FY 2021 Continuation Funding Notice

Teen Pregnancy Prevention Program – Tier 1 Phase 1 Training
Continuation Funding Notice

Due Date
May 6, 2020
12:00 PM

The Department is seeking Continuation Applications from organizations currently receiving funding under Funding Opportunity #20-444-80-2198 through the Illinois Department of Human Services, Division of Family and Community Services for the implementation of the Tier 1 Phase 1 grant.

Please send any questions regarding this continuation application to DHS.YouthServicesInfo@Illinois.Gov and copy mary.d.white@illinois.gov
The subject line of your e-mail must include the name of your agency (or acronym) and “Tier 1 Phase 1 FUNDING NOTICE – Mary White”
SECTION I
The following section provides Eligibility and Funding Information & Requirements for the Tier 1 Phase 1 Continuation Application.

A. Eligibility Information
1. Eligible Applicants
   This Continuation Application is limited to those public or private, not-for-profit community-based agencies who received an award from the Illinois Department of Human Services, Division of Family and Community Services for the implementation of the Teen Pregnancy Prevention Program – Tier 1 Phase 1 Training pursuant to DHS Funding Notice (#20-444-80-2198) AND continue to meet the additional eligibility criteria below. Failure to provide the requested information as outlined herein to demonstrate these criteria are met will result in the application being removed from funding consideration.

2. Pre-Qualification
   Applicant entities will not be eligible to apply for a grant award until they have pre-qualified through the Grant Accountability and Transparency Act (GATA) Grantee Portal, www.grants.illinois.gov Grantee Links tab. Registration and pre-qualification are required annually. During pre-qualification, verifications are performed including a check of federal Debarred and Suspended status on the Illinois Stop Payment List and good standing with the Secretary of State. An automated email notification is sent to the entity alerting them of “qualified” status or providing information about how to remediate a negative verification (e.g., inactive DUNS, not in good standing with the Secretary of State). A federal Debarred and Suspended status cannot be remediated. Applicants must be pre-qualified, therefore, applications from entities that have not completed the GATA pre-qualification process prior to the due date of this application will NOT be reviewed and will NOT be considered for funding. A statement indicating the applicant has completed Pre-Qualification steps and is currently Pre-Qualified will be required with the application. (A screenshot indicating the applicant has completed Pre-Qualification steps and is currently Pre-Qualified will also be accepted).

   The Provider’s proposed budget must be entered into the CSA system. The completed budget must be electronically signed and submitted in the CSA system, and a printed copy of the signed and submitted budget must be included with the application. To do this, the following is required: at a minimum, the applicant agency’s Chief Executive Officer (CEO) or equivalent, or the Chief Financial Officer (CFO) or equivalent must be registered in the CSA system to electronically sign the required budget documents prior to submission. Budgets not submitted as described here and by the due date and time will not be considered.

   For more information about submitting a budget in the CSA system, see: http://www.dhs.state.il.us/OneNetLibrary/27896/documents/GATA_2020Grants/GATA2020links/IDHSBudgetTrainingManual_Revised032719.pdf

3. Dun and Bradstreet Universal Numbering System (DUNS) Number and System for Award Management (SAM)
Each applicant is required to:

a) Be registered in SAM before submitting the application. The following link provides a connection for SAM registration: [https://www.sam.gov/SAM/](https://www.sam.gov/SAM/)

b) provide a valid DUNS number in its application; and

c) continue to maintain an active SAM registration with current information at all times in which the applicant has an active Federal, Federal pass-through or State award or an application or plan under consideration by a Federal or State awarding agency.

DHS may not make a Federal pass-through or State award to an applicant until the applicant has complied with all applicable DUNS and SAM requirements and, if an applicant has not fully complied with the requirements by the time DHS is ready to make the award, DHS may determine that the applicant is not qualified to receive the award and use that determination as a basis for making the award to another applicant.

4. Unique entity identifier and System for Award Management (SAM)

Each applicant is required to: (i) Be registered in SAM before submitting its application; (ii) provide a valid unique entity identifier in its application; and (iii) continue to maintain an active SAM registration with current information at all times during which it has an active award or an application or plan under consideration by the Department.

The Department may not make an award to an applicant until the applicant has complied with all applicable unique entity identifier and SAM requirements and, if an applicant has not fully complied with the requirements by the time the Department is ready to make an award, the Department may determine that the applicant is not qualified to receive an award and use that determination as a basis for making an award to another applicant. Please refer to Section C. Eligibility Information & Grant Funding Requirements for additional information and detail regarding SAM

5. Pre-Award Requirements

The pre-award process includes a financial and administrative risk assessment utilizing an Internal Controls Questionnaire (ICQ) and a Programmatic Risk Assessment (PRA). The PRA must be completed for each separate grant for which an applicant intends to apply. The Department may NOT issue a Notice of Award or a Grant Agreement to any applicant that does not have a submitted and approved FY21 ICQ and a submitted and complete FY21 PRA for the Illinois Youth Investment program. While these are NOT required prior to submitting the application, they are required prior to the Department issuing an award.

Applicants that have not completed an FY21 ICQ and/or an FY21 PRA at the time of application will be contacted by the Department to complete these Pre-Award requirements.

These grantee pre-award requirements are mandated by Federal Uniform Guidance (2 CFR 200) and the Grant Accountability and Transparency Act (GATA). Grantees must complete these requirements prior to receiving a grant award from the State of Illinois.

6. Mandatory Requirements of Applicant

The Mandatory Requirements are essential items that must be met by the Applicant. If any Mandatory Requirement is not met, the responding Applicant’s entire proposal will not be considered. DHS is not obligated to make an award to any applicant that fails to meet all mandatory requirements.

A. **The provider must be in a position to begin providing services on July 1, 2020.**

B. **Technology:** Agencies awarded funds through this funding notice must have a computer
that meets the following minimum specifications for the purpose of receipt/submission of electronic program and fiscal information:

- Internet access, preferably high-speed
- Email capability
- Microsoft Excel
- Microsoft Word
- Adobe Reader

C. **State and Federal Laws and Regulations:** The agency awarded funds through this NOFO must agree to comply with all applicable provisions of state and federal laws and regulations pertaining to nondiscrimination, sexual harassment and equal employment opportunity including, but not limited to: The Illinois Human Rights Act (775 ILCS 5/1101 et seq.), The Public Works Employment Discrimination Act (775 ILCS 10/1 et seq.), The United States Civil Rights Act of 1964 (as amended) (42 USC 2000a-and 2000H-6), Section 504 of the Rehabilitation Act of 1973 (29 USC 794), The Americans with Disabilities Act of 1990 (42 USC 12101 et seq.), and The Age Discrimination Act (42 USC 6101 et seq.).

7. **Additional Eligibility**

A. **Sectarian Issue:** Provider organizations may not expend federal or state funds for sectarian instruction, worship, prayer or to proselytize. If the Provider organization is a faith-based or a religious organization that offers such activities, these activities shall be voluntary for the individuals receiving services and offered separately from the program.

B. **Background Checks:** Background checks are required for **all program staff and volunteers** who have the potential for contact with youth under 18. These background checks must be completed in advance of individuals working directly with youth. Such individuals will authorize such checks in writing and submit to fingerprinting when required. The agency shall retain the signed form authorizing the background check. All background check information, including the signed authorizing forms shall be maintained separately in a confidential file, apart from the employee’s personnel records. Funded programs will be required to have a written protocol in place detailing the requirement for background checks; evidence of their completion; the protocol for reviewing and making determinations regarding results; etc. In no case shall a Person who has been indicated as the perpetrator of any of the child abuse/neglect allegations identified in 89 Ill. Adm. Code Section 385.50(a) be deemed fit for service that allows access to children.

C. **Child Abuse/Neglect Reporting Mandate:** Per the Abused and Neglected Child Reporting Act (ANCRA, 325 ILCS 5/4), mandated reporters are professionals who may work with children in the course of their professional duties. Mandated reporters are required to report suspected child maltreatment immediately when they have “reasonable cause to believe that a child known to them in their professional or official capacity may be an abused or neglected child” (ANCRA Sec.4). This is done by calling the Illinois Department of Children and Family Services (DCFS) Hotline at 1-800-252-2873 or 1-800-25ABUSE. Programs funded through this grant opportunity must review ANCRA and, where appropriate, have a written protocol for identifying and reporting suspected child maltreatment.

D. **Hiring and Employment Policy:** It is the policy of the Department to encourage cultural diversity in the work environment and to promote employment opportunities through its programs. The Department philosophy is that the program workforce should appropriately reflect the populations to be served, with special attention given to hiring individuals indigenous to those communities. Consistent with Department policy, whenever a position becomes available, funded programs are encouraged to consider TANF clients for
employment, contingent upon their qualifications in the areas of education and work experience.

E. Training and Technical Assistance: Programs must agree to receive consultation technical assistance from authorized representatives of the Department. The program and collaborating partners will be required to attend site visits. Programs will be required to attend regular meetings and training as provided by the Department or a subcontractor of the Department and should budget accordingly.

B. Funding Information and Requirements

1. Funding Information

A. This Continuation Application is considered an application for renewal funding.
B. This award is funded with Federal dollars and does NOT have a match requirement.
C. All funding is subject to appropriation.
D. The Department anticipates awarding 1 grant under this funding notice based on the availability of funds.
E. Subject to appropriation, the grant period will begin no sooner than July 1, 2020 and will continue through June 30, 2021.
F. It is expected that administrative costs, both direct and indirect, will represent a small portion of the overall program budget.
G. The funding amount requested for FY21 should reflect the actual grant amount required to implement the proposed plan and should be reasonably consistent with FY20 funding levels.
H. Proposed project budgets and narratives must be sufficiently detailed and justified to be approved by DHS.
I. Subcontractor Agreement(s) and budgets must be pre-approved by the Department and on file with the Department. Subcontractors are subject to all provisions of this Agreement. The successful Applicant Agency shall retain sole responsibility for the performance of the subcontractor.
J. Pre-Award costs will be allowed prior to the execution date of the award under the following conditions: 1.) the applicant must have received and accepted the Notice of State award (NOSA) AND, 2.) Submitted any and all requested program plan and budget revisions per the NOSA; AND 3.) May NOT incur pre-award costs prior to 7/1/2020.

The release of this funding notice does not obligate the Illinois Department of Human Services to make an award. Work cannot begin until a contract is fully executed by the Department.

2. Grant Funds – Use Requirements

All applicants will use grant funds according to the guidelines, conditions and parameters set forth in this funding notice and in compliance with federal statutes, regulations and the terms and conditions of any applicable federal awards.

Please refer to 2 CFR 200 - Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, PART 200 Subpart E - Cost Principles to determine the appropriateness of costs.

A. Allowable costs:

Allowable costs are those that are necessary and reasonable based on the activity(ies) contained in the Scope of Work, are justified in the Budget Narrative, and are allowable under Subpart E of 2 CFR 200. Funding allocated under these grants is intended to provide direct services to youth. It is expected that administrative costs, both direct and
indirect, will represent a small portion of the overall program budget. Any budget
deemed to include inappropriate or excessive administrative costs will not be
approved. Program budgets and narratives must detail how all proposed expenditures are
necessary for program implementation.

B. Unallowable costs:
Please refer to 2 CFR 200 – Uniform Administrative Requirements, Cost Principles, and
Audit Requirements for Federal Awards, PART 200 Subpart E – Cost Principles to
determine the appropriateness of costs. In addition, and specific to this grant, the
following costs will be unallowable without specific prior written approval from DHS:

1. Entertainment costs, except where specific costs that might otherwise be
   considered entertainment have a programmatic purpose and are authorized in the
   approved budget (2 CFR 200.438)
2. Capital expenditures for general purpose equipment, including any vehicle
   regardless of cost, buildings, and land (2 CFR 200.439)
3. Capital expenditures for improvements to land, buildings, or equipment which
   materially increase their value or useful life (2 CFR 200.439)
4. Food, and other goods or services for personal use of the grantee’s employees,
   contractors, or consultants of the grantee unless authorized as per diem under the
   State of Illinois Governor’s Travel Control Board (2 CFR 200.445).
5. Deposits for items, services, or space

C. Limitation of Use  Award funds for Employee Compensation: With respect to any
award over $250,000, recipients may not use federal funds to pay total cash
compensation to any employee that exceeds 110% of the maximum annual salary payable
to a member of the Federal Government's Senior Executive Service (SES) at an agency
with a Certified SES Performance Appraisal System for that year. A salary table is
available at the U.S. Office of Personnel Management website
https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-
tables/pdf/2019/ES.pdf

D. Indirect cost requirements
In order to charge indirect costs to this grant, the applicant organization must have a
Federal or State annually negotiated indirect cost rate agreement (NICRA) or must elect
to use the De Minimis Rate.

Every organization that receives an FY2021 state award must make an indirect cost
rate proposal or election in the Crowe Activity Review System (CARS), including
organizations that are choosing not to claim payment for indirect costs.
CARS URL:

Indirect Cost Rate Election:

1. **Federally Negotiated Rate.** Organizations that receive direct federal funding
   may have an indirect cost rate that was negotiated with the Federal Cognizant
   Agency. Illinois will accept the federally negotiated rate. The organization must
   provide a copy of the federal NICRA as Attachment B2.

2. **State Negotiated Rate.** The organization must negotiate an indirect cost rate
   with the State of Illinois by completing an indirect cost rate proposal in the
CARS system if they do not have Federally Negotiated Rate or elect to use the De Minimis Rate.

3 **De Minimis Rate.** An organization that has never received a Federal or State Negotiated Rate may elect a de Minimis rate of 10% of **modified total direct cost (MTDC)**. Once established, the de Minimis rate may be used indefinitely. The State of Illinois must verify the calculation of the MTDC annually in order to accept the de Minimis rate. If programs elect to use the De Minimis rate, it is **critical** that program budgets accurately calculate the MTDC base. Please see the regulation below and note the exclusions to MTDC. **2 CFR § 200.68**

**Modified Total Direct Cost (MTDC).**

MTDC means all direct salaries and wages, applicable fringe benefits, materials and supplies, services, travel, and subawards and subcontracts up to the first $25,000 of each subaward or subcontract (regardless of the period of performance of the subawards and subcontracts under the award). MTDC excludes equipment, capital expenditures, charges for patient care, rental costs, tuition remission, scholarships and fellowships, participant support costs and the portion of each subaward and subcontract in excess of $25,000. Other items may only be excluded when necessary to avoid a serious inequity in the distribution of indirect costs, and with the approval of the cognizant agency for indirect costs.

4 **No Rate.** Grantees have discretion not to claim payment for indirect costs. Grantees that elect not to claim indirect costs cannot be reimbursed for indirect costs. The organization must record an election of "No Indirect Costs" into CARS.

**Crowe Activity Review System (CARS).**

CARS will allow your organization to document your already established federally approved indirect cost rate, complete an indirect cost rate proposal (see State Negotiated Rate above), elect to charge the De Minimis rate (10%) of modified total direct costs (MTDC), or select that no reimbursement of indirect costs will be requested. Submission requirements are located on page 2 of the Uniform Budget Template as well as 2 CFR 200 Appendices IV, V & VII.

1 Organizations which have not previously made an indirect cost rate election must submit an election (and indirect cost rate proposal, if necessary) immediately and no later than 3 months after receiving an award notification or invitation to the CARS system.

2 Organizations that have previously established an indirect cost rate election must submit a new indirect cost rate election immediately and no later than 6 months after the close of their organization’s fiscal year.

3 Every organization must make an indirect cost rate election in CARS even if the organization is choosing De Minimis Rate or “no rate”. Organizations that do not make an election or submission inside the CARS system within the required timeframes will not be allowed to claim indirect cost reimbursement.

4 For more information, see [https://www.illinois.gov/sites/GATA/Pages/default.aspx](https://www.illinois.gov/sites/GATA/Pages/default.aspx).

3. **Administrative costs**

It is expected that administrative costs, both direct and indirect, will represent a small portion of the overall program budget. Program budgets and narratives will detail how all proposed expenditures are directly necessary for program implementation and will distinguish between
Indirect/Direct Administrative and Direct Program expenses. Any budget deemed to include inappropriate or excessive administrative costs will not be approved. *At no time may the approved NICRA be exceeded under this agreement. Documentation will be required to verify the approved NICRA.*

4. **Simplified Acquisition Threshold**

Potential grantees under this funding announcement may receive an award in excess of the Simplified Acquisition Threshold, currently $250,000 (Refer to 2CFR200 Section 200.88). Therefore, the grantee must be aware of the following regarding the Simplified Acquisition Threshold as it will be applicable to any qualifying sub award:

- That the grantee agency, prior to making a sub-award with a total amount of funds greater than the simplified acquisition threshold, is required to review and consider any information about the applicant that is in the designated integrity and performance system accessible through SAM (currently FAPIIS) (see 41 U.S.C. 2313);

- That an applicant, at its option, may review information in the designated integrity and performance systems accessible through SAM and comment on any information about itself that the awarding agency previously entered and is currently in the designated integrity and performance system accessible through SAM;

- That the awarding agency will consider any comments by the applicant, in addition to the other information in the designated integrity and performance system, in making a judgment about the applicant's integrity, business ethics, and record of performance under awards when completing the review of risk posed by applicants as described in §200.205 awarding agency review of risk posed by applicants.
SECTION II
The following section provides information and requirements for implementing the Tier 1 Phase 1 program.

PROGRAM DISCRIPITION/REQUIREMENTS

Program Description
The Division of Family and Community Services, Office of Community and Positive Youth Development, Bureau of Positive Youth Development administers the Teen Pregnancy Prevention Program – Tier 1 Phase 1 (T1P1). Tier 1 Phase 1 is a federal grant through the Department of Health and Human Services. This agreement is intended to support training and support services in the area of teen pregnancy prevention. Training will include:

a) in-person or webinar group trainings that increase the knowledge or skills to carry out Tier 1 Phase 1 grant requirements and services.
b) provide evidence-based curricula training and consult with the project coordinator and evaluation provider to identify the needs of all Tier 1 Phase 1 providers.
c) training activities will be featured on the providers website. Providers will be notified via email of the posted trainings.

A. Program Requirements

1) The provider must develop and deliver evidence-based model programs that are approved by the Tier 1 Phase 1 Program.

2) The provider must develop training topics relevant to implementation of Teen Pregnancy Prevention, including but not limited to:
   a) Classroom Management techniques
   b) School and Community based youth recruitment
   c) LGBTQ inclusivity
   d) Trauma Informed status
   e) Positive Youth Development Approach
   f) Adolescent Brain Development
   g) Sexual Reproduction and Anatomy
   h) Sexual Health Educator Basic Skills

3) The provider must develop and distribute a training needs survey to assess current training needs of T1P1 providers at the beginning of the year

4) The provider must discuss with the Project Coordinator the results of the training needs survey and develop a training schedule to be implemented.

5) The provider must coordinate training in coordination with the Tier 1 Phase 1 project coordinator and produce a training offering announcement, inclusive of the name of the training as well as the dates, times and locations of the trainings. The training offerings must be posted on the providers website.

6) The provider must monitor and assess the quality of training programs delivered. The provider must develop and distribute satisfaction surveys in addition to analyzing and summarizing the results of the surveys to assess the quality of the training services
delivered to assess their effectiveness. The provider will provide the survey summaries to the Tier 1 Phase 1 project coordinator.

7) The provider must coordinate all logistics for training sessions and topical workshops: assisting with preparing agendas for each training/workshop and determining content for the meetings in cooperation with the Department; identify topics and speakers; prepare training/workshop notifications; posting information on the providers website; coordinating on-line registration and sending confirmations; contracting with program developers, speakers and sites where trainings/workshops will be offered; provide on-site support and registration; equipment and materials (name tags, handouts, agenda, curricula, etc.), provide on-line registration and provide satisfaction surveys. The provider must provide logistical support for all training offerings and meetings.

8) The provider must maintain a hard copy of Teen Pregnancy Prevention Program – Tier 1 Phase 1 approved evidence-based curricula as a technical assistance resource.

9) The provider must coordinate the Tier 1 Phase 1 statewide meeting logistics.

B. Performance Measures

1) Provider will offer or arrange Evidence Based Curriculum training on as-needed basis to any provider who has staff that must be trained prior to implementation.

2) Provider will submit to Project Coordinator a list of training topics the provider can facilitate on as-needed basis.

3) Provider will develop and distribute training needs survey to all facilitators.

4) Provider will compile results of survey and meet with Project Coordinator.

5) Provider will post training schedule on Prevention First website of available webinar and in-person trainings on on-going basis, with a minimum of one training per quarter.

6) All trainings offered will include satisfaction survey form, produced, distributed, and analyzed by the provider, with results shared with the Project Coordinator within 30 days after the training.

7) Provider will manage all logistics of PFI trainings offered to T1P1 providers.

8) Provider will maintain hard copy of EBC for training resources, and provide listing of EBCs including title, edition(s), and physical location to Project Coordinator.

9) Provider will coordinate state-wide annual meeting of IDHS, CPRD, and implementing organizations and their subcontractors.

C. Performance Standards

1) 100% of facilitators trained for respective EBC prior to implementation.

2) A list of training topics the provider can facilitate on as-needed basis was provided by end of first quarter.

3) Provider developed and distributed training needs survey to 100% of facilitators.

4) Provider compiled 100% of results of staff training surveys submitted and met with Project Coordinator to review by end of first quarter.

5) 75% of quarters included 1 training posted on the Prevention First website and conducted on topic agreed upon with Project Coordinator.
6) Within 30 days of any in-person or webinar training offered to T1P1 facilitators, provider shared results of training satisfaction surveys with Project Coordinator.

7) Provider surveyed 100% of training participants to determine if logistics provision was satisfactory and shared results of survey with Project Coordinator within 60 days of survey distribution.

8) A listing of 100% of EBCs including title, edition(s), and physical location were sent to the Project Coordinator by the end of the first quarter.

9) One state-wide annual meeting of IDHS, CPRD, and implementing organizations and their subcontractors was held annually.
SECTION III

The following section provides instructions for the components that must be included in a complete continuation application.

A. Uniform Application for State Grant Assistance
   Continuation applicants must submit a completed and signed Uniform Application for State Grant Assistance. The 3 page application may be found at this link.

B. FY2021 Teen Pregnancy Prevention – Tier 1 Phase 1 Training Continuation Plan Narrative
   Continuation applicants must submit an application that contains the information outlined below. Each section must have a heading that corresponds to the headings listed below. If the Applicant believes that the subject has been adequately addressed in another part of the application narrative, then a cross-reference to the appropriate part of the narrative must be provided. This application will become the work plan and budget.

1) **Description of Evaluation Continuation Plan Narrative**
   The Project Narrative will provide a comprehensive framework and description of all aspects of the project.
   a) Describe how your agency will implement the services listed under “Program Description/Requirements” that it is proposing to provide.
   b) For each service:
      - Describe what activities that will be undertaken to provide the services.
      - Identify the person/position who will have primary responsibility for that service.
      - Identify the amount of time anticipated to provide the service
      - Describe the anticipated impact the provided service will have.
   c) **Budget Narrative**
      In this section of the application/plan narrative, provide a detailed Budget Narrative of the items allocated within your proposed budget. This will include all funds budget for the program. Identify the source of those funds and detail how the specified resources and personnel are being allocated to ensure the tasks, activities, goals and objectives described in your proposal will be implemented. Illustrate the use of state or federal funds, other than T1P1 grant funds, that will be used to support the program. If sub-contractors are planned, please also describe how these funds will be utilized to implement the program.

Please restate and provide a response to each of the following questions as part of your FY21 Budget Narrative.
1. Does your Agency maintain written procedures that minimize the time elapsing between the receipt and disbursement of grant funds?
2. Does your Agency comply with/meet the financial management standards of 2 CFR 200.302?
3. Does your Agency anticipate any immediate cash needs to implement this grant?
4. Does your Agency have sufficient working capital to fully operate the grant program for 2 months beginning July 1, without advance payment, including initial startup costs and normal monthly grant expenses?

C. FY2021 Tier 1 Phase 1 Continuation Budget
In addition to the above budget narrative, continuation budgets must be submitted electronically in the CSA system. The Budget entered into the CSA system will also include a narrative or detailed description/justification for each line in the budget and will describe why each expenditure is necessary for program implementation and how you arrived at the particular amount. Please include cost allocations as necessary. This narrative must also clearly identify indirect costs, direct program costs, and direct administrative costs within each line item as appropriate. The Budget (including MTDC base exclusions as appropriate) should clearly describe how the specified resources and personnel have been allocated for the tasks and activities described in your plan. The Budget should be electronically signed and submitted in the CSA system. The Budget must be signed by the Provider’s Chief Executive Officer and/or Chief Financial Officer.

Please note, your FY 2021 contract will not be processed until your budget has been reviewed AND approved. It is critical that the budget submitted is as detailed as possible.
SECTION IV
The following section provides instructions for Submitting the complete continuation application.

APPLICATION AND SUBMISSION INSTRUCTIONS

A. Submission Format, Location and Deadline

1. Applications must be received at the location below no later than 12:00 p.m. (noon) on Wednesday, May 6, 2020. The application container will be electronically time-stamped upon receipt. The Department will ONLY accept applications submitted by electronic mail sent to DHS.YouthServicesInfo@Illinois.gov and copy mary.d.white@illinois.gov. The subject line of the email MUST state: "21-444-80-2198 Tier I Phase I - Mary White". Applications will NOT be accepted if received by fax machine, hard copy, disk or thumb drive.

2. All applicants are strongly encouraged to submit the completed grant application (single PDF document) to DHS.YouthServicesInfo@Illinois.gov utilizing the CMS File Transfer Utility located at https://filet.illinois.gov/filet/PIMupload.asp. This will ensure large documents are able to cross firewalls and will provide you with a transmission receipt. Please follow the instructions to attach your application. Don't forget the subject line above.

3. To be considered, proposals must be submitted to DHS.YouthServicesInfo@illinois.gov by the designated date and time listed above. For your records, please keep a copy of your submission with the date and time the application was submitted along with the email address to which it was sent. The deadline will be strictly enforced.

B. Proposal Format Requirements

1. All applications must be typed on 8 1/2 x 11-inch paper using 12-point type and at 100% magnification. With the exception of letterhead and stationery for letter(s) of support, the entire application should be typed in black ink on white paper. The application must be typed single-spaced, on one side of the page, with 1-inch margins on all sides. The applications must not exceed 15 pages, including the Description of Services, and Budget Narrative. The Uniform Application for State Grant Assistance, Attachments, Appendices, Uniform Budget Template/Narrative forms are NOT included in the page limitation.

2. The entire application, including attachments, must be sequentially page numbered and compiled in the order specified below. The complete application must be submitted in a single PDF document to DHS.YouthServicesInfo@illinois.gov and copy mary.d.white@illinois.gov. The subject line of the email MUST state: "21-444-80-2198 Tier I Phase 1 – Mary White". Applications will ONLY be accepted by email as described herein. Hard copies, faxed copies, copies on disk or thumb drive etc. will not be accepted.

3. The Department is under no obligation to accept applications that do not comply with the above requirements.

4. ALL Applications MUST include the following mandatory forms/attachments in the order identified below.

   A. A statement or Screenshot indicating the applicants has completed Pre-Qualification steps and is currently Pre-Qualified.
B. Statement indicating the ICQ and PRA have been completed
C. Signed Uniform Application for State Grant Assistance
D. Continuation Proposal Narrative
   a) Description of Services
   b) Budget Narrative.
E. Uniform Grant Budget – The proposed budget must be entered, signed and submitted in CSA and is required for the application to be considered complete. A hard copy of this signed and submitted budget must be included with the application.

C. Unique entity identifier and System for Award Management (SAM)
   Each applicant is required to: (i) Be registered in SAM before submitting its application; (ii) provide a valid unique entity identifier in its application; and (iii) continue to maintain an active SAM registration with current information at all times during which it has an active award or an application or plan under consideration by the Department. The Department may not make an award to an applicant until the applicant has complied with all applicable unique entity identifier and SAM requirements and, if an applicant has not fully complied with the requirements by the time the Department is ready to make an award, the Department may determine that the applicant is not qualified to receive an award and use that determination as a basis for making an award to another applicant. Please refer to Section A. Eligibility Information & Section I.B. Funding Information and Requirements for additional information and detail regarding SAM.

D. Intergovernmental Review
   This funding opportunity is NOT subject to Executive Order 12372, “Intergovernmental Review of Federal Programs,”.

E. Funding Restrictions
   The applicant must develop a budget consistent with program requirements as described in Section II. Program Description and in accordance with Section I.B.2 Grant Funds Use Requirements.

F. Pre-Award costs will be allowed prior to the execution date of the award under the following conditions: 1.) the applicant must have received and accepted the Notice of State award (NOSA) AND, 2.) Submitted any and all requested program plan and budget revisions per the NOSA; AND 3.) May NOT incur pre-award costs prior to 7/1/2020
SECTION V

The following section provides Award, Administrative and Contact Information.

Award Administration Information

1. **State Award Notices.**
   Providers recommended for continued funding under this Notice of Funding Opportunity following the above review will receive a Notice of State Award (NOSA). The NOSA shall include:
   - Grant award amount
   - The terms and condition of the award.
   - Specific conditions assigned to the grantee based on the fiscal and administrative and programmatic risk assessments.

   Upon acceptance of the grant award, announcement of the grant award shall be published by the awarding agency to Grants.Illinois.gov

   A written Notice of Denial shall be sent to the Providers not receiving awards.

   The NOSA must be signed by the grants officer (or equivalent). This signature effectively accepts the state award amount and all conditions set forth within the notice. This signed NOSA is the document authorizing the Department to proceed with issuing an agreement. The Agency signed NOSA must be remitted to the Department as instructed in the notice.

2. **Administrative and National Policy Requirements.**
   The agency awarded funds shall provide services as set forth in the DHS grant agreement and shall act in accordance with all state and federal statutes and administrative rules applicable to the provision of the services.

   To review a sample of the FY2020 DHS Uniform Grant Agreement, please visit the DHS Website at [http://www.dhs.state.il.us/page.aspx?item=29741](http://www.dhs.state.il.us/page.aspx?item=29741).

   The agency awarded funds through this Funding Notice must further agree to comply with all applicable provisions of state and federal laws and regulations pertaining to nondiscrimination, sexual harassment and equal employment opportunity including, but not limited to: The Illinois Human Rights Act (775 ILCS 5/1-101 et seq.), The Public Works Employment Discrimination Act (775 ILCS 10/1 et seq.), The United States Civil Rights Act of 1964 (as amended) (42 USC 2000a-and 2000H-6), Section 504 of the Rehabilitation Act of 1973 (29 USC 794), The Americans with Disabilities Act of 1990 (42 USC 12101 et seq.), and The Age Discrimination Act (42 USC 6101 et seq.). Additional terms and conditions may apply.

3. **Required Reporting**
   A. The Provider will submit monthly expenditure documentation forms in the format prescribed by the Department. The Expenditure Documentation forms must be submitted no later than the 30th of each month for the preceding month by email.
B. Quarterly Narrative will be submitted by email in a format prescribed by the Department, no later than the 30th of the month immediately following the quarter for the preceding quarter.

C. Year-End Financial, Narrative and Performance Data reports will be submitted by email in a format prescribed by the Department, no later than 30 days following the end of the fiscal year.

4. Payments
   A. Payment Determination
      1. **Applicants identified as low risk on the ICQ:** Applicants identified as low-risk will receive monthly advance payments. An initial 2/12 of the Award amount will be issued upon execution of the agreement; and may be rounded to the nearest $100.00. Subsequent payments will be issued, after reconciling all current and previously reported expenditures, ensuring the Applicant maintains a 1/12 rolling advance.

      2. **Applicants identified as Medium to High Risk on the ICQ:** An annual determination will be made regarding the need for a working capital advance. This determination will be made based on information submitted by the applicant as part of the FY21 Grant Application/Plan process. Applicants will be placed in one of the following payment categories:
         a. For applicants that indicate insufficient working capital to fully operate the grant program for 2 months beginning July 1, will receive an initial working capital advance payment of 2/12 of the Award amount upon execution of the agreement; and may be rounded to the nearest $100.00. Subsequent payments will be issued on a reimbursement basis and will consider all previously submitted and documented expenditures.
         b. For applicants that indicate sufficient working capital to fully operate the grant program for 2 months beginning July 1, grant payments will be issued on a reimbursement basis that will consider all previously submitted and documented expenditures.

   B. The Department will compare, as applicable, the amount of the initial advance/working capital payment made to date with the documented expenditures provided to the Department by the Applicant.
      1. **Applicants identified as low risk on the ICQ:** In the event the documented services provided by the Applicant do not justify the level of award being provided to the Applicant, future payments may be withheld or reduced until such time as the services documentation provided by the Applicant equals the amounts previously provided to the Applicant to ensure each payment advanced does not exceed 1/12 cash-on-hand. Failure of the Applicant to provide timely, accurate and sufficiently detailed documentation will result in delayed payments and may result in a reduction to the total award.

      2. **Applicants identified as Medium to High Risk on the ICQ:** In the event the documented services provided by the Applicant do not justify the level of award being provided to the Applicant, future payments may be withheld or reduced until such time as the services documentation provided by the Applicant equals the amounts previously provided to the Applicant. Failure of the Applicant to provide timely, accurate and sufficiently detailed documentation will result in delayed payments and may result in a reduction to the total award.

   C. The final payment from the Department under this Agreement shall be made upon the Department's determination that all requirements under this Agreement have been completed, which determination shall not be unreasonably withheld. Such final payment
will be subject to adjustment after the completion of a review of the Applicant's records as provided in the Agreement.

D. In the event payments made by the Department to the Applicant exceed the total amount of Applicant reported and Department authorized expenditures, the Applicant will be required to issue a repayment to the Department in an amount equal to the overpayment.

5. **State Awarding Agency Contact (s)**
   If you have questions relating to this Continuation Funding Notice, please send them via email to: [DHS.YouthServicesInfo@Illinois.gov](mailto:DHS.YouthServicesInfo@Illinois.gov) and copy [mary.d.white@illinois.gov](mailto:mary.d.white@illinois.gov) with “**Tier 1 Phase 1 FUNDING NOTICE – Mary White**” in the subject line of the email.