Women’s Services Set-Aside Funding FOA submitted Questions and Answers

**Question:** Statewide services needed? Is there the possibility of providing tele services in conjunction with perinatology services to rural areas?

**Answer:** Applicants can define their specific service area; however, if a pregnant woman residing in Nevada, outside of the defined service area applies for services provided under this funding opportunity, she cannot be turned away solely because she does not live in the defined service area. Yes, the provision of telehealth services in conjunction with perinatology services to women residing in rural communities is allowed under this funding opportunity.

**Question:** Our specific target population is pregnant substance users who have an opioid use disorder. Will this be an issue given that listed requirements in section I.A. also calls for women with depended children and women who are attempting to regain custody of their children?

**Answer:** Applicants have flexibility to define their population of focus within the parameters of the RFA. Your application needs to provide justification for the population of focus you are proposing to serve, including any limitations you place on who will be served with this funding, if awarded. Since the priority population for this award is defined broadly to include women with dependent children, it will be important for you to clarify how you plan to address the needs of post-partum women.

**Question:** We are not a dedicated mental health service provider/center as our primary scope of practice is perinatology, hence we do not offer services like 24 hour a day emergency care services, etc. Does this exclude us as outlined in section I.A federal requirements Act 42?

**Answer:** This does not exclude you from being able to apply for or be considered for funding; however, you must obtain certification, licensure and become an eligible provider in SAPTA's vendor pool. Furthermore, if you cannot provide all the mandatory service requirements listed in this FOA it is essential that the service requirements be available through community partnerships, memorandum of understanding agreements, or other collaborations.

**Question:** Section I.C. What does overall programmatic oversight entail?

**Answer:** Any funds awarded under this FOA are subject to periodic review and annual monitors to ensure compliance with the award agreement, state and federal law.

**Questions:** I.D.3. Do we have to provide child care while the patient is receiving services? What does child care entail? On site supervision during appointments? Off site day care, etc?

**Answer:** Successful applicants will demonstrate how they will remove barriers to SUD treatment access (e.g. child care, transportation) for women with substance use disorders, either directly or through collaboration and/or referral.

**Question:** I.D.2. Clarification on admitting children into treatment services requirement. Does this mean we need to treat child and adolescent population as well?

**Answer:** No. This funding supports a family-centered treatment approach for a pregnant or parenting woman with a substance use disorder that incorporates services for her children and
other family members, based on needs and strengths identified during assessment. These services can be provided directly or through service agreements.

**Question:** I.D.3. The statement that we must prevent withdrawal implies patient’s cannot be offered non opioid based treatment options, ie. Naltrexone.

**Answer:** Successful applicants will demonstrate the ability to provide, directly or through service agreements, evidence-based medication assisted therapy for the population of focus for this funding. Naltrexone is not indicated for pregnant women.

**Question:** I.D.3. Are we excluded due to not being able to provide primary pediatric care?

**Answer:** No. Required services can be provided directly or through referral.

**Question:** I.D.3. What is the transportation requirement?

**Answer:** Successful applicants will demonstrate how they will remove barriers to SUD treatment access (e.g. child care, transportation) for women with substance use disorders, either directly or through collaboration and/or referral.

**Question:** II.B. We are not currently a SAPTA certified facility. Is this a requirement?

**Answer:** This is required. Please request information to become certified.

**Question:** Is there a separate Excel file for the Budget that should have been attached to the FOA or should have been forwarded with the "announcement package?" (All I have received is the FOA Budget page composed in Word.)

**Answer:** The excel document was embedded into the FOA word document. A separate excel template may be obtain via email.

**Question:** Is there a separate Excel file for the Spending Plan? The excel was embedded in to the Word document but can be sent to you

**Answer:** The excel document was embedded into the FOA word document. A separate excel template may be obtain via email.

**Question:** On page 16, under k. Budget Plan, it states a document, entitled, "Cost Response Form," can be found in Appendix G. However, I cannot find the "Cost Response Form" in Appendix G. How can I access the form, entitled, "Cost Response Form?"

**Answer:** This was a template error. Please disregard.

**Question:** Do I understand correctly that there are only two (2) pages requiring signatures to be submitted with the application?

A. The signed FOA Cover Letter;

B. Conflict of Interest Policy Acknowledgement

**Answer:** Please submitted signatures for the below:
A. The FOA Cover Letter;
B. REQUESTS FOR REIMBURSEMENTS form (pg. 62)
C. Conflict of Interest Policy Acknowledgement

Note: in reference to the Conflict of Interest Policy Acknowledgement; the form included is for reviewers of the applications.

The applicant, under Section C General Requirements, states: 1. Submission of an application constitutes acceptance of all terms and requirements contained in this FOA. This includes number 23 of this section that states:

23. Conflict of Interest; Governmental Conduct Act

The Applicant warrants that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance or services required under the Agreement.

You may submit a signed letter of attestation regarding the Conflict of Interest Policy Acknowledgement.