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**Leveraging Existing Strategies to Advance Health Equity in Cardiovascular Disease Prevention Efforts**

Please complete the application below by inserting text into the designated areas below. Save the application as a Word document and email it to chronicdisease@naccho.org. **Applications must include the RFA application form, budget proposal using template provided, agency’s W-9 form, vendor information form, certification of non-debarment, FFATA data collection form, proof of active registration with SAM.gov in accordance with active DUNS number, and at least one letter of support from a partner organization you will partner with to advance health equity in CVD prevention efforts**. Application forms submitted without the aforementioned documents will NOT be reviewed.

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| **Applicant/Project Lead Contact Information** |

Full Name of Designated Project Lead(s):

Position Title(s):

Local Health Department or Organization Name:

Email(s):

Phone:

City, State, Zip Code:

|  |
| --- |
| **Size of Local Health Department (Population Served)** |

[ ]  Small (<50,000) [ ]  Medium (50,000-499,999) [ ]  Large (>500,000)

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| **Partner Organization: *Please include the name and type of organization that will implement your workplan.***  |

[ ]  Healthcare Organization Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[ ]  Community-based Organization Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[ ]  Faith-based Institution Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[ ]  Academic Institution Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[ ]  Other -*please fill in Type & Name*: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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| **Strategies: *Select up to two (2) strategies that align with Best-Practices Guide for Cardiovascular Disease Prevention Programs.***  |

[ ]  Team-Based Care [ ]  Collaborative Practice Agreements

[ ]  Self-Management and Education [ ]  Self-Measured Blood Pressure (with clinical support)

[ ]  Reducing Medication Costs [ ]  Integrating Community Health Workers

[ ]  Clinical Decision Support [ ]  Medication Therapy Management

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| **Contract Information** |

**Participating local health departments or partner organization will enter into a contract with NACCHO to complete the deliverable(s) described in the Request for Application (RFA). Agreement with NACCHO standard contract language terms and conditions is a requirement for application (found in Appendix A). No modifications will be made. The information below will help to begin the contracting process immediately upon selection.**

1. Our agency has read NACCHO’s standard contract language and provided a copy to the individual with signing authority at the local health department for advanced consideration.

[ ] Yes [ ] No

2. Our agency accepts the terms and conditions within NACCHO’s Contract Agreement and understand that NACCHO reserves the right to accept or decline any proposed changes to the terms and conditions.

[ ] Yes [ ] No

3. Do you have a prior experience in Federal Contracting?

[ ] Yes [ ] No

4. Have you completed a Single Audit?

[ ] Yes [ ] No

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| **Proposal Overview (25 points)** |

The Proposal Overview should incorporate the following: 1) description of your organization’s plan to implement the chosen evidence-based strategies to reduce or prevent CVD in the community while advancing health equity, 2) what is your community currently doing in cardiovascular health (e.g. programs and/or services) and how successful have these activities been, 3) what are the current/potential assets (including public health partnerships) in your community related to cardiovascular health that you plan to enhance and/or will leverage. (Max 500 Words)

[Use this space to answer the above question. Box can be expanded to fit the length of response.]

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| **Problem Statement (25 points)** |

The problem statement should include: 1) description of the public health burden and current landscape of CVD and CVD prevention efforts in the community and disproportionately affected groups (please use relevant CVD data and community statistics wherever possible); and 2) identify how the evidence-based strategies will address the public health burden and health disparities in your community. (Max 500 Words)

[Use this space to answer the above question. Box can be expanded to fit the length of response.]

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| **Organization Capacity (25 points)** |

Describe your organization and key staff responsible for completing your proposed work. Please include: 1) experience engaging in CVD prevention efforts that involve (a) implementing evidence-based and innovative strategies, programs, and services, (b) establishing multi-sector partnerships, (c) and how these partnerships have or plan to address health inequities and disparities; and 2) your organization’s capacity to collect or obtain data to inform further development of the evidence-based strategies at the local level. (Max 500 Words)

[Use this space to answer the above question. Box can be expanded to fit the length of response.]

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| **Inclusion of Health Equity and Eliminating Health Disparities (25 points)** |

Describe your organization’s community engagement and equity-building strategies. Please include: 1) the extent to which health disparities are evident within the community; 2) identify specific group(s) which experience a disproportionate burden of cardiovascular disease; 3) demonstrate how proposed CVH activities address health inequities; and 4) demonstrate successful work with disproportionately affected groups and a reputation for effective and tangible activities and strategies focused on addressing health disparities. (Max 500 Words)

[Use this space to answer the above question. Box can be expanded to fit the length of response.]

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| **Additional Required Documentation**  |

* Letter of Support from Partner Organization
* Proof of active registration with SAM.gov in accordance with active DUNS number
* Complete and submit the following:
* [Vendor Information Form](https://www.naccho.org/uploads/downloadable-resources/Vendor-Form.pdf)

* [Certification of Non-Debarment](https://www.naccho.org/uploads/downloadable-resources/Certification-of-Non-Debarment.pdf)
* [W-9](https://www.naccho.org/uploads/downloadable-resources/W-9-Blank.pdf)
* [FFATA Data Collection Form](https://www.naccho.org/uploads/downloadable-resources/FFATA-Data-Collection-Form.E.pdf)

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| **Budget Proposal and Narrative (5 points)** |

Funding per awardee is up to $20,000.

**Instructions for Budget Proposal and Narrative Form**

The budget narrative should be consistent with the goals, objectives, and activities proposed within the application. In the budget template below, provide a line-item budget not to exceed $20,000, that clearly outlines the money amount, % of total budget, and a narrative cost justification for each line item.

Please note that the awards are categorized as consultants, disbursed in two invoice periods upon receipt of deliverables. The purpose of the budget narrative is to demonstrate that the applicant has considered appropriate funding needed to accomplish the work it has proposed.

Please review Appendix B: Funding Restrictions for additional information.

**[Budget Template](https://www.naccho.org/uploads/downloadable-resources/FFATA-Data-Collection-Form.E.pdf)**

**Questions about the RFA and application form can be directed to:**

**Johanna Segovia, MPH**

**Program Analyst, Chronic Disease**

**jsegovia@naccho.org**

**Appendix A**

**NACCHO’s Standard Contract Language
*\*Please note: this is an example of the contract agreement.***

*STAFF TEMPLATE - Use this for Consultants/Professional Services Members.*

*UPDATED June 8, 2017*

**NACCHO CONTRACT # 2020- \_ \_ \_ \_ \_ \_**

 **CONTRACTOR AGREEMENT**

 This Contractor Agreement is entered into, effective as of the date of the later signature indicated below, by and between the **National Association of County and City Health Officials** (hereinafter referred to as “NACCHO”), with its principal place of business at 1201 (I) Eye Street NW 4th Fl., Washington, DC 20005, and *[insert name of Contractor]* (hereinafter referred to as “Contractor”), with its principal place of business at *[insert mailing address of Contractor].*

 WHEREAS, NACCHO wishes to hire Contractor to provide certain goods and/or services to NACCHO;

 WHEREAS, Contractor wishes to provide such goods and/or services to NACCHO;

 NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties, intending to be legally bound, do hereby agree as follows:

 ARTICLE I: SPECIAL PROVISIONS

1. PURPOSE OF AGREEMENT: Contractor agrees to provide the goods and/or services to NACCHO to enhance the programmatic activities of \_\_\_\_ GRANT # \_\_\_, CFDA # \_\_\_\_, as described in Attachment I. The terms of Attachment I shall be incorporated into this Agreement as if fully set forth herein. Contractor shall act at all times in a professional manner consistent with the standards of the industry.
2. TERM OF AGREEMENT: The term of the Agreement shall begin on (*insert date*) and shall continue in effect until (insert date), unless earlier terminated in accordance with the terms herein. Expiration of the term or termination of this Agreement shall not extinguish any rights or obligations of the parties that have accrued prior thereto. The term of this Agreement may be extended by mutual agreement of the parties.
3. PAYMENT FOR SERVICES: In consideration for professional services to be performed, NACCHO agrees to pay Contractor an amount not to exceed $ #####.00 (*enter amount to be paid, either as a flat rate or hourly rate. You should also insert here the time schedule on which the consultant will be paid.* All payments will be made within 30 days of receipt of invoice(s) from Contractor and following approval by NACCHO for approved services, as outlined on Attachment I. Three invoices must be submitted as follows:

|  |  |  |  |
| --- | --- | --- | --- |
| Invoice No. | Amount | Deliverable | Due date |
| Invoice I |  |  |  |
| Invoice II |  |  |  |
| Invoice III |  |  |  |

*(insert time increment). (May be “monthly” or after completion of specific activities, etc. The fewer payment invoices to process the better and the more you can pay later the better!)*.

NACCHO award number must be included on all invoices. [Unless otherwise](https://www.lawinsider.com/clause/payment-method)expressly stated in this Agreement, all amounts specified in, and all payments to be made under, this Agreement shall be in United States Dollars. The parties agree that payment method shall be made by check, via postage-paid first class mail, [at the](https://www.lawinsider.com/clause/payment-method) address for *the giving of notices as set forth in Section 23* of this Agreement.  Any changes of payment method would require a modification signed by both parties. The final invoice must be received by NACCHO no later than 15 days after the end date of the Agreement. Contractor will be given an opportunity to revise as needed but the final revised invoice must be received no later than 30 days after the end date of the Agreement. NACCHO will not accept any invoices past 30 days of the end date of the Agreement.

ARTICLE II: GENERAL PROVISIONS

1. INDEPENDENT CONTRACTOR: Contractor shall act as an independent contractor, and Contractor shall not be entitled to any benefits to which NACCHO employees may be entitled.
2. PAYMENT OF TAXES AND OTHER LEVIES: Contractor shall be exclusively responsible for reporting and payment of all income tax payments, unemployment insurance, worker's compensation insurance, social security obligations, and similar taxes and levies.
3. LIABILITY: All liability to third parties, loss, or damage as a result of claims, demands, costs, or judgments arising out of activities, such as direct service delivery, to be carried out by the Contractor in the performance of this agreement shall be the responsibility of the Contractor, and not the responsibility of NACCHO, if the liability, loss, or damage is caused by, or arises out of, the actions of failure to act on the part of the Contractor, any subcontractor, anyone directly or indirectly employed by the Contractor.

 All liability to third parties, loss, or damage as result of claims, demands, costs, or judgments arising out of activities, such as the provision of policy and procedural direction, to be carried out by NACCHO in the performance of this agreement shall be the responsibility of NACCHO, and not the responsibility of the Contractor, if the liability, loss, or damage is caused by, or arises out of, the action or failure to act on the part of any NACCHO employee.

 In the event that liability to third parties, loss, or damage arises as a result of activities conducted jointly by the Contractor and NACCHO in fulfillment of their responsibilities under this agreement, such liability, loss, or damage shall be borne by the Contractor and NACCHO in relation to each party’s responsibilities under these joint activities.

1. REVISIONS AND AMENDMENTS: Any revisions or amendments to this Agreement must be made in writing and signed by both parties.
2. ASSIGNMENT: Without prior written consent of NACCHO, Contractor may not assign this Agreement nor delegate any duties herein.
3. CONTINGENCY CLAUSE: This Agreement is subject to the terms of any agreement between NACCHO and its Primary Funder and in particular may be terminated by NACCHO without penalty or further obligation if the Primary Funder terminates, suspends or materially reduces its funding for any reason. Additionally, the payment obligations of NACCHO under this Agreement are subject to the timely fulfillment by the Primary Funder of its funding obligations to NACCHO.
4. INTERFERING CONDITIONS: Contractor shall promptly and fully notify NACCHO of any condition that interferes with, or threatens to interfere with, the successful carrying out of Contractor's duties and responsibilities under this Agreement, or the accomplishment of the purposes thereof. Such notice shall not relieve Contractor of said duties and responsibilities under this Agreement.
5. OWNERSHIP OF MATERIALS: Contractor hereby transfers and assigns to NACCHO all right, title and interest (including copyright rights) in and to all materials created or developed by Contractor pursuant to this Agreement, including, without limitation, reports, summaries, articles, pictures and art (collectively, the “Materials”) (subject to any licensed third-party rights retained therein). Contractor shall inform NACCHO in writing of any third-party rights retained within the Materials and the terms of all license agreements to use any materials owned by others. Contractor understands and agrees that Contractor shall retain no rights to the Materials and shall assist NACCHO, upon reasonable request, with respect to the protection and/or registrability of the Materials. Contractor represents and warrants that, unless otherwise stated to NACCHO in writing, the Materials shall be original works and shall not infringe or violate the rights of any third party or violate any law. The obligations of this paragraph are subject to any applicable requirements of the Federal funding agency.
6. RESOLUTION OF DISPUTES: The parties shall use their best, good faith efforts to cooperatively resolve disputes and problems that arise in connection with this Agreement. Both parties will make a good faith effort to continue without delay to carry out their respective responsibilities under the Agreement while attempting to resolve the dispute under this section. If a dispute arises between the parties that cannot be resolved by direct negotiation, the dispute shall be submitted to a dispute board for a nonbinding determination. Members of the dispute board shall be the Director or Chief Executive Officer of the Contractor, the Chief Executive Officer of NACCHO, and the Senior Staff of NACCHO responsible for this Agreement. The costs of the dispute board shall be paid by the Contractor and NACCHO in relation to the actual costs incurred by each of the parties. The dispute board shall timely review the facts, Agreement terms and applicable law and rules, and make its determination. If such efforts fail to resolve the differences, the disputes will be submitted to arbitration in the District of Columbia before a single arbitrator in accordance with the then current rules of the American Arbitration Association. The arbitration award shall be final and binding upon the parties and judgment may be entered in any court of competent jurisdiction.
7. TERMINATION: Either party may terminate this Agreement upon at least fifteen (15) days prior written notice to the other party. NACCHO will pay Contractor for services rendered through the date of termination.
8. ENTIRE AGREEMENT: This Agreement contains all agreements, representations, and understandings of the parties regarding the subject matter hereof and supersedes and replaces any and all previous understandings, commitments, or agreements, whether oral or written, regarding such subject matter.
9. PARTIAL INVALIDITY: If any part, term, or provision of this Agreement shall be held void, illegal, unenforceable, or in conflict with any law, such part, term or provision shall be restated in accordance with applicable law to best reflect the intentions of the parties and the remaining portions or provisions shall remain in full force and effect and shall not be affected.
10. GOVERNING LAW: This Agreement shall be governed by and construed in accordance with the laws of the District of Columbia (without regard to its conflict of law’s provisions).
11. ADDITIONAL FUNDING: Unless prior written authorization is received from NACCHO, no additional funds will be allocated to this project for work performed beyond the scope specified or time frame cited in this Agreement.
12. REMEDIES FOR MISTAKES: If work that is prepared by the Contractor contains errors or misinformation, the Contractor will correct error(s) within five business days. The Contractor will not charge NACCHO for the time it takes to rectify the situation.
13. COMPLIANCE WITH FEDERAL LAWS AND REGULATIONS: Contractor’s use of funds under this Agreement is subject to the directives of and full compliance with 2 CFR Part 200 (Uniform Administrative Requirements, Costs Principles, and Audit Requirements for Federal Awards), and 45 C.F.R. Part 75 (Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards), It is the Contractor’s responsibility to understand and comply with all requirements set forth therein.
14. EQUAL EMPLOYMENT OPPORTUNITY: Pursuant to 2 CFR 200 Subpart D , Contractor will comply with E.O. 11246, "Equal Employment Opportunity," as amended by E.O. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and as supplemented by regulations at 41 C.F.R. part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."
15. DEBARRED OR SUSPENDED CONTRACTORS: Pursuant to 2 CFR 200 Subpart C, Contractor will execute no subcontract with parties listed on the General Services Administration's List of Parties Excluded from Federal Procurement or Nonprocurement Programs in accordance with E.O.s 12549 and 12689, "Debarment and Suspension.”
16. LOBBYING RESTRICTIONS AND DISCLOSURES: Pursuant to 2 CFR 200 Subpart E, Contractor will certify to NACCHO using the required form that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Contractor will also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award.
17. COMPLIANCE WITH FEDERAL ENVIRONMENTAL REGULATIONS: Pursuant to 2 CFR 200 Subpart F , Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251 et seq.).
18. WHISTLEBLOWER PROTECTION: Pursuant to 41 U.S.C. 4712 employees of a contractor, subcontractor, or subrecipient will not be discharged, demoted, or otherwise discriminated against as reprisal for “whistleblowing.”
19. EXECUTION AND DELIVERY: This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same Agreement. The counterparts of this Agreement and all Ancillary Documents may be executed and delivered by facsimile or electronic mail by any of the parties to any other party and the receiving party may rely on the receipt of such document so executed and delivered by facsimile or electronic mail as if the original had been received.
20. NOTICE: All notices, including invoices, required to be delivered to the other party pursuant to this Agreement shall be in writing and shall be sent via facsimile, with a copy sent via US mail, postage prepaid, to the parties at the addresses set forth below. Either party may send a notice to the other party, pursuant to this provision, to change the address to which notices shall be sent.

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| --- | --- |
| FOR NACCHO:  National Association of County and City  Health Officials Attn: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [Name of Program Staff] 1201 (I) Eye Street NW 4th Fl.,  Washington, DC 20005 Tel. (202) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Fax (202) 783-1583  Email: \_\_\_\_\_\_\_\_\_\_\_@naccho.org |   With a copy to:National Association of County and City Health Officials Attn: Ade Hutapea, LL.M., CFCM Lead Contracts Administrator 1201 (I) Eye Street NW 4th Fl.,  Washington, DC 20005 Tel. (202) 507-4272 Fax (202) 783-1583  Email: ahutapea@naccho.org |
| FOR CONTRACTOR:*(Name and address of Contractor’s Contract Officer or Designee, including telephone and fax.)* |  |

 IN WITNESS WHEREOF, the persons signing below warrant that they are duly authorized to sign for and on behalf of, the respective parties.

AGREED AND ACCEPTED AS ABOVE:

**NACCHO: CONTRACTOR:**

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name: Jerome Chester Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: Chief Financial Officer Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Federal Tax ID No.:

 DUNS No.:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Appendix B**

**Funding Restrictions**



* Please note that the federal government has implemented a prohibition against using federal funds to purchase telecommunications and video surveillance equipment and services from certain Chinese companies.  This regulation is being incorporated into federal grants and contracts received NACCHO through [2 CFR 200.216](https://www.ecfr.gov/cgi-bin/text-idx?SID=086ec3bf7f9c7f68d0c7626ed42acd37&mc=true&node=se2.1.200_1216&rgn=div8) and/or Federal Acquisition Regulations (FAR) clause [52.204-25](https://www.acquisition.gov/far/52.204-25).
* The federal regulation specifically prohibits the purchase of telecommunications equipment and services from: Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities defined below); Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities). The definition of “Affiliate” can be found in [FAR 2.101](https://www.acquisition.gov/far/2.101). The list of subsidiaries and affiliates of Huawei and ZTE can be found in [Supplement Number 4 to 15 CFR Part 744](https://www.federalregister.gov/documents/2019/05/21/2019-10616/addition-of-entities-to-the-entity-list).