

OFFICIAL RESPONSES TO VENDOR QUESTIONS #RGA-2023-DBH-03-OPIOI

No.	Question	Answer
1.	Section 1.1, Purpose and Overview, Paragraph 1.1.1. A. What entities are eligible to apply? B. Are nonprofit agencies eligible to apply?	A. See Paragraph 1.1.1. B. No. See Paragraph 1.1.1.
2.	Section 1.2, Grant Requirements, Paragraph 1.2.2. Are costs for programs related to alcohol use reimbursable?	Alcohol use disorder treatment must be co-occurring with opioid use disorder to be eligible for reimbursement.
3.	 Section 1.2, Grant Requirements, Paragraph 1.2.2. A. Please define outpatient treatment services and provide examples. B. Please define residential treatment services and provide examples. C. Please clarify if treatment services provided as part of incarceration are considered to be outpatient, residential, both, or neither. 	 A. Outpatient services are as defined in accordance with American Society of Addiction Medicine (ASAM) criteria. B. Residential treatment services are as defined in accordance with ASAM criteria. C. Neither.
4.	Section 1.2, Grant Requirements, Paragraph 1.2.2. What services are eligible for reimbursement?	See Addendum #3, Paragraph 1.2.2.

New Hampshire Department of Health and Human Services Opioid Abatement Programs



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5.	Section 1.2, Grant Requirements, Paragraph 1.2.2.1 Is level of care 3.7, medically monitored withdrawal management, included as an eligible service?	Yes. See Addendum #3, Paragraph 1.2.2.1.
6.	 Section 1.2, Grant Requirements, Paragraphs 1.2.2. and 1.2.4. A. Are there any expenses that are ineligible for reimbursement? B. Are costs that have been incurred and paid by the governmental entity or State agency using their own general funds but <u>not</u> reimbursed by other federal, state, or other funding sources allowable? 	A. Eligible costs are provided in Addendum #3, Paragraph 1.2.2. B. Yes. See Addendum #3, Paragraph 1.2.4.
7.	Section 1.2, Grant Requirements, Paragraph 1.2.5. A. How should applicants show expenses incurred? B. How should staff time be documented?	See Addendum #3, Paragraph 1.2.5.