second-year grant period:</u> Grantees may request reimbursement for up to half of their grant award when the progress report is due and the second half when the final report is due. Any remaining grant award amounts may be requested through August 31, 2025.

(b) Advance Funds

In special circumstances a Grantee may be provided grant funds in advance. Advance funds may only be dispersed up to 50% of the award total, not to exceed \$10,000.00 per fiscal year.

Advance funds may be allowed for equipment and accessories, advertising, and supplies based on the written justification. Other items may be approved on a case-by-case basis. Grantee will be notified of the approved budget items they may use advance funds on.

(c) Unexpended Funds

In the event the Grantee has been provided grant funds in advance the Grantee must promptly return to the State any unexpended funds that have not been accounted for annually in a financial report to the State due at grant closeout (September 30, 2025).

5 Conditions of Payment

All services provided by the Grantee under this grant contract must be performed to the State's satisfaction, as determined at the sole discretion of the State's Authorized Representative and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations. The Grantee will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local ordinances, rules, and regulations.

6 Authorized Representative

The State's Authorized Representative is Meghan Armeli, Contract Coordinator (or successor), phone 651-556-4023, Financial Management Division, Minnesota Department of Revenue. The State's Authorized Representative is responsible for managing the compliance of this contract and is the authorized representative to consider, accept, or reject any contract modifications.

The State's Authorized Representative is Jessica Delcid, Technical/Project Manager (or successor), phone 651-556-3052 or 1-800-818-6871, Income Tax & Withholding Division, Minnesota Department of Revenue. She is responsible for the technical aspect of the grant contract and serving as the liaison with the Grantee for operational issues, monitoring visits, financial reconciliations, and progress and final reports, and has the authority for approval and acceptance of service and approval for payment.

The Grantee's Authorized Representative is (Name, Telephone Number, Email Address, Mailing address). If the Grantee's Authorized Representative changes at any time during this grant contract, the Grantee must immediately notify the Technical/Project Manager. The Grantee's Authorized Representative is the only individual allowed to request changes to this contract.

7 Assignment, Amendments, Waiver, and Grant Contract Complete

- 7.1 **Assignment.** The Grantee may neither assign nor transfer any rights or obligations under this grant contract without the prior written consent of the State, approved by the same parties who executed and approved this grant contract, or their successors in office.
- 7.2 **Amendments.** Any amendments to this grant contract must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original grant contract, or their successors in office.
- 7.3 *Waiver*. If the State fails to enforce any provision of this grant contract, that failure does not waive the provision or the State's right to enforce it.
- 7.4 Grant Contract Complete. This grant contract contains all negotiations and agreements between the State and the Grantee. Other than an amendment that complies with section/ clause 7.2, no other understanding regarding this grant contract, whether written or oral, may be used to bind either party.

8 Liability

The Grantee must indemnify, save, and hold the State, its agents, and employees harmless from any claims or causes of action, including attorney's fees and costs incurred by the State, arising from the performance of this grant contract by the Grantee or the Grantee's agents or employees. This clause will not be construed to bar any legal remedies the Grantee may have for the State's failure to fulfill its obligations under this grant contract.

9 State Audits

Under Minnesota State statute §16B.98, Subd.8 a grant agreement made by an executive agency must include an audit clause that provides that the books, records, documents, and accounting procedures and practices of the grantee or other party that are relevant to the grant or transaction are subject to examination by the granting agency and either the legislative auditor or the state auditor, as appropriate, for a minimum of six years from the grant agreement end date, receipt and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later. If a grant agreement does not include an express audit clause, the audit authority under this subdivision is implied.

10 Government Data Practices and Intellectual Property Rights

10.1 Government Data Practices

The Grantee and State must comply with the Minnesota Government Data Practices Act, 2022 Minn. Stat. Ch. 13, as it applies to all data provided by the State under this grant contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Grantee under this grant contract. The civil remedies of 2022 Minn. Stat. § 13.08 apply to the release of the data referred to in this clause by either the Grantee or the State. If the Grantee receives a request to release the data referred to in this Clause, the Grantee must immediately notify the State. The State will give the Grantee instructions concerning the release of the data to the requesting party before the data is released. The Grantee's response to the request shall comply with applicable law.

10.2 Intellectual Property Rights

(a) Intellectual property rights. The State owns all rights, title, and interest in all of the intellectual property rights, including copyrights, patents, trade secrets, trademarks, and service marks in the works and documents created and paid for under this Contract. The "works" means all inventions, improvements, discoveries (whether or not patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the Contractor, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this Contract. "Works" includes documents. The "documents" are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the Contractor, its employees, agents, or subcontractors, in the performance of this Contract. The documents will be the exclusive property of the State and all such documents must be immediately returned to the State by the Contractor upon completion or cancellation of this Contract. To the extent possible, those works eligible for copyright protection under the United States Copyright Act will be deemed to be "works made for hire." The Contractor assigns all right, title, and interest it may have in the works and the documents to the State. The Contractor must, at the request of the State, execute all papers and perform all other acts necessary to transfer or record the State's ownership interest in the works and documents.

(b) Obligations

(1) **Notification.** Whenever any invention, improvement, or discovery (whether or not patentable) is made or conceived for the first time or actually or constructively reduced to practice by the Grantee, including its employees and subcontractors, in the performance of this Contract, the Grantee will immediately give the State's Authorized Representative written notice

thereof, and must promptly furnish the State's Authorized Representative with complete information and/or disclosure thereon.

(2) Representation. The Grantee must perform all acts, and take all steps necessary to ensure that all intellectual property rights in the works and documents are the sole property of the State, and that neither Grantee nor its employees, agents, or subcontractors retain any interest in and to the works and documents. The Grantee represents and warrants that the works and documents do not and will not infringe upon any intellectual property rights of other persons or entities. Notwithstanding Clause 8, the Grantee will indemnify; defend, to the extent permitted by the Attorney General; and hold harmless the State, at the Grantee's expense, from any action or claim brought against the State to the extent that it is based on a claim that all or part of the works or documents infringe upon the intellectual property rights of others. The Grantee will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney fees and costs. If such a claim or action arises, or in the Grantee's or the State's opinion is likely to arise, the Grantee must, at the State's discretion, either procure for the State the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing works or documents as necessary and appropriate to obviate the infringement claim. This remedy of the State will be in addition to, and not exclusive of, other remedies provided by law.

11 Workers' Compensation

The Grantee certifies that it is in compliance with 2022 Minn. Stat. §176.181, subd. 2 pertaining to workers' compensation insurance coverage. The Grantee's employees and agents will not be considered State employees. Any claims that may arise under the Minnesota Workers' Compensation Act on behalf of these employees and any claims made by any third party as a consequence of any act or omission on the part of these employees are in no way the State's obligation or responsibility.

12 Publicity and Endorsement

- 12.1 **Publicity.** Any publicity regarding the subject matter of this grant contract must identify the State as the sponsoring agency and must not be released without prior written approval from the State's Authorized Representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Grantee individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this grant contract.
- 12.2 **Endorsement.** The Grantee must not claim that the State endorses its products or services.

13 Governing Law, Jurisdiction, Venue, and Severability Clauses

Minnesota law, without regard to its choice-of-law provisions, governs this grant contract. Venue for all legal proceedings out of this grant contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota. All provisions of this contract are distinct and severable. If any provision is deemed invalid, illegal, unenforceable, or unconstitutional, it shall not affect the validity, legality, enforceability, or constitutionality of any other provision of this contract.

14 Termination

- 14.1 **Termination by the State.** The State may immediately terminate this grant contract with or without cause, upon 30 days' written notice to the Grantee. Upon termination, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.
- 14.4 **Termination for Cause.** The State may immediately terminate this grant contract if the State finds that there has been a failure to comply with the provisions of this grant contract, that reasonable progress has not been made or that the purposes for which the funds were granted have not been or will not be fulfilled. The State may take action to protect the interests of the State of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.
- 14.5 *Termination for Insufficient Funding.* The State may immediately terminate this grant contract if: c) It does not obtain funding from the Minnesota Legislature.
 - d) Or, if funding cannot be continued at a level sufficient to allow for the payment of the services covered here. Termination must be by written notice to the Grantee. The State is not obligated to pay for any services that are provided after notice and effective date of termination. However, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed to the extent that funds are available. The State will not be assessed any penalty if the contract is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The State must provide the Grantee notice of the lack of funding within a reasonable time of the State's receiving that notice.

15 Data Disclosure

Under 2022 Minn. Stat. § 270C.65, Subd. 3, and other applicable law, the Grantee consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the State, to federal and state tax agencies and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state tax laws which could result in action requiring the Grantee to file state tax returns and pay delinquent state tax liabilities, if any.

17 Exhibits

The following documents are attached and incorporated into this contract:

Exhibit A: Approved budget proposals

Print name: Meghan Armeli		Print name: _ Maggie Rittenhouse		
Signature: Title: Accounting Officer Sr. Date:		Signature: Title: Agency Chief Financial Officer Date:		
2.	Grantee The Grantee certifies that the appropriate person(s) have executed the Contract on behalf of the Grantee as required by applicable articles, bylaws, resolutions, or ordinances.			
Print	t name:	_		
C:	atura			

3. State Agency

With delegated authority

2. State Encumbrance Verification

Individual certifies that funds have been encumbered as

Title: _____ Date: _____

required by Minn. Stat. §16A.15 and 16C.05