Opioid Settlement Funds - Questions/Answers Document - updated 3/24/25

This document will be updated as questions are received.

Deadline for submission of questions: 3/28/25, 5pm. Deadline for submission of proposals: 5/2/25, 4pm.

- 1) Question: Can one entity (agency) apply with the same application to both (Warren and Washington) counties? **Answer: Yes, eligible applicants may apply with the same application/proposal to both counties.**
- 2) Question: Can one entity (agency) apply with different applications to each county? Answer: Yes, there is no limit on the number of applications/proposals that eligible applicants may submit to each/either county.
- 3) Since our communities, and services, often see no county boundaries, if one entity (agency) serves both counties, and applies to only one county for funding, are they only able to support that one county with those services? Answer: Proposed projects/services should be designed to primarily serve residents of the county from which opioid settlements funds are being requested. The Community Services Board recognizes this may be somewhat determined by the type of project/services being proposed. For example, a public information campaign may be targeted to a particular county's residents, but may reach non-residents as well. A slot-based program of proposed services, should serve, to the greatest extent practical, the residents of the county from which opioid settlement funds are being requested.
 - If the above is true, do they also have to be operating out of that county? There is no requirement for a physical presence/office space location in the county from which opioid settlement funds are requested.