

II
K-10

**AGENDA ITEM
REQUEST/JUSTIFICATION FORM**
(To be completed by requesting Department)
Forward all requests to Sharon Bourke, LC2 Civic Center
DEADLINE SUBMITTAL IS 3:00 P.M. WEDNESDAY
Before the Tuesday meeting

Agenda item: APPROVAL

Date to be on agenda: AUGUST 2, 2016

Exact wording to be used for the agenda:

Approval of Agreement with Catholic Health Initiatives (CHI) Florence Pharmacy regarding developing service models to prevent chronic diseases through clinical community linkages. (\$5,000.00 budgeted)

Action being requested by the County Board: APPROVAL

Amount requested: \$5,000.00 Grant Funded Object Code: _____

Is item in current year's budget? Yes x No _____

Does this item commit funds in future years? Yes _____ No x

If yes, explain: _____

If an agreement or contract, has the County Attorney reviewed and approved?
Yes x No _____

Previous action taken on this item if any: Approved by Board of Health

Recommendations and rationale for action: n/a

Will anyone speak on behalf of this item, if so who? Health Director or Designee

If this is a rush agenda item, please explain why: n/a

Submitted by (Name & Department): Adi M. Pour, Ph. D., Health Director Ext: 7471
Douglas County Health Department

Date Submitted: 07/27/2016

List Attachments: Resolution and 2 original contracts
(Attach resolution and all pertinent documentation, i.e., contract, agreement, memorandums, etc.)

*Certified Resolution can be obtained at the County Clerks' website:
<http://www.douglascountyclerk.org/county-board-records/search-for-resolutions>*

<i>Completed by receiving office</i> Received in Administrative Office: Date: <u>7/27/16</u> Time: _____

**BOARD OF COUNTY COMMISSIONERS
DOUGLAS COUNTY, NEBRASKA**

Resolved

WHEREAS, the Douglas County Board of Health met on July 20, 2016 to review and consider contracts and Agreements or Addendums, thereto, submitted in furtherance of the objectives of the Douglas County Health Department (DCHD); and,

WHEREAS, at said meeting the Board of Health voted to approve the following:

Agreement with the Catholic Health Initiatives (CHI) Florence Pharmacy regarding actions to prevent Obesity, Diabetes, and Heart Disease and Stroke by developing service models to link and support the management of pre-hypertension and hypertension management; and,

WHEREAS, said Agreement has been executed by the President of the Douglas County Board of Health and the Director of the Douglas County Health Department and is forwarded to this Board of Commissioners for review and consideration; and,

WHEREAS, this Board of Commissioners has reviewed and considered said Agreement as evidenced and desires to approve said Agreement.

NOW THEREFORE BE IT RESOLVED BY THIS BOARD OF DOUGLAS COUNTY COMMISSIONERS that the Agreement evidenced is hereby approved and the Chair of this Board is hereby authorized to sign the necessary documents to execute said Agreement.

Dated on this 2nd day of August, 2016.

AGREEMENT
between the
DOUGLAS COUNTY HEALTH DEPARTMENT
and
CHI HEALTH PHARMACY FLORENCE

This Agreement is hereby entered into between Douglas County, Nebraska, on behalf of the Douglas County Health Department (hereinafter "Department") and CHI Health Pharmacy Florence (hereinafter "Contractor") located at 8613 N 30th Street, Omaha NE 68112, for the purpose of advancing quality improvements in care provision to improve health care outcomes of patients with hypertension; and to establish an education and referral model for patients with hypertension between pharmacy and medical services.

FEDERAL AWARD INFORMATION

This Agreement constitutes a subaward of federal funds.

This subaward is not for research and development.

This subaward does not include ARRA funds.

This disclosure is made in accordance with Section 2 CFR 200.331.

Federal Agency: USDHHS, CDC&P
CFDA Number: 93.757
CFDA Title: PPHF 2015: Nutrition, Physical Activity and Obesity
Base Activities- State Public Health Actions to
Prevent and Control Diabetes, Heart Disease, Obesity
and Associated Risk Factors and Promote School
Health
Federal Award Identifier: 5U58DP005493-02

Award Recipient and
Pass-through Entity: State of Nebraska
Department of Health & Human Services
Division of Public Health Lifespan Health Services

Sub-recipient and
Pass-through Entity: Douglas County, Nebraska
Douglas County Health Department

(This) Sub-recipient: CHI HEALTH PHARMACY FLORENCE

(This) Sub-recipient's DUNS or SS# NPI # 1023104999

(This) Subaward start date: 7/1/2016

(This) Subaward end date: 9/29/2016

Total amount of federal funds available under this Subaward: \$ 5,000
Indirect cost rate applicable to this subaward, if any: Not applicable

SECTION I PURPOSE AND DUTIES

Department has been contracted by Nebraska Department of Health and Human Services System ("NDHHS") Division of Public Health Chronic Disease Prevention & Control Program to increase engagement of pharmacists in hypertension management with in community health care systems and the provision of medication/self-management of adults with high blood pressure. The Department wishes to enter into an agreement (this subaward) with Contractor to advance quality improvements in care provision to improve health care outcomes of patients with hypertension; and to establish an education and referral model for patients with hypertension between pharmacy and medical services.

1. **Duties of Contractor.** The Contractor shall do the following:
 - A. The pharmacy will develop a service model(s) designed to improve continuity of care for patients with hypertension management needs. This model may include
 - i. Self-management of hypertension approaches to provide directly to patients
 - ii. Improved coordination of care using referral methods between the pharmacists and medical service entity (ies) of the patients the pharmacy serves.
 - B. A communication and referral model between the pharmacy and selected medical services entity (ies) will be developed that meets the purpose of improving patient hypertension management needs. To establish a model that is compatible with the pharmacy's operations, the pharmacy will:
 - i. Develop a map the potential communication approaches between the selected pharmacy and the selected medical services entity (ies) (it is acceptable that this is done with the assistance of a consultant/contractor).
 - ii. Map the potential patient care documentation approaches possible between the selected pharmacy and the selected medical services entity (ies) (it is acceptable that this is done with the assistance of a consultant/contractor).
 - C. Florence Pharmacy will provide a report summarizing progress to Douglas County Health Department (may be assisted by a consultant/contractor) by October 15th, 2016.
 - D. Establish a project time line and quarterly benchmarks for these efforts with Douglas County Health Department Staff for the coming year (2016-2017).

- E. Participate in regular work sessions to conduct this work.
- F. Prepare progress and annual report.

2. **Duties of Department.** The Department shall do the following:
- A. Oversee and direct implementation of its NDHHS approved work plan under the auspices of its Grant.
 - B. Provide the Contractor with program information, training and coordinate with other Contractors as necessary and appropriate to assist the Contractor in carrying out its obligations under this agreement.
 - C. Conduct necessary program audits, evaluations and reviews of Contractors activities, as it may deem necessary, appropriate or advisable.
 - D. Explore and implement methods of appropriate information sharing to maximize program efficiency and promote integration of grant activities.
 - E. Reserve the right to fund more than one local Contractor to serve the same area or intervention served by a Contractor, when determined by the Department that more than one Contractor is necessary to serve the full extent of need in that area or intervention. The decision to fund an additional Contractor(s) in the same intervention shall be in the sole discretion of the Department with consideration given to current Contractor's ability

SECTION II DURATION, COMPENSATION, AND TERMINATION

1. **Duration and Termination.**
- A. This Agreement shall become effective on July 1, 2016, and shall remain in effect until September 29, 2016.
 - B. This Agreement may be terminated upon mutual written consent of the parties or by either of the parties giving thirty (30) days written notice to the other of its intention to terminate the Agreement. If Contractor terminates this Agreement prior to completion of its duties under this Agreement, Contractor will only be entitled to a portion of the Compensation set forth in section (II)(2) of this Agreement less any excess costs incurred by the Department in completing Contractor's duties under this Agreement. Upon expiration, this Agreement may be extended or renewed for an additional period by written agreement of the parties.
2. **Compensation.**
- A. **TOTAL PAYMENT.** The Department shall compensate the Contractor in an amount not to exceed \$5,000 (five thousand dollars) for services for the Contractor's delivery of the services specified in this Agreement.
 - B. **PAYMENT STRUCTURE.** The Department shall make payment to Contractor within thirty (30) days of receipt of invoice. This contract is intended to be a flat fee contract for services delivered and all expenses incurred by

Contractor. The invoice and/or supplemental invoice documentation shall state with specificity which objectives were worked on and provide sufficient detail as to document progress being made towards completing the stated objectives in accordance with this Agreement. The program manager and the Division Chief shall both review the invoice and then sign the invoice acknowledging that the services as outlined in each invoice were provided during the month as stated on invoice.

SECTION III GENERAL PROVISIONS

1. **Independent Contractors.** It is agreed that nothing contained herein is intended or should be construed in any manner as creating establishing a partnership or joint venture between the Parties. Any and all acts that either party or their personnel, employees, agents, contractors, or servants, perform pursuant to the terms of this Agreement shall be undertaken as independent contractors and not as employees of the other. The Parties shall, except as provided herein, act in their individual capacities and not as agents, employees, partners, joint ventures, or associates of the other. An employee or agent of one shall not be deemed or construed to be the employee or agent of the other for any purpose whatsoever. None of the Parties or their personnel, employees, agents, contractors, or servants shall be entitled to any benefits of the other. The Parties shall not provide any insurance coverage to the other or their employees including, but not limited to, workers' compensation insurance. Each Party shall pay all wages, salaries and other amounts due its employees and shall be responsible for all reports, obligations, and payments pertaining to social security taxation, income tax withholding, workers' compensation, unemployment compensation, group insurance coverage, collective bargaining agreements or any other such similar matters. Any and all claims that may or might arise under the Worker's Compensation Act of the State of Nebraska on behalf of said personnel or other persons while so engaged, and any other claims whatsoever on behalf of any such person or personnel arising out of employment or alleged employment, including, without limitation, claims of discrimination against a Party its officers, employees, agents, contractors, or servants shall in no way be responsibility of the other Party. Neither Party shall have any authority to bind the other by or with any contract or agreement, nor to impose any liability upon the other. All acts and contracts of each shall be in its own name and not in the name of the other, unless otherwise provided herein.

2. **Nondiscrimination.** Both parties shall comply with all applicable local, state and federal statutes and regulations regarding civil rights and equal opportunity employment, including Title VI of the Civil Rights Act of 1964; the Rehabilitation Act of 1973, Public Law 93-112; the Americans with Disabilities Act of 1990, Public Law 101-336; and the Nebraska Fair Employment Practice Act, Neb. Rev. Stat. §§ 48-

1101 to 48-1125 in the performance of this Agreement. Violation of said statutes and regulations will constitute a material breach of this Agreement.

3. **Captions.** Captions used in this Agreement are for convenience and are not used in the construction of this Agreement.
4. **Applicable Law and Venue.** Parties to this Agreement shall conform to all existing and applicable city ordinances, resolutions, state and local laws, federal laws, and all existing and applicable rules and regulations. Nebraska law will govern the terms and the performance under this Agreement. Venue for any non-federal legal proceeding under this Agreement shall be in the State of Nebraska, District Court of Douglas County and for any federal legal proceedings in the United States District court for the State of Nebraska located in Omaha, Nebraska.
5. **Entire Agreement.** This Agreement contains the entire agreement of the Parties. No representations were made or relied upon by either Party other than those that are expressly set forth herein. No agent, employee or other representative of either Party is empowered to alter any of the terms hereof except as provided herein.
6. **Amendments.** This Agreement may be modified only by written amendment, duly executed by authorized officials of the Parties. No alteration or variation of the terms and conditions of this Agreement shall be valid unless made in writing and signed by the Parties hereto. Every amendment shall specify the date on which its provisions shall be effective.
7. **Data Ownership and Copyright.** Except as otherwise provided in the Federal Notice of Award, NDHHS shall own the rights in data resulting from this project or program. Contractor may copyright any of the copyrightable material and may patent any of the patentable products produced in conjunction with the performance required under this Agreement without written consent from NDHHS or the Department. The Department, NDHHS, and any federal granting authority hereby reserve a royalty-free, nonexclusive, and irrevocable right to reproduce, publish, or otherwise use, and to authorize others to use the copyrightable material for federal, state, or county government purposes. This provision shall survive termination of this Agreement.
8. **Federal Financial Assistance.** The Contractor shall comply with all applicable provisions of 45 C.F.R. §§ 87.1-87.2. The Contractor certifies that it shall not use direct federal financial assistance to engage in inherently religious activities, such as worship, religious instruction, and/or proselytization.
9. **Human Trafficking Provisions.** Contractor shall comply and be subject to the requirements of Section 106(g) of the "Trafficking Victims Protection Act of 2000" (22 USC 7104).
10. **Lobbying.**

- A. Contractor certifies that no Federal appropriated funds shall be paid, by or on behalf of the Contractor, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Agreement for: (a) the awarding of any Federal award; (b) the making of any Federal grant; (c) the entering into of any cooperative agreement; and (d) the extension, continuation, renewal, amendment, or modification of any Federal agreement, grant, loan, or cooperative agreement.
- B. If any funds, other than Federal appropriated funds, have been paid or will be paid to any person for influencing or attempting to influence: an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Agreement, the Contractor shall complete and submit Federal Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

11. **Mandatory Disclosures.** The Contractor must disclose to the Department, in a timely manner and in writing, all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting this Agreement in accordance with 2 CFR §200.113. Failure to make required disclosures can result in any of the remedies described in §200.338 Remedies for noncompliance, including suspension or debarment. (See also 2 CFR part 180 and 31 U.S.C. 3321).

12. **Debarment, Suspension or Declared Ineligible.** The Contractor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.

13. **Nebraska Technology Access Standards.** The Contractor shall review the Nebraska Technology Access Standards, found at <http://www.nitc.nebraska.gov/standards/> and ensure that products and/or services provided under the Agreement comply with the applicable standards. In the event such standards change during the Contractor's performance, the Department may create an amendment to the Agreement to request that Contractor comply with the changed standard at a cost mutually acceptable to the parties.

14. **Assignment.** None of the Parties may assign its rights under this Agreement without the express prior written consent of the other Party.

15. **Successors and Assigns Bound by Covenants.** All covenants, stipulations, and agreements in this Agreement shall inure to the benefit of the parties hereto and extend to and bind the legal representatives, successors, and assigns of the respective Parties hereto.

16. **Subcontractors.** The Contractor shall not subcontract any portion of this award without prior written consent of the Department. The Contractor shall ensure that all subcontractors comply with all requirements of this Agreement and applicable federal, state, county and municipal laws, ordinances, rules and regulations.
17. **Waiver.** Failure or delay by any Party to exercise any right of power under this Agreement will not operate as a waiver of such right or power. For a waiver of a right or power to be effective, it must be in writing signed by the waiving Party. An effective waiver of a right or power shall not be construed as a future or continuing waiver of that same right or power, or the waiver of any other right or power. In addition, any act by either Party, which it is not obligated to do hereunder, shall not be deemed to impose any obligation upon that Party to do any similar act in the future or in any way change or alter any of the provisions of this Agreement.
18. **Severability.** If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or otherwise unenforceable, that provision will be severed and the remainder of this Agreement will remain in full force and effect.
19. **Dispute Resolution.** Any dispute that, in the judgment of a Party of this Agreement, may affect the performance of such Party shall be reduced to writing and delivered to the other Party. As soon as possible thereafter, the Parties' authorized representatives shall schedule a face-to-face meeting to resolve the dispute in a mutually satisfactory manner. Prior to the institution of any formal legal proceeding, the Parties must meet in this manner to resolve the dispute. This meeting must take place within ten (10) business days after service of the written statement of dispute. During the pendency of negotiations, the Parties shall act in good faith to perform their respective duties described herein.
20. **Right to Audit.** Contractor shall establish a reasonable accounting system, which enables ready identification of Contractor's cost of goods and use of funds. Upon thirty (30) days written notice to Contractor, the Department may audit Contractor's records any time before three (3) years after final payment to verify the Department's payment obligation and use of the Department's funds. This right to audit shall include subcontractors in which goods or services are subcontracted by Contractor. Contractor shall ensure the Department possesses such rights with subcontractors
21. **Indemnification.** Contractor will indemnify, defend, and hold harmless the Department from any and all liability, expense, cost, attorney's fees, claim, judgment, suit and/ or cause of action (whether or not meritorious), settlement or demand for personal injury, death, or damage to tangible property which may accrue against the Department to the extent it is caused by the negligent acts or omissions of the Contractor, its officers, employees, agents, or subcontractors while performing their duties under this Agreement, provided that the Department gives the Contractor prompt, written notice of any such claim, suit, demand, or cause of action. These Indemnification provisions are not intended to waive the Department's sovereign immunity.

A. Department's liability is governed by and limited to the extent provided by the Nebraska Political Subdivision Tort Claims Act or other applicable provisions of law. The provisions of this section shall survive expiration or termination of this Agreement.

22. No Third Party Rights. This Agreement is not intended to, nor shall it provide third parties, excluding any assignment as provided herein, with any remedy, claim, liability, reimbursement, cause of action, or other right or privilege; except that this Agreement's indemnification provision shall also inure to the benefit of a Party's employees, officers, agents, and servants.

23. Licensing Requirements. Contractor agrees to comply with any and all required licensing provisions of the Nebraska Revised Statutes and other relevant State or Federal law and Regulations.

24. Drug Free Policy. Contractor agrees, in accordance with 41 USC §701 et al., to maintain a drug-free workplace by: (1) publishing a drug-free workplace statement; (2) establishing a drug-free awareness program; (3) taking actions concerning employees who are convicted of violating drug statutes in the workplace; and (4) in accordance with 2 CFR §182.230, identify all workplaces under its federal agreements.

25. Failure of Future Appropriations. Due to possible future reductions in State and/or Federal appropriations, the Department cannot guarantee the continued availability of funding for the Agreement, notwithstanding the consideration stated above. In the event funds to finance this Agreement become unavailable either in full or in part due to such reductions in appropriations, the Department may terminate the Agreement or reduce the consideration upon notice in writing to Contractor. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. The effective date of such Agreement termination or reduction in consideration shall be specified in the notice as the date of service of said notice or the actual effective date of the State and/or Federal funding reduction, whichever is later. Provided, that reduction shall not apply to payments made for services satisfactorily completed prior to the effective date. In the event of a reduction in consideration, Contractor may cancel this Agreement as of the effective date of the proposed reduction upon the provision of advance written notice to the Department.

26. New Employee Work Eligibility Status. The Contractor is required and hereby agrees to use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the State of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program authorized by the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. §1324a, known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the

work eligibility status of a newly hired employee. If the Contractor is an individual or sole proprietorship, the following applies:

- A. The Contractor must complete the United States Citizenship Attestation Form, available on the Department of Administrative Services website at www.das.state.ne.us.
- B. If the Contractor indicates on such attestation form that he or she is a qualified alien, the Contractor agrees to provide the US Citizenship and Immigration Services documentation required to verify the Contractor's lawful presence in the United States using the Systematic Alien Verification for Entitlements (SAVE) Program.
- C. The Contractor understands and agrees that lawful presence in the United States is required and the Contractor may be disqualified or the contract terminated if such lawful presence cannot be verified as required by Neb. Rev. Stat. §4-108.

27. Insurance. Contractor shall also maintain comprehensive General Liability insurance with limits of not less than One Million Dollars (\$1,000,000.00) for each person and Five Million Dollars (\$5,000,000.00) for each occurrence.

- A. Both Parties agree to provide and maintain throughout the term of this Agreement and at their own expense adequate statutory Nebraska workers' compensation insurance.
- B. At least 60 days before the effective date of any material change in or cancellations of, such insurance, written notice shall be mailed by the Contractor's insurance carrier to Douglas County. For notice to Douglas County, the insurance notice shall be sent to the Douglas County Clerk and the Chief Administrative Officer (CAO) by certified mail.
- C. Douglas County does not represent in any way that the insurance specified herein, whether in scope of coverage or limits, is adequate or sufficient to protect Contractor or its interests. Contractor is solely responsible to determine its need for and to procure additional coverage that may be needed in connection with this Agreement. The procuring of insurance as required by this Agreement shall not be construed to limit Contractor's liability hereunder or to fulfill the indemnification provisions of this Agreement.

28. Confidentiality. Any and all confidential or proprietary information gathered in the performance of this Agreement, either independently or through the Department, shall be held in the strictest confidence and shall be released to no one other than the Department without the prior written authorization of the Department, provided that contrary Agreement provisions set forth herein shall be deemed to be authorized exceptions to this general confidentiality provision. As required by United States Department of Health and Human Services ("HHS") appropriation acts, all HHS recipients and sub recipients, including Contractor must acknowledge HHS and NDHHS funding when issuing statements, press releases, and other documents describing projects or programs funded in whole or in part with HHS and NDHHS funds. Contractor is required to state: (1) the percentage and dollar amounts of the total program or project costs financed with HHS and NDHHS funds; and (2) the

percentage and dollar amount of the total costs financed by non-governmental sources. This provision shall survive termination of this Agreement.

29. **Publicity.** Neither party will use the name, trademarks, service marks or logos of the other party for any marketing or promotional purposes without the prior written consent of the other party. No referral(s), client(s), youth(s), and/or families serviced by Contractor during the performance of this Agreement shall be utilized by Contractor for any publicity, promotional, testimonial, or other self-benefitting manner without the explicit written consent of the Department. Contractor and its employees may not disclose any individually identifying information regarding any referral(s), client(s), youth(s), and/or families serviced by Contractor during the performance of this Agreement on any publically available medium including newspaper, radio, television, internet, social media, and similar venues. The provisions of this section shall survive the termination of this Agreement.
30. **Research.** Contractor shall not engage in research utilizing the information obtained through the performance of this Agreement without the express written consent of the Department. The term "research" shall mean the investigation, analysis, or review of information, other than aggregate statistical information, which is used for purposed unconnected with this Agreement.
31. **Smoke free.** Public Law 103-227, also known as the Pro-Children Act of 1994 ("Act"), requires that smoking not be permitted in any portion of any outdoor facility owned or leased or contracted for by an entity and used routinely or regularly for the provision of health, day care, early childhood development services, education or library services to children under the age of 18, if the services are funded by Federal programs either directly or through State or local governments, by Federal grant, contract, loan, or loan guarantee. The law also applies to children's services that are provided in outdoor facilities that are constructed, operated, or maintained with such federal funds. The law does not apply to children's services provided in private residences; portions of facilities used for inpatient drug or alcohol treatment; service providers whose sole source of applicable Federal funds in Medicare or Medicaid; or facilities where WIC coupons are redeemed. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1000 for each violation and/or the imposition of an administrative compliance order on the responsible entity. By signing, Contractor certifies that Contractor will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.
32. **Drug Free Policy.** Contractor agrees to establish and maintain a drug-free workplace policy.
33. **Public Benefits.** With regard to Neb. Rev. Stat. §§4-108 - 113, neither party is an individual or sole proprietorship. Therefore, neither party is subject to the public benefits attestation and related requirements of Neb. Rev. Stat. §§4-108 – 113.

34. **Publications.** Contractor shall acknowledge the project was supported by the Code of Federal Award Number, name of award, federal agency, DHHS, and the Department in all publications that result from work under this Agreement.

35. **Conflict of Interest.** In the performance of this Agreement, Contractor will avoid all conflicts of interest and appearances of it. Contractor will report any conflict of interest immediately to the Department.

36. **Authorized Representatives and Notice.** In further consideration of the mutual covenants herein contained, the Parties hereto expressly agree that for purposes of notice, during the term of this Agreement and for the period of any applicable statute of limitations thereafter, the following named individuals shall be the authorized representative of the Parties:

For the Contractor:
Ann Thompson, RP
CHI Health Pharmacy Florence

8613 N 30th St
Omaha NE 68112
402-451-2125
402-451-2401

For the Department:
Adi Pour, Ph.D.
Douglas County Health Director
1111 S. 41st St., Suite 205
Omaha, NE 68105
(402)444-7471 - phone
(402)444-6267 - fax

Notice shall be in writing and shall be effective upon receipt. Delivery may be by hand, in which case signed receipt shall be obtained, or by United States mail, registered or certified, return receipt requested or by facsimile with a signed return facsimile acknowledging receipt.

IN WITNESS THEREOF, the parties have executed this Agreement on the latest date signed below.

Douglas County Board of Health


Board President 7/20/16
Date

Douglas County Health Department


Adi M. Pour, Ph.D. 7/20/16
Date
Health Director

Douglas County Board of Commissioners

Mary Ann Borgeson, Chair Date

Approved as to form:


Deputy County Attorney 7/20/16
Date
Douglas County Attorney's Office

Contractor

Ann Thompson Date

Retail Pharmacy Manager