Colorado Title V State Sexual Risk Avoidance Education Grant

# Part IB: Program Assurances

*(complete and attach after Part IA)*

*The applicant’s Authorized Representative and the Program Contact Manager must complete and sign their approval of the assurances, contents of the application and the receipt of program funds. Applicant will date and sign that they hereby apply for and, if awarded, accepts the state funds requested in this application. In consideration of the receipt of these grant funds, the Board of the agency agrees that the General Assurances form for all state funds and the terms therein are specifically incorporated by reference in this application. The Board also will certify that all program and pertinent administrative requirements will be met. These include the Office of Management and Budget Accounting Circulars, and the Department of Education’s General Education Provisions Act (GEPA) requirement.*

***\_\_\_\_\_\_\_\_Name of Organization\_\_\_\_\_\_*** , hereby applies for and if awarded, accepts the state funds as requested in this application. In compliance of these grant funds, the organization certifies that all program and pertinent administrative requirements will be met. In addition, the organization agrees to the following:

1. The applicant will biannually provide the Colorado Department of Education the following information:
* Grant Evaluation/Data Collection **(Subject to change by FYSB)**
* A. Progress Report Program Indicators
* 1. Major Activities and Accomplishments
* 2. Describe deviations or departures from the original project plan
* 3. Significant Observations
* 4. Organizational Issues
* 5. Technical Assistance and Training
* 5. Activities planned for next reporting period
* B Indicators Chart/Unduplicated numbers Tab 2
* 1. Total Initiated and Completed Training
* 2, Male, Female, Race, Ages 10-14 and 15-19
* 3. Pregnant and Parenting, Youth in juvenile justice programs, runaway and homeless youth,
* LGBTQ
* Annual Financial Report (due November 1, 2020)
Agree \_\_\_\_\_ (Initial)
1. If selected by the Administration for Children and Families (ACF), CDE and the grantee will be required under Title V State SRAE announcement to participate in a rigorous federal evaluation. Agree \_\_\_\_\_ (Initial)
2. Funded projects will maintain appropriate fiscal and program records and conduct fiscal audits of this program as a part of their regular audits. Fiscal and program records will be maintained according to grant requirements. Agree \_\_\_\_\_ (Initial)
3. If any findings of misuse of these funds are discovered, project funds will be returned to CDE.

 Agree \_\_\_\_\_ (Initial)

1. The grantee will maintain sole responsibility for the project even though subcontractors may be used to perform certain services. Agree \_\_\_\_\_ (Initial)
2. The applicant will not discriminate against anyone regarding race, gender, sexual orientation, national origin, color, disability, or age. Explain how your program considers and identifies the needs of all students, including the needs of lesbian, gay, bisexual, transgender, and how the programs will be inclusive of and non-stigmatizing toward such participants.

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| Briefly describe how your program complies:  |

1. The work of personnel supported through this grant, directly supports the accomplishment of the program goals.

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| Briefly describe: |

1. Funded programs must comply with Colorado CRS 22-1-110.5, “Education regarding human sexuality-prior written notice to parent-content standards.” <https://www.cde.state.co.us/cohealthpe/policiesandguidelines>

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| Briefly describe your process to obtain parent consent: |

1. Funded programs must align with the Colorado Comprehensive Health and Physical Education Standards.

https://www.cde.state.co.us/standardsandinstruction/casreview-spring2018committeerecommendations-ch

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| Indicate how your program aligns with the standards: |

1. Funded programs must comply with the State Sexual Risk Avoidance Education (SRAE) Program authorized and funded by Section 510 of the Social Security Act (42 U.S.C. § 710), as amended by section 50502 of the Bipartisan Budget Act of 2018 (Pub. L. No. 115-123), and as further amended by section 701 of Division S of the Consolidated Appropriations Act, 2018 (Pub. L. No. 115-141). **(**see **Part IC).**

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| Briefly describe how your curriculum complies: |

1. Funded programs must comply with Section 317P(c)(2) of the Public Health Service Act (42 U.S.C. § 247b-17(c)(2)) regarding medically accurate information (see **Attachment A**). All educational materials and curricula designed, mass produced and used for instructional and information purposed are certified as medically accurate.

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| List source(s) for the curriculum used: |

12. **“Funded programs must be consistent with § 22-1-128, C.R.S.  Please describe how your plan for funding is consistent with this law.”**

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| Name of Authorized Representative Date |  | Signature of Authorized Representative Date |
|  |  |  |
| Name of Program Contact Manager Date |  | Signature of Program Contact Manager Date |
|  |  |  |
| Name of Board President Date |  | Signature of Board President Date |

# Part IC: Federal Guidance for the Title V Sexual Risk Avoidance Education Grant and Signature Page *(complete and attach after Part IB)*

The State Sexual Risk Avoidance Education (SRAE) Program is authorized and funded by Section 510 of the Social Security Act (42 U.S.C. § 710), as amended by section 50502 of the Bipartisan Budget Act of 2018 (Pub. L. No. 115-123), and as further amended by section 701 of Division S of the Consolidated Appropriations Act, 2018 (Pub. L. No. 115-141). <https://www.congress.gov/bill/115th-congress/house-bill/1892/text#toc-HB0C3FCB33B3D48FDBB47D6FC206C5798>

**SEC. 50502. Extension for sexual risk avoidance education.**

(a) In general.—Section 510 of the Social Security Act (42 U.S.C. 710) is amended to read as follows:

**“SEC. 510. Sexual risk avoidance education.**

 “(b) Purpose.—

“**(1) IN GENERAL**.—Except for research under paragraph (5) and information collection and reporting under paragraph (6), the purpose of an allotment under subsection (a) to a State (or to another entity in the State pursuant to subsection (a)(2)) is to enable the State or other entity to implement education exclusively on sexual risk avoidance (meaning voluntarily refraining from sexual activity).

“**(2) REQUIRED COMPONENTS**.—Education on sexual risk avoidance pursuant to an allotment under this section shall—

“(A) ensure that the unambiguous and primary emphasis and context for each topic described in paragraph (3) is a message to youth that normalizes the optimal health behavior of avoiding nonmarital sexual activity;

“(B) be medically accurate and complete;

“(C) be age-appropriate;

“(D) be based on adolescent learning and developmental theories for the age group receiving the education; and

“(E) be culturally appropriate, recognizing the experiences of youth from diverse communities, backgrounds, and experiences.

“**(3) TOPICS.**—Education on sexual risk avoidance pursuant to an allotment under this section shall address **each** of the following topics:

“(A) The holistic individual and societal benefits associated with personal responsibility, self-regulation, goal setting, healthy decision making, and a focus on the future.

“(B) The advantage of refraining from non-marital sexual activity in order to improve the future prospects and physical and emotional health of youth.

“(C) The increased likelihood of avoiding poverty when youth attain self-sufficiency and emotional maturity before engaging in sexual activity.

“(D) The foundational components of healthy relationships and their impact on the formation of healthy marriages and safe and stable families.

“(E) How other youth risk behaviors, such as drug and alcohol usage, increase the risk for teen sex.

“(F) How to resist and avoid, and receive help regarding, sexual coercion and dating violence, recognizing that even with consent teen sex remains a youth risk behavior.

“**(4) CONTRACEPTION**.—Education on sexual risk avoidance pursuant to an allotment under this section shall ensure that—

“(A) any information provided on contraception is medically accurate and complete and ensures that students understand that contraception offers physical risk reduction, but not risk elimination; and

“(B) the education does not include demonstrations, simulations, or distribution of contraceptive devices.

“**(5) RESEARCH**.—

“(A) IN GENERAL.—A State or other entity receiving an allotment pursuant to subsection (a) may use up to 20 percent of such allotment to build the evidence base for sexual risk avoidance education by conducting or supporting research.

“(B) REQUIREMENTS.—Any research conducted or supported pursuant to subparagraph (A) shall be—

“(i) rigorous;

“(ii) evidence-based; and

“(iii) designed and conducted by independent researchers who have experience in conducting and publishing research in peer-reviewed outlets.

**Name of organization agrees to comply with the requirements of the Title V State Sexual Risk Avoidance Education grant requirements as stated above in the Section 510 of the Social Security Act (42 U.S.C. § 710), as amended by section 50502 of the Bipartisan Budget Act of 2018 (Pub. L. No. 115-123), and as further amended by section 701 of Division S of the Consolidated Appropriations Act, 2018 (Pub. L. No. 115-141).**

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Name of Organization Signature of the CEO Date

