OREGON DEPARTMENT OF CORRECTIONS COMMUNITY CORRECTIONS DIVISION 3723 FAIRVIEW INDUSTRIAL DRIVE SE, STE 200 SALEM, OREGON 97310

APPLICATION:

Supplemental Funds for Drug Addicted Persons

APPLICATIONS DUE:

October 27, 2023

SECTION ONE: General Information

I. INTRODUCTION

Supplemental funds have been made available by the legislature for drug-addicted persons as part of the implementation of Measure 57. A statewide approach to intervention has been defined to meet the statutory requirement that the programs funded be guided by evidence-based practices and be designed to reduce crime and drug addiction. The approach includes a balance of treatment, supervision, and immediate sanctions.

According to statute, the Department of Corrections shall make grants to counties to provide supplemental funding for:

- (a) the operation of jails;
- (b) treatment services for drug-addicted persons charged with a crime listed in ORS 137.717, convicted of a crime listed in ORS 137.717, or for those who have been convicted of predicate crimes related to ORS 137.717 and who have been placed on community supervision, and scoring as high or medium risk to re-offend on the Public Safety Checklist (PSC) or Proxy risk tools, or other validated risk/needs tool approved by the Department; and
- (c) intensive supervision including incarceration for violating the conditions of that supervision for drug-addicted persons charged with a crime listed in ORS 137.717, convicted of a crime listed in ORS 137.717, or for those who have been convicted of predicate crimes related to ORS 137.717 and who have been placed on community supervision, and scoring as high or medium risk to re-offend on the PSC or Proxy risk tools, or other validated risk/needs tool approved by the Department.

II. FUNDING

The legislature has appropriated more than twelve million dollars (\$12,745,161) for the 2023-2025 biennium. Supplemental funds will be made available to counties based on a formula that matches the county's percentage share of the allocation of community corrections grant-in-aid funds (see attachment A). Every county will be eligible for a minimum grant of \$50,000. A county or a group of counties may submit an application for these funds, as described in this publication.

The Director of the Department of Corrections, after consulting with the Community Corrections Commission, shall review the applications and determine the funds to be allocated to each county. In the event that some of the funds are not allocated in the first round of funding, the balance of funds will be made available as enhancement funding through a competitive process based on scored program proposals in a process to be defined later.

III. APPROVAL PROCESS

The Community Corrections Commission shall review the applications and make recommendations to the Director or designee. The criteria upon which the advisory board shall base their review will include:

- (a) ability of the proposed approach to reduce crime and drug addiction;
- (b) extent to which the approach is guided by evidence-based practice and/or research; and
- (c) whether the approach is comprehensive, involving a mix of supervision, services, and sanctions; and
- (d) whether the approach is collaborative, engaging local criminal justice system agencies and local service providers working together.

SECTION TWO: Standards for Interventions

This investment in effective interventions for drug addicted persons on supervision will be guided by evidence-based practices which are best designed to reduce crime and drug addiction. The required approach includes a balance of treatment, supervision, and immediate sanctions. While each county or group of counties may design an intervention unique to their community, the approach should incorporate these principles:

- (a) Treatment programs shall be evidence-based. Evidence-based programs are delivered consistent with the findings in research about what works best to reduce recidivism.
- (b) Assessment which is standardized, objective, and comprehensive should be used to prioritize treatment, determine criminal risk factors, and to determine the proper level of care. Assessments of risk should be based on actuarial risk assessment tools.
- (c) Rules, requirements and expectations for participants, including consequences for success and for failure are made formal and clear by an authority figure.
- (d) An individual case plan should be developed for each offender. The case plan should include criminal risk factors in addition to addiction that will be addressed in treatment.
- (e) Treatment program design should address issues of motivation. Treatment options shall be available for participants consistent with their assessed stage of change.
- (f) Treatment program design should be culturally competent and responsive when identifying individuals who would be best served by a specific program.
- (g) Treatment should be based on cognitive and behavioral interventions and social learning approaches. Treatment programs should be of sufficient length and intensity to produce stable behavior changes based on replacing old patterns of thinking and behaving and learning and practicing new skills for avoiding drug use and criminal behavior.

- (h) Utilize a system of graduated sanctions and incentives which are swift and certain and which encourage recovery goals while holding participants accountable for non-compliant behaviors.
- (i) Drug testing may be used as a treatment or accountability tool. There should be a response, either an intervention or sanction, for any program rule violation, but that response should not automatically result in withdrawal from treatment.
- (j) Co-ed treatment should be avoided if possible. Women generally experience better outcomes when treated in gender-specific and gender-responsive settings.
- (k) Programs should include relapse prevention planning and comprehensive transition planning so that participants are more likely to adjust to the next level of care or change in living situation.
- (I) Addictions treatment programs must be licensed by the state to provide addictions treatment
- (m) Utilization of peer mentors that may provide a variety of services including transportation, crisis intervention, links to care, facilitating groups such as life skills, or serving as a support for clients.

Performance Goals: Interventions funded through this process will be evaluated. Goals for the evaluation are as follows:

Treatment programs will be evidence-based: Programs will be reviewed for compliance with SB 267 using a validated tool.

Recidivism will be reduced: Participants will recidivate at lower rates than similar untreated offenders. Recidivism will be measured, including reconviction and re-arrest.

Participants will reduce drug use: Results of random urinalysis will be analyzed.

Participants will show evidence of improved community functioning: Improved community functioning will be measured by successful completion of the program and through the existing community corrections performance measures (successful completion of supervision, employment, payment of restitution and/or community service work).

Data Requirements:

Individuals who participate in the program will be identified in CIS. The start and stop date of actual program participation as well as the reason for program closure will be entered in the Treatment Module in CIS. Program participants will be assessed for level of severity of addiction, using the Texas Christian University screening tool (available at no-cost).

SECTION THREE: Application

I. APPLICATION SUBMISSION

Applications must be submitted by October 27, 2023 and should be emailed to:

Denise Sitler, Operations/Policy Analyst Community Corrections Division Department of Corrections <u>denise.sitler@doc.oregon.gov</u>

II. APPLICATION INSTRUCTIONS

A. The Application Cover Page (Attachment A) must be included and attached as the first page of your application.

B. Applications must be reviewed and approved by the local public safety coordinating council or councils and must include documentation of this approval.

C. Applications must restate the questions and use the same numbering and lettering sequence as in the application format. All documents must be included and received by the deadline for the proposal to be considered.

III. APPLICATION CONTENT

A. Description of Services

Describe the intervention your county proposes to provide by answering the following questions. Be sure to integrate into your responses how the standards for intervention described in Section II will be addressed.

1. Describe your intervention approach. How will you use supervision, treatment, interventions, and sanctions to reduce drug abuse and criminal behavior?

2. Describe the treatment program design, including expected duration and intensity.

3. Describe any collaboration in your approach, including local criminal justice system and local servicers' providers.

4. What research or evidence is there that supports the approach? If the approach has been in operation for at least a year, what have been the outcomes of the approach? If the approach has been in operation for at least a year, how do participants rate on the community corrections performance measures (recidivism, successful completion of supervision, employment, benefit from treatment, payment of restitution and/or community service work)?

B. Budget

Show the budget for the intervention approach using the form in Attachment B. List personnel by job title and FTE. List all materials and services by type. List all contracted and professional services by type. Include state funds and any other funds that will be used to operate the program.

ATTACHMENT A

APPLICATION COVER PAGE

COUNTY NAME:	
CONTACT NAME:	
CONTACT ADDRESS:	
TELEPHONE NUMBER:	E-MAIL ADDRESS:

Participant population to be served:

Number of individuals who will participate in the program:

At any given time (program capacity):

Number of participants per year:

County	Allocation %	M57 Supplemental Funds
Baker	0.49%	\$62,131
Benton	1.22%	\$154,232
Clackamas	5.64%	\$712,500
Clatsop	1.22%	\$154,232
Columbia	1.27%	\$159,897
Coos	1.97%	\$248,891
Crook	0.85%	\$107,816
Curry	0.65%	\$82,233
Deschutes	4.11%	\$518,614
Douglas	3.31%	\$418,290
Gilliam	0.07%	\$50,000
Grant	0.21%	\$50,000
Harney	0.22%	\$50,000
Hood	0.41%	\$51,898
Jackson	8.18%	\$1,032,477
Jefferson	1.11%	\$139,979
Josephine	4.04%	\$510,573
Klamath	3.63%	\$458,493
Lake	0.39%	\$50,000
Lane	8.77%	\$1,107,400
Lincoln	1.96%	\$247,977
Linn	3.86%	\$487,183
Malheur	1.50%	\$190,048
Marion	10.81%	\$1,364,879
Morrow	0.42%	\$53,177
Multnomah	16.04%	\$2,026,212
Polk	1.48%	\$186,760
Sherman	0.06%	\$0
Tillamook	0.59%	\$74,010
Umatilla	2.42%	\$305,723
Union	0.81%	\$101,968
Wallowa	0.15%	\$50,000
Wasco	0.83%	\$112,567
Washington	9.04%	\$1,141,938
Wheeler	0.01%	\$0
Yamhill	2.24%	\$283,063
Total	100.00%	\$12,745,161

ATTACHMENT B

2023-2025 M57 Supplemental Funds Intervention Program Budget Summary

Program Expenses (please be detailed)	2021-2023 M57 Supplemental Funds Carryover	2023-2025 M57 Supplemental Funds	Other State Funds	County/Local Funds	Total
A. Supervision Related Personnel Costs					
Salaries and wages (include position FTE and type)					
Payroll taxes and benefits					
<i>B. Materials and Services</i> (be detailed)					
<i>C. Treatment Provider</i> <i>and/or Contracted</i> <i>Professional Services</i> (be detailed)					
D. Sanction Costs (by type)					
E. Capital Outlay and Start- Up Costs					
Total					