Policy Title: Subcontractor Match			
Department: Contracts		CENTRAL FLORIDA Cares behavioral health managing entity	
Date Issued: 02/07/2012	Revised Date: 05/11/2024 Review Date: 05/11/2024		
CEO Approval:	Effective Date:		
	9/22/2024		

## POLICY:

It is the policy of Central Florida Cares Health System, Inc. (CFCHS) to ensure that Subcontractors comply with local match requirements outlined in 65E-14.005, Florida Administrative Code (F.A.C.).

## **RELATED POLICIES:**

- Accounting and Financial Policies and Procedure Manual
- Subcontractor Compliance and Performance Improvement

## PURPOSE:

The purpose of this policy is to establish guidelines to ensure Subcontractor compliance with local match requirements.

## **PROCEDURES:**

All Subcontractors are responsible for complying with stipulations in the Master Contract between CFCHS and the Florida Department of Children and Families (Department) and local match requirements outlined in 65E-14.005, F.A.C.

- 1. With each new contract or amendment requiring funding adjustment, the CFCHS Contract Manager utilizes the Local Match Template Form to calculate the local match amount. This amount is then included in the contract or amendment.
- 2. CFCHS requires within 30 days of contract execution that each Subcontractor complete and submit the Department's *Template 9 Local Match Calculation Form* to include projected local match plan utilizing 65E-15.005, F.A.C. as a guideline.
- 3. CFCHS requires that no later than July 30<sup>th</sup> of each year of the contract period the Subcontractor submit and complete the Department's *Template 9 Local Match Calculation Form* to include actual local match plan.
- 4. When applicable, a revised Local Match Calculation Form must be submitted within 30 days of an executed amendment.
- 5. The CFCHS Contract Manager verifies this plan meets 65E-15.005, F.A.C. requirements and is reconciled to the executed contract or amendment.

CFCHS' Contract Manager monitors compliance to this policy. If the Subcontractor is out of compliance, the Contract Manager may enact the Compliance and Performance Improvement process, which may require a corrective action plan and/or fiscal penalties.