GRANT AGREEMENT

BY AND BETWEEN

PINELLAS COMMUNITY FOUNDATION

AND

READY FOR LIFE, INC.

THIS GRANT AGREEMENT (hereinafter "**Agreement**"), effective upon the last date executed below, by and between **PINELLAS COMMUNITY FOUNDATION**, a public charitable foundation established by Trust Agreement Dated January 1, 1969, as may have been amended from time to time, whose address is 17755 US Highway 19 North, Suite 150, Clearwater Florida 33764, (hereinafter, "**AGENCY**") and **READY FOR LIFE, INC.**, whose address is 2300 Tall Pines Dr., Suite 100 Largo, FL 33771 (hereinafter "**GRANTEE**").

WITNESSETH:

WHEREAS, in response to the emergence of a novel coronavirus and the respiratory disease it causes (hereinafter, "COVID-19"), the World Health Organization (hereinafter, "WHO") has officially characterized COVID-19 as a pandemic that constitutes a Public Health Emergency of International Concern; and

WHEREAS, on March 1, 2020, Governor Ron DeSantis issued Executive Order Number 20-51, declaring that appropriate measures to control the spread of COVID-19 in the State of Florida are necessary, and accordingly the State Surgeon General and State Health Officer declared that a Public Health Emergency exists in the State of Florida; and

WHEREAS, on March 9, 2020, Governor Ron DeSantis issued Executive Order Number 20-52 declaring a State of Emergency for the state of Florida in furtherance of efforts to respond to and mitigate the effects of COVID-19 throughout the state; and

WHEREAS, the Pinellas County Board of County Commissioners (hereinafter, "Board") passed Resolution 20-60 to define, expand, and add critical programs and services to mitigate the devastating impacts of COVID-19 on Pinellas County residents; and

WHEREAS, nonprofit community partners have seen an increased demand for many services and assistance in response to impacts from COVID-19, particularly in the areas of food programs, homelessness, behavioral health, and legal assistance for evictions; and

WHEREAS, as a direct result of the COVID-19 Public Health Emergency, many nonprofit community partners have experienced significant financial hardship as a result of higher demand for essential services and assistance related to the impact of the COVID-19 pandemic; and

WHEREAS, AGENCY is a subrecipient of pass-thru funds awarded by the U.S. Treasury Department (hereinafter, "Treasury") to Pinellas County (hereinafter, "County") made available under section 601(a) of the Social Security Act as added by section 5001 of the CARES Act (hereinafter, "Coronavirus Relief Fund"); and

WHEREAS, the County in partnership with AGENCY wishes to reimburse GRANTEE for necessary expenditures previously incurred due to the public health emergency with respect to COVID-19; and

WHEREAS, AGENCY has determined that GRANTEE has previously incurred necessary expenditures due to the public health emergency with respect to COVID-19 during the period that begins on March 1, 2020 through the date of this award, that have not and will not be reimbursed through any other funding source;

NOW THEREFORE, the parties hereto, mutually agree as follows:

1. Specific Grant Information:

This project shall be undertaken and accomplished in accordance with the terms and conditions specified herein and the Appendices named below, which are attached hereto and by reference incorporated herein:

- a) Grantee's Name: Ready for Life, Inc.
- b) Grantee's Contact and Notice Information:

Primary Contact Name: Kathy Mize, CEO
Address: 2300 Tall Pines Dr., Suite 100 Largo, FL 33771
Phone Number: 727-798-2874

Grantee's Data Universal Numbering System (DUNS) number: 054458758

- c) Federal Award Identification Number: Direct payment from the Department of the Treasury ('Treasury') pursuant to section 601(b) of the Social Security Act, as amended by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act, Pub. L. No. 116-136, div. A, Title V (Mar. 27, 2020).
- d) Federal Award Date: March 27, 2020
- e) Period of Grant Performance, Start and End Date: **One-time reimbursement to be** paid prior to December 30, 2020 of approved expenses incurred between November 1, 2020 and December 8, 2020.
- f) Amount of Funds Awarded: \$10,868.94 (hereinafter, "Awarded Funds").
- g) Name of Federal Awarding Agency, Pass-Through Entity, and Contact Information for Awarding Official of the Pass-Through Entity:

Federal Awarding Agency:

United States Department of Treasury

Pass-Through Entity:

Pinellas Community Foundation

Contact Information for Awarding Official of the Pass-Through Entity:

Duggan Cooley, CEO, Pinellas Community Foundation 17755 US Highway 19 N, Suite 150

Clearwater, FL 33764

h) CFDA Number and Name

CFDA Number (at time of disbursement): 21.019

CFDA Name: Coronavirus Relief Fund (CRF)

i) Indirect Cost Rate for GRANTEE portion of the Federal Award: NONE

2. <u>Scope of Services</u>:

The **GRANTEE** shall receive reimbursement from the Pinellas CARES Nonprofit Partnership Fund from the **AGENCY** consistent with the purpose identified in the **GRANTEE's** documented and approved expenditures (attached as Appendix 3) and which are consistent with the purpose of mitigating COVID-19 related impacts within the community, including food insecurity, housing insecurity and or behavioral health access for COVID-19 affected residents.

a) GRANTEE shall receive funding in the amount of Ten Thousand Eight Hundred and Sixty Eight Dollars and 94/100 cents (\$10,868.94) for reimbursement of previously incurred expenses for expanded local services that have been approved by the AGENCY.

- b) **GRANTEE** agrees to monitor and deliver these funds pursuant to the following requirements:
 - i. Compliance with all rules and guidelines of the CARES Act including certifications and/or attestations of compliance where appropriate.
 - ii. Compliance with Appendix 1 CARES Act Guidance and Requirements.
 - iii. Compliance with Appendix 2 Attestation.
 - iv. Consistency with regard to Appendix 3 Appendix 3 Reimbursement and Programmatic Performance Documentation.

3. <u>Term of Agreement.</u>

This Agreement is for one-time reimbursement of expenses incurred between March 05, 2020 and October 26, 2020 that have been approved by the **AGENCY** which will be paid to the **GRANTEE** prior to December 30, 2020 provided all other terms of this Agreement are met. This Agreement expires on December 30, 2020 except for provisions that by their nature apply after the expiration of the Agreement.

4. <u>Compensation.</u>

a) The AGENCY agrees to provide GRANTEE an amount not to exceed Ten Thousand Eight Hundred and Sixty Eight Dollars and 94/100 cents (\$10,868.94) as an award of the Pinellas CARES Nonprofit Partnership Fund for reimbursement of expenses previously incurred for expanded local services related to mitigation of the impact of COVID-19 in the community.

b) **GRANTEE** shall detail the request for reimbursement inclusive of appropriate documentation as approved by **AGENCY** to substantiate the eligibility and appropriateness of expenditures. These details shall be included in Appendix 3. Any changes that increase costs must

be in writing and in an amendment to this Agreement.

c) The AGENCY will reimburse expenses consistent with the documentation provided in Appendix 3.

Any funds expended in violation of this Agreement or in violation of appropriate
 Federal, State, and AGENCY requirements shall be refunded in full to the AGENCY. If this
 Agreement is still in force, future payments shall be withheld by the AGENCY.

5. <u>Insurance.</u>

GRANTEE will be required to maintain appropriate insurance to cover the Services funded for this Agreement. Before providing any funds under this Agreement, **AGENCY** will require that **GRANTEE** provide it with proof of insurance covering the Services funded and with policy limits and deductible deemed appropriate by **AGENCY**. Whether **GRANTEE** has acceptable insurance coverage with appropriate limits and deductible is within the sole discretion of the **AGENCY**. Said insurance must remain in full force and effect during the term of this Agreement and may be not changed without written approval of **AGENCY**. Failure to maintain the insurance approved by **AGENCY** or any changes to the approved insurance without approval of **AGENCY** will result in termination of this Agreement.

6. Monitoring.

GRANTEE will work with **AGENCY** to meet the requirements of 2 C.F.R. § 200.328 (Monitoring and reporting program performance). This may include, but is not limited to, the following:

a) **GRANTEE** will work with the **AGENCY** to establish policies and procedures as required.

b) **GRANTEE** will cooperate with any necessary review of staff, fiscal and client

records, programmatic documents, and will provide related information at any reasonable time. Such review will be related only to the funds requested for reimbursement under this agreement.

c) **GRANTEE** will submit other reports and information in such formats and at such times as may be prescribed by the **AGENCY**.

d) All monitoring reports will be as detailed as may be reasonably requested by the **GRANTEE** and will be deemed incomplete if not satisfactory to the **AGENCY** as determined in its sole reasonable discretion. Reports will contain the information or be in the format as may be requested by the **AGENCY**.

7. <u>Special Situations.</u>

GRANTEE agrees to inform **AGENCY** within one (1) business day of any circumstances or events which may reasonably be considered to jeopardize its capability to continue to meet its obligations under the terms of this Agreement. Incidents may include, but are not limited to, those resulting in injury, media coverage or public reaction that may have an impact on the **AGENCY'S** or **GRANTEE'S** ability to protect and serve its participants, or other significant effect on the **AGENCY** or **GRANTEE**. Incidents shall be reported to the designated **AGENCY** contact below by phone or email only. Incident report information shall not include any identifying information of the participant.

8. <u>Amendment/Modification.</u>

In addition to applicable federal, state and local statutes and regulations, this Agreement expresses the entire understanding of the parties concerning all matters covered herein. No addition to, or alteration of, the terms of this Agreement, whether by written or verbal understanding of the parties, their officers, agents or employees, shall be valid unless made in the form of a written amendment to this Agreement and formally approved by the parties.

9. <u>Closeout</u>

a) Upon termination in whole or in part, the parties hereto remain responsible for compliance with the requirements in 2 C.F.R. Part 200.343 (Closeout) and 2 C.F.R. Part 200.344 (Post-closeout adjustments and continuing responsibilities).

b) This Agreement will not terminate, unless terminated as provided in Section 11, until Closeout is completed consistent with requirements detailed in the Appendices attached hereto, and to the satisfaction of the **AGENCY**. Such requirements shall include but are not limited to submitting final reports and providing program deliverables and closeout information as requested by **AGENCY**, and/or the US Treasury Department or its authorized representatives, and reconciliation of program funding.

c) All invoices and requests for reimbursement shall be submitted within 30 days following the end of the project and budget period.

d) This provision shall survive the expiration or termination of this Agreement.

10. Termination.

a) If the **GRANTEE** fails to fulfill or abide by any of the provisions of this Agreement, **GRANTEE** shall be considered in material breach of the Agreement. Where a material breach can be corrected, **GRANTEE** shall be given thirty (30) days to cure said breach. If **GRANTEE** fails to cure, or if the breach is of the nature that the harm caused cannot be undone, **AGENCY** may immediately terminate this Agreement, with cause, upon notice in writing to the **GRANTEE**.

b) In the event the **GRANTEE** uses any funds provided by this Agreement for any purpose or program other than authorized under this Agreement, the **GRANTEE** must repay such amount to the **AGENCY** and may in the **AGENCY'S** sole discretion, be deemed to have waived

the right to additional funds under this Agreement.

c) In the event sufficient budgeted funds are not available for a new fiscal period or are otherwise encumbered, the **AGENCY** shall notify the **GRANTEE** of such occurrence and the Agreement shall terminate on the last day of the then current fiscal period without penalty or expense to the **AGENCY**.

d) The AGENCY or the United States Department of Treasury may terminate this agreement in accordance with 2 C.F.R. § 200.339 (Termination).

11. Assignment/Subcontracting.

a) This Agreement, and any rights or obligations hereunder, shall not be assigned, transferred or delegated to any other person or entity. Any purported assignment in violation of this section shall be null and void.

b) The **GRANTEE** is fully responsible for completion of the Services required by this Agreement and for completion of all subcontractor work, if authorized as provided herein. The **GRANTEE** shall not subcontract any work under this Agreement to any subcontractor other than the subcontractors specified in the proposal and previously approved by the **AGENCY**, without the prior written consent of the **AGENCY**, which shall be determined by the **AGENCY** in its sole discretion.

12. Indemnification.

The **GRANTEE** agrees to indemnify, pay the cost of defense, including attorney's fees, and hold harmless the **AGENCY**, its officers, employees and agents from all damages, suits, actions or claims, including reasonable attorney's fees incurred by the **AGENCY**, of any character brought on account of any injuries or damages received or sustained by any person, persons, or property, or in any way relating to or arising from the Agreement; or on account of any act or omission, neglect or misconduct of **GRANTEE**; or by, or on account of, any claim or amounts recovered under the Workers' Compensation Law or of any other laws, regulations, ordinance, order or decree; or arising from or by reason of any actual or claimed trademark, patent or copyright infringement or litigation based thereon; except only such injury or damage as shall have been occasioned by the sole negligence of the **AGENCY**. This provision survives termination/expiration of this Agreement.

13. Business Practices.

- a) The **GRANTEE** must utilize financial procedures in accordance with generally accepted accounting procedures and Florida Statutes, including adequate supporting documents, to account for the use of the funds provided by the **AGENCY**.
- b) The **GRANTEE** must retain all records (programmatic, property, personnel, and financial) relating to this Agreement for five (5) years after final payment is made.
- c) All **GRANTEE** records relating to this Agreement are subject to audit by the federal government or its representatives, or the **AGENCY** and its representatives.

14. Nondiscrimination.

a) The **GRANTEE** shall not discriminate against any applicant for employment or employee with respect to hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment or against any client because of age, sex, race, ethnicity, color, religion, national origin, disability, marital status, or sexual orientation.

b) The **GRANTEE** shall not discriminate against any person on the basis of age, sex, race, ethnicity, color, religion, national origin, disability, marital status or sexual orientation in admission, treatment, or participation in its programs, services and activities.

c) The **GRANTEE** shall, during the performance of this Agreement, comply with all applicable provisions of federal, state and local laws and regulations pertaining to prohibited discrimination.

15. Independent Contractor.

It is expressly understood and agreed by the parties that **GRANTEE** is at all times hereunder acting and performing as an independent contractor and not as an agent, servant, or employee of the **AGENCY**. No agent, employee, or servant of the **GRANTEE** shall be, or shall be deemed to be, the agent or servant of the **AGENCY**. None of the benefits provided by the **AGENCY** to their employees including, but not limited to, Worker's Compensation Insurance and Unemployment Insurance are available from **AGENCY** to the employees, agents, or servants of the **GRANTEE**

16. Additional Funding.

Funds from this Agreement may not be used as the matching portion for any federal grant except in the manner provided by Federal and State law and applicable Federal and State rules and regulations. The **GRANTEE** agrees to make all reasonable efforts to obtain funding from additional sources wherever said **GRANTEE** may qualify. Should this Agreement reflect a required match, documentation of said match is required to be provided to the **AGENCY**.

17. Governing Law.

The laws of the State of Florida shall govern this Agreement.

18. <u>Conformity to the Law.</u>

The **GRANTEE** shall comply with all federal, state and local laws and ordinances and any rules or regulations adopted thereunder, including but not limited to section 601(a) of the Social Security Act as added by section 5001 of the CARES Act and regulations applicable thereto.

19. Prior Agreement, Waiver, and Severability.

This Agreement supersedes any prior Agreements between the Parties and is the sole basis for agreement between the Parties. The waiver of either party of a violation or default of any provision of this Agreement shall not operate as, or be construed to be, a waiver of any subsequent violation or default hereof. If any provision, or any portion thereof, contained in this Agreement is held unconstitutional, invalid, or unenforceable, the remainder of this Agreement, or portion thereof, shall be deemed severable, shall not be affected, and shall remain in full force and effect.

20. Agreement Management.

Pinellas Community Foundation designates the following person(s) as the liaison for the

AGENCY:

Duggan Cooley, CEO Pinellas Community Foundation 17755 US Highway 19 North, Suite 150 Clearwater FL 33764 727-531-0058

GRANTEE designates the following person(s) as the liaison for the **GRANTEE**:

Kathy Mize, CEO Ready for Life, Inc. 2300 Tall Pines Dr., Suite 100 Largo, FL 33771 727-798-2874

SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed on

the day and year written below.

Pinellas Community Foundation		
By:	DocuSigned by: Day Coly 528C89A7304941D	
Duggan Cooley		
CEO		
Date:	12/29/2020	
_		

GRANTEE: Ready for Life, Inc.		
DocuSigned by:		
By: Lathy Mize, CEO		
1D7D7D84FA07496		
Kathy Mize, CEO		
kmize@readyforlifepinellas.org		
12/30/2020		
Date:		

Schedule of Appendices

- Appendix 1 CARES Act Guidance and Requirements
- Appendix 2 Attestation
- Appendix 3 Reimbursement and Programmatic Performance Documentation

Appendix 1 - CARES Act Guidance and Requirements

- Coronavirus Relief Fund, Guidance for State, Territorial, Local, and Tribal Governments

- Coronavirus Relief Fund Frequently Asked Questions

- Coronavirus Relief Fund Reporting and Record Retention Requirements

Coronavirus Relief Fund Guidance for State, Territorial, Local, and Tribal Governments Updated June 30, 2020

Coronavirus Relief Fund Guidance for State, Territorial, Local, and Tribal Governments Updated June 30, 2020¹

The purpose of this document is to provide guidance to recipients of the funding available under section 601(a) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act"). The CARES Act established the Coronavirus Relief Fund (the "Fund") and appropriated \$150 billion to the Fund. Under the CARES Act, the Fund is to be used to make payments for specified uses to States and certain local governments; the District of Columbia and U.S. Territories (consisting of the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands); and Tribal governments.

The CARES Act provides that payments from the Fund may only be used to cover costs that-

- 1. are necessary expenditures incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID–19);
- 2. were not accounted for in the budget most recently approved as of March 27, 2020 (the date of enactment of the CARES Act) for the State or government; and
- 3. were incurred during the period that begins on March 1, 2020, and ends on December 30, 2020.²

The guidance that follows sets forth the Department of the Treasury's interpretation of these limitations on the permissible use of Fund payments.

Necessary expenditures incurred due to the public health emergency

The requirement that expenditures be incurred "due to" the public health emergency means that expenditures must be used for actions taken to respond to the public health emergency. These may include expenditures incurred to allow the State, territorial, local, or Tribal government to respond directly to the emergency, such as by addressing medical or public health needs, as well as expenditures incurred to respond to second-order effects of the emergency, such as by providing economic support to those suffering from employment or business interruptions due to COVID-19-related business closures.

Funds may not be used to fill shortfalls in government revenue to cover expenditures that would not otherwise qualify under the statute. Although a broad range of uses is allowed, revenue replacement is not a permissible use of Fund payments.

The statute also specifies that expenditures using Fund payments must be "necessary." The Department of the Treasury understands this term broadly to mean that the expenditure is reasonably necessary for its intended use in the reasonable judgment of the government officials responsible for spending Fund payments.

Costs not accounted for in the budget most recently approved as of March 27, 2020

The CARES Act also requires that payments be used only to cover costs that were not accounted for in the budget most recently approved as of March 27, 2020. A cost meets this requirement if either (a) the

¹ This version updates the guidance provided under "Costs incurred during the period that begins on March 1, 2020, and ends on December 30, 2020".

² See Section 601(d) of the Social Security Act, as added by section 5001 of the CARES Act.

cost cannot lawfully be funded using a line item, allotment, or allocation within that budget *or* (b) the cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation.

The "most recently approved" budget refers to the enacted budget for the relevant fiscal period for the particular government, without taking into account subsequent supplemental appropriations enacted or other budgetary adjustments made by that government in response to the COVID-19 public health emergency. A cost is not considered to have been accounted for in a budget merely because it could be met using a budgetary stabilization fund, rainy day fund, or similar reserve account.

Costs incurred during the period that begins on March 1, 2020, and ends on December 30, 2020

Finally, the CARES Act provides that payments from the Fund may only be used to cover costs that were incurred during the period that begins on March 1, 2020, and ends on December 30, 2020 (the "covered period"). Putting this requirement together with the other provisions discussed above, section 601(d) may be summarized as providing that a State, local, or tribal government may use payments from the Fund only to cover previously unbudgeted costs of necessary expenditures incurred due to the COVID–19 public health emergency during the covered period.

Initial guidance released on April 22, 2020, provided that the cost of an expenditure is incurred when the recipient has expended funds to cover the cost. Upon further consideration and informed by an understanding of State, local, and tribal government practices, Treasury is clarifying that for a cost to be considered to have been incurred, performance or delivery must occur during the covered period but payment of funds need not be made during that time (though it is generally expected that this will take place within 90 days of a cost being incurred). For instance, in the case of a lease of equipment or other property, irrespective of when payment occurs, the cost of a lease payment shall be considered to have been incurred for the period of the lease that is within the covered period, but not otherwise. Furthermore, in all cases it must be necessary that performance or delivery take place during the covered period. Thus the cost of a good or service received during the covered period will not be considered eligible under section 601(d) if there is no need for receipt until after the covered period has expired.

Goods delivered in the covered period need not be used during the covered period in all cases. For example, the cost of a good that must be delivered in December in order to be available for use in January could be covered using payments from the Fund. Additionally, the cost of goods purchased in bulk and delivered during the covered period may be covered using payments from the Fund if a portion of the goods is ordered for use in the covered period, the bulk purchase is consistent with the recipient's usual procurement policies and practices, and it is impractical to track and record when the items were used. A recipient may use payments from the Fund to purchase a durable good that is to be used during the current period and in subsequent periods if the acquisition in the covered period was necessary due to the public health emergency.

Given that it is not always possible to estimate with precision when a good or service will be needed, the touchstone in assessing the determination of need for a good or service during the covered period will be reasonableness at the time delivery or performance was sought, *e.g.*, the time of entry into a procurement contract specifying a time for delivery. Similarly, in recognition of the likelihood of supply chain disruptions and increased demand for certain goods and services during the COVID-19 public health emergency, if a recipient enters into a contract requiring the delivery or services by December 30, 2020, the failure of a vendor to complete delivery or services by December 30, 2020, will not affect the ability of the recipient to use payments from the Fund to cover the cost of such goods or services if the delay is due to circumstances beyond the recipient's control.

This guidance applies in a like manner to costs of subrecipients. Thus, a grant or loan, for example, provided by a recipient using payments from the Fund must be used by the subrecipient only to purchase (or reimburse a purchase of) goods or services for which receipt both is needed within the covered period and occurs within the covered period. The direct recipient of payments from the Fund is ultimately responsible for compliance with this limitation on use of payments from the Fund.

Nonexclusive examples of eligible expenditures

Eligible expenditures include, but are not limited to, payment for:

- 1. Medical expenses such as:
 - COVID-19-related expenses of public hospitals, clinics, and similar facilities.
 - Expenses of establishing temporary public medical facilities and other measures to increase COVID-19 treatment capacity, including related construction costs.
 - Costs of providing COVID-19 testing, including serological testing.
 - Emergency medical response expenses, including emergency medical transportation, related to COVID-19.
 - Expenses for establishing and operating public telemedicine capabilities for COVID-19-related treatment.
- 2. Public health expenses such as:
 - Expenses for communication and enforcement by State, territorial, local, and Tribal governments of public health orders related to COVID-19.
 - Expenses for acquisition and distribution of medical and protective supplies, including sanitizing products and personal protective equipment, for medical personnel, police officers, social workers, child protection services, and child welfare officers, direct service providers for older adults and individuals with disabilities in community settings, and other public health or safety workers in connection with the COVID-19 public health emergency.
 - Expenses for disinfection of public areas and other facilities, *e.g.*, nursing homes, in response to the COVID-19 public health emergency.
 - Expenses for technical assistance to local authorities or other entities on mitigation of COVID-19-related threats to public health and safety.
 - Expenses for public safety measures undertaken in response to COVID-19.
 - Expenses for quarantining individuals.
- 3. Payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency.
- 4. Expenses of actions to facilitate compliance with COVID-19-related public health measures, such as:
 - Expenses for food delivery to residents, including, for example, senior citizens and other vulnerable populations, to enable compliance with COVID-19 public health precautions.
 - Expenses to facilitate distance learning, including technological improvements, in connection with school closings to enable compliance with COVID-19 precautions.
 - Expenses to improve telework capabilities for public employees to enable compliance with COVID-19 public health precautions.

- Expenses of providing paid sick and paid family and medical leave to public employees to enable compliance with COVID-19 public health precautions.
- COVID-19-related expenses of maintaining state prisons and county jails, including as relates to sanitation and improvement of social distancing measures, to enable compliance with COVID-19 public health precautions.
- Expenses for care for homeless populations provided to mitigate COVID-19 effects and enable compliance with COVID-19 public health precautions.
- 5. Expenses associated with the provision of economic support in connection with the COVID-19 public health emergency, such as:
 - Expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures.
 - Expenditures related to a State, territorial, local, or Tribal government payroll support program.
 - Unemployment insurance costs related to the COVID-19 public health emergency if such costs will not be reimbursed by the federal government pursuant to the CARES Act or otherwise.
- 6. Any other COVID-19-related expenses reasonably necessary to the function of government that satisfy the Fund's eligibility criteria.

Nonexclusive examples of ineligible expenditures³

The following is a list of examples of costs that would *not* be eligible expenditures of payments from the Fund.

- 1. Expenses for the State share of Medicaid.⁴
- 2. Damages covered by insurance.
- 3. Payroll or benefits expenses for employees whose work duties are not substantially dedicated to mitigating or responding to the COVID-19 public health emergency.
- 4. Expenses that have been or will be reimbursed under any federal program, such as the reimbursement by the federal government pursuant to the CARES Act of contributions by States to State unemployment funds.
- 5. Reimbursement to donors for donated items or services.
- 6. Workforce bonuses other than hazard pay or overtime.
- 7. Severance pay.
- 8. Legal settlements.

³ In addition, pursuant to section 5001(b) of the CARES Act, payments from the Fund may not be expended for an elective abortion or on research in which a human embryo is destroyed, discarded, or knowingly subjected to risk of injury or death. The prohibition on payment for abortions does not apply to an abortion if the pregnancy is the result of an act of rape or incest; or in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life-endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed. Furthermore, no government which receives payments from the Fund may discriminate against a health care entity on the basis that the entity does not provide, pay for, provide coverage of, or refer for abortions.

⁴ See 42 C.F.R. § 433.51 and 45 C.F.R. § 75.306.

Coronavirus Relief Fund Frequently Asked Questions Updated as of July 8, 2020

Coronavirus Relief Fund Frequently Asked Questions Updated as of July 8, 2020

The following answers to frequently asked questions supplement Treasury's Coronavirus Relief Fund ("Fund") Guidance for State, Territorial, Local, and Tribal Governments, dated April 22, 2020, ("Guidance").¹ Amounts paid from the Fund are subject to the restrictions outlined in the Guidance and set forth in section 601(d) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act").

Eligible Expenditures

Are governments required to submit proposed expenditures to Treasury for approval?

No. Governments are responsible for making determinations as to what expenditures are necessary due to the public health emergency with respect to COVID-19 and do not need to submit any proposed expenditures to Treasury.

The Guidance says that funding can be used to meet payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. How does a government determine whether payroll expenses for a given employee satisfy the "substantially dedicated" condition?

The Fund is designed to provide ready funding to address unforeseen financial needs and risks created by the COVID-19 public health emergency. For this reason, and as a matter of administrative convenience in light of the emergency nature of this program, a State, territorial, local, or Tribal government may presume that payroll costs for public health and public safety employees are payments for services substantially dedicated to mitigating or responding to the COVID-19 public health emergency, unless the chief executive (or equivalent) of the relevant government determines that specific circumstances indicate otherwise.

The Guidance says that a cost was not accounted for in the most recently approved budget if the cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation. What would qualify as a "substantially different use" for purposes of the Fund eligibility?

Costs incurred for a "substantially different use" include, but are not necessarily limited to, costs of personnel and services that were budgeted for in the most recently approved budget but which, due entirely to the COVID-19 public health emergency, have been diverted to substantially different functions. This would include, for example, the costs of redeploying corrections facility staff to enable compliance with COVID-19 public health precautions through work such as enhanced sanitation or enforcing social distancing measures; the costs of redeploying police to support management and enforcement of stay-at-home orders; or the costs of diverting educational support staff or faculty to develop online learning capabilities, such as through providing information technology support that is not part of the staff or faculty's ordinary responsibilities.

Note that a public function does not become a "substantially different use" merely because it is provided from a different location or through a different manner. For example, although developing online instruction capabilities may be a substantially different use of funds, online instruction itself is not a substantially different use of public funds than classroom instruction.

¹ The Guidance is available at <u>https://home.treasury.gov/system/files/136/Coronavirus-Relief-Fund-Guidance-for-State-Territorial-Local-and-Tribal-Governments.pdf</u>.

May a State receiving a payment transfer funds to a local government?

Yes, provided that the transfer qualifies as a necessary expenditure incurred due to the public health emergency and meets the other criteria of section 601(d) of the Social Security Act. Such funds would be subject to recoupment by the Treasury Department if they have not been used in a manner consistent with section 601(d) of the Social Security Act.

May a unit of local government receiving a Fund payment transfer funds to another unit of government?

Yes. For example, a county may transfer funds to a city, town, or school district within the county and a county or city may transfer funds to its State, provided that the transfer qualifies as a necessary expenditure incurred due to the public health emergency and meets the other criteria of section 601(d) of the Social Security Act outlined in the Guidance. For example, a transfer from a county to a constituent city would not be permissible if the funds were intended to be used simply to fill shortfalls in government revenue to cover expenditures that would not otherwise qualify as an eligible expenditure.

Is a Fund payment recipient required to transfer funds to a smaller, constituent unit of government within its borders?

No. For example, a county recipient is not required to transfer funds to smaller cities within the county's borders.

Are recipients required to use other federal funds or seek reimbursement under other federal programs before using Fund payments to satisfy eligible expenses?

No. Recipients may use Fund payments for any expenses eligible under section 601(d) of the Social Security Act outlined in the Guidance. Fund payments are not required to be used as the source of funding of last resort. However, as noted below, recipients may not use payments from the Fund to cover expenditures for which they will receive reimbursement.

Are there prohibitions on combining a transaction supported with Fund payments with other CARES Act funding or COVID-19 relief Federal funding?

Recipients will need to consider the applicable restrictions and limitations of such other sources of funding. In addition, expenses that have been or will be reimbursed under any federal program, such as the reimbursement by the federal government pursuant to the CARES Act of contributions by States to State unemployment funds, are not eligible uses of Fund payments.

Are States permitted to use Fund payments to support state unemployment insurance funds generally?

To the extent that the costs incurred by a state unemployment insurance fund are incurred due to the COVID-19 public health emergency, a State may use Fund payments to make payments to its respective state unemployment insurance fund, separate and apart from such State's obligation to the unemployment insurance fund as an employer. This will permit States to use Fund payments to prevent expenses related to the public health emergency from causing their state unemployment insurance funds to become insolvent.

Are recipients permitted to use Fund payments to pay for unemployment insurance costs incurred by the recipient as an employer?

Yes, Fund payments may be used for unemployment insurance costs incurred by the recipient as an employer (for example, as a reimbursing employer) related to the COVID-19 public health emergency if such costs will not be reimbursed by the federal government pursuant to the CARES Act or otherwise.

The Guidance states that the Fund may support a "broad range of uses" including payroll expenses for several classes of employees whose services are "substantially dedicated to mitigating or responding to the COVID-19 public health emergency." What are some examples of types of covered employees?

The Guidance provides examples of broad classes of employees whose payroll expenses would be eligible expenses under the Fund. These classes of employees include public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. Payroll and benefit costs associated with public employees who could have been furloughed or otherwise laid off but who were instead repurposed to perform previously unbudgeted functions substantially dedicated to mitigating or responding to the COVID-19 public health emergency are also covered. Other eligible expenditures include payroll and benefit costs of educational support staff or faculty responsible for developing online learning capabilities necessary to continue educational instruction in response to COVID-19-related school closures. Please see the Guidance for a discussion of what is meant by an expense that was not accounted for in the budget most recently approved as of March 27, 2020.

In some cases, first responders and critical health care workers that contract COVID-19 are eligible for workers' compensation coverage. Is the cost of this expanded workers compensation coverage eligible?

Increased workers compensation cost to the government due to the COVID-19 public health emergency incurred during the period beginning March 1, 2020, and ending December 30, 2020, is an eligible expense.

If a recipient would have decommissioned equipment or not renewed a lease on particular office space or equipment but decides to continue to use the equipment or to renew the lease in order to respond to the public health emergency, are the costs associated with continuing to operate the equipment or the ongoing lease payments eligible expenses?

Yes. To the extent the expenses were previously unbudgeted and are otherwise consistent with section 601(d) of the Social Security Act outlined in the Guidance, such expenses would be eligible.

May recipients provide stipends to employees for eligible expenses (for example, a stipend to employees to improve telework capabilities) rather than require employees to incur the eligible cost and submit for reimbursement?

Expenditures paid for with payments from the Fund must be limited to those that are necessary due to the public health emergency. As such, unless the government were to determine that providing assistance in the form of a stipend is an administrative necessity, the government should provide such assistance on a reimbursement basis to ensure as much as possible that funds are used to cover only eligible expenses.

May Fund payments be used for COVID-19 public health emergency recovery planning?

Yes. Expenses associated with conducting a recovery planning project or operating a recovery coordination office would be eligible, if the expenses otherwise meet the criteria set forth in section 601(d) of the Social Security Act outlined in the Guidance.

Are expenses associated with contact tracing eligible?

Yes, expenses associated with contract tracing are eligible.

To what extent may a government use Fund payments to support the operations of private hospitals?

Governments may use Fund payments to support public or private hospitals to the extent that the costs are necessary expenditures incurred due to the COVID-19 public health emergency, but the form such assistance would take may differ. In particular, financial assistance to private hospitals could take the form of a grant or a short-term loan.

May payments from the Fund be used to assist individuals with enrolling in a government benefit program for those who have been laid off due to COVID-19 and thereby lost health insurance?

Yes. To the extent that the relevant government official determines that these expenses are necessary and they meet the other requirements set forth in section 601(d) of the Social Security Act outlined in the Guidance, these expenses are eligible.

May recipients use Fund payments to facilitate livestock depopulation incurred by producers due to supply chain disruptions?

Yes, to the extent these efforts are deemed necessary for public health reasons or as a form of economic support as a result of the COVID-19 health emergency.

Would providing a consumer grant program to prevent eviction and assist in preventing homelessness be considered an eligible expense?

Yes, assuming that the recipient considers the grants to be a necessary expense incurred due to the COVID-19 public health emergency and the grants meet the other requirements for the use of Fund payments under section 601(d) of the Social Security Act outlined in the Guidance. As a general matter, providing assistance to recipients to enable them to meet property tax requirements would not be an eligible use of funds, but exceptions may be made in the case of assistance designed to prevent foreclosures.

May recipients create a "payroll support program" for public employees?

Use of payments from the Fund to cover payroll or benefits expenses of public employees are limited to those employees whose work duties are substantially dedicated to mitigating or responding to the COVID-19 public health emergency.

May recipients use Fund payments to cover employment and training programs for employees that have been furloughed due to the public health emergency?

Yes, this would be an eligible expense if the government determined that the costs of such employment and training programs would be necessary due to the public health emergency.

May recipients use Fund payments to provide emergency financial assistance to individuals and families directly impacted by a loss of income due to the COVID-19 public health emergency?

Yes, if a government determines such assistance to be a necessary expenditure. Such assistance could include, for example, a program to assist individuals with payment of overdue rent or mortgage payments to avoid eviction or foreclosure or unforeseen financial costs for funerals and other emergency individual needs. Such assistance should be structured in a manner to ensure as much as possible, within the realm of what is administratively feasible, that such assistance is necessary.

The Guidance provides that eligible expenditures may include expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures. What is meant by a "small business," and is the Guidance intended to refer only to expenditures to cover administrative expenses of such a grant program?

Governments have discretion to determine what payments are necessary. A program that is aimed at assisting small businesses with the costs of business interruption caused by required closures should be tailored to assist those businesses in need of such assistance. The amount of a grant to a small business to reimburse the costs of business interruption caused by required closures would also be an eligible expenditure under section 601(d) of the Social Security Act, as outlined in the Guidance.

The Guidance provides that expenses associated with the provision of economic support in connection with the public health emergency, such as expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures, would constitute eligible expenditures of Fund payments. Would such expenditures be eligible in the absence of a stay-at-home order?

Fund payments may be used for economic support in the absence of a stay-at-home order if such expenditures are determined by the government to be necessary. This may include, for example, a grant program to benefit small businesses that close voluntarily to promote social distancing measures or that are affected by decreased customer demand as a result of the COVID-19 public health emergency.

May Fund payments be used to assist impacted property owners with the payment of their property taxes?

Fund payments may not be used for government revenue replacement, including the provision of assistance to meet tax obligations.

May Fund payments be used to replace foregone utility fees? If not, can Fund payments be used as a direct subsidy payment to all utility account holders?

Fund payments may not be used for government revenue replacement, including the replacement of unpaid utility fees. Fund payments may be used for subsidy payments to electricity account holders to the extent that the subsidy payments are deemed by the recipient to be necessary expenditures incurred due to the COVID-19 public health emergency and meet the other criteria of section 601(d) of the Social Security Act outlined in the Guidance. For example, if determined to be a necessary expenditure, a government could provide grants to individuals facing economic hardship to allow them to pay their utility fees and thereby continue to receive essential services.

Could Fund payments be used for capital improvement projects that broadly provide potential economic development in a community?

In general, no. If capital improvement projects are not necessary expenditures incurred due to the COVID-19 public health emergency, then Fund payments may not be used for such projects.

However, Fund payments may be used for the expenses of, for example, establishing temporary public medical facilities and other measures to increase COVID-19 treatment capacity or improve mitigation measures, including related construction costs.

The Guidance includes workforce bonuses as an example of ineligible expenses but provides that hazard pay would be eligible if otherwise determined to be a necessary expense. Is there a specific definition of "hazard pay"?

Hazard pay means additional pay for performing hazardous duty or work involving physical hardship, in each case that is related to COVID-19.

The Guidance provides that ineligible expenditures include "[p]ayroll or benefits expenses for employees whose work duties are not substantially dedicated to mitigating or responding to the COVID-19 public health emergency." Is this intended to relate only to public employees?

Yes. This particular nonexclusive example of an ineligible expenditure relates to public employees. A recipient would not be permitted to pay for payroll or benefit expenses of private employees and any financial assistance (such as grants or short-term loans) to private employers are not subject to the restriction that the private employers' employees must be substantially dedicated to mitigating or responding to the COVID-19 public health emergency.

May counties pre-pay with CARES Act funds for expenses such as a one or two-year facility lease, such as to house staff hired in response to COVID-19?

A government should not make prepayments on contracts using payments from the Fund to the extent that doing so would not be consistent with its ordinary course policies and procedures.

Must a stay-at-home order or other public health mandate be in effect in order for a government to provide assistance to small businesses using payments from the Fund?

No. The Guidance provides, as an example of an eligible use of payments from the Fund, expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures. Such assistance may be provided using amounts received from the Fund in the absence of a requirement to close businesses if the relevant government determines that such expenditures are necessary in response to the public health emergency.

Should States receiving a payment transfer funds to local governments that did not receive payments directly from Treasury?

Yes, provided that the transferred funds are used by the local government for eligible expenditures under the statute. To facilitate prompt distribution of Title V funds, the CARES Act authorized Treasury to make direct payments to local governments with populations in excess of 500,000, in amounts equal to 45% of the local government's per capita share of the statewide allocation. This statutory structure was based on a recognition that it is more administratively feasible to rely on States, rather than the federal government, to manage the transfer of funds to smaller local governments. Consistent with the needs of all local governments for funding to address the public health emergency, States should transfer funds to local governments with populations of 500,000 or less, using as a benchmark the per capita allocation formula that governs payments to larger local governments. This approach will ensure equitable treatment among local governments of all sizes.

For example, a State received the minimum \$1.25 billion allocation and had one county with a population over 500,000 that received \$250 million directly. The State should distribute 45 percent of the \$1 billion it received, or \$450 million, to local governments within the State with a population of 500,000 or less.

May a State impose restrictions on transfers of funds to local governments?

Yes, to the extent that the restrictions facilitate the State's compliance with the requirements set forth in section 601(d) of the Social Security Act outlined in the Guidance and other applicable requirements such as the Single Audit Act, discussed below. Other restrictions are not permissible.

If a recipient must issue tax anticipation notes (TANs) to make up for tax due date deferrals or revenue shortfalls, are the expenses associated with the issuance eligible uses of Fund payments?

If a government determines that the issuance of TANs is necessary due to the COVID-19 public health emergency, the government may expend payments from the Fund on the interest expense payable on TANs by the borrower and unbudgeted administrative and transactional costs, such as necessary payments to advisors and underwriters, associated with the issuance of the TANs.

May recipients use Fund payments to expand rural broadband capacity to assist with distance learning and telework?

Such expenditures would only be permissible if they are necessary for the public health emergency. The cost of projects that would not be expected to increase capacity to a significant extent until the need for distance learning and telework have passed due to this public health emergency would not be necessary due to the public health emergency and thus would not be eligible uses of Fund payments.

Are costs associated with increased solid waste capacity an eligible use of payments from the Fund?

Yes, costs to address increase in solid waste as a result of the public health emergency, such as relates to the disposal of used personal protective equipment, would be an eligible expenditure.

May payments from the Fund be used to cover across-the-board hazard pay for employees working during a state of emergency?

No. The Guidance says that funding may be used to meet payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. Hazard pay is a form of payroll expense and is subject to this limitation, so Fund payments may only be used to cover hazard pay for such individuals.

May Fund payments be used for expenditures related to the administration of Fund payments by a State, territorial, local, or Tribal government?

Yes, if the administrative expenses represent an increase over previously budgeted amounts and are limited to what is necessary. For example, a State may expend Fund payments on necessary administrative expenses incurred with respect to a new grant program established to disburse amounts received from the Fund.

May recipients use Fund payments to provide loans?

Yes, if the loans otherwise qualify as eligible expenditures under section 601(d) of the Social Security Act as implemented by the Guidance. Any amounts repaid by the borrower before December 30, 2020, must be either returned to Treasury upon receipt by the unit of government providing the loan or used for another expense that qualifies as an eligible expenditure under section 601(d) of the Social Security Act. Any amounts not repaid by the borrower until after December 30, 2020, must be returned to Treasury upon receipt by the unit of government section 601(d) of the Social Security Act.

May Fund payments be used for expenditures necessary to prepare for a future COVID-19 outbreak?

Fund payments may be used only for expenditures necessary to address the current COVID-19 public health emergency. For example, a State may spend Fund payments to create a reserve of personal protective equipment or develop increased intensive care unit capacity to support regions in its jurisdiction not yet affected, but likely to be impacted by the current COVID-19 pandemic.

May funds be used to satisfy non-federal matching requirements under the Stafford Act?

Yes, payments from the Fund may be used to meet the non-federal matching requirements for Stafford Act assistance to the extent such matching requirements entail COVID-19-related costs that otherwise satisfy the Fund's eligibility criteria and the Stafford Act. Regardless of the use of Fund payments for such purposes, FEMA funding is still dependent on FEMA's determination of eligibility under the Stafford Act.

Must a State, local, or tribal government require applications to be submitted by businesses or individuals before providing assistance using payments from the Fund?

Governments have discretion to determine how to tailor assistance programs they establish in response to the COVID-19 public health emergency. However, such a program should be structured in such a manner as will ensure that such assistance is determined to be necessary in response to the COVID-19 public health emergency and otherwise satisfies the requirements of the CARES Act and other applicable law. For example, a per capita payment to residents of a particular jurisdiction without an assessment of individual need would not be an appropriate use of payments from the Fund.

May Fund payments be provided to non-profits for distribution to individuals in need of financial assistance, such as rent relief?

Yes, non-profits may be used to distribute assistance. Regardless of how the assistance is structured, the financial assistance provided would have to be related to COVID-19.

May recipients use Fund payments to remarket the recipient's convention facilities and tourism industry?

Yes, if the costs of such remarketing satisfy the requirements of the CARES Act. Expenses incurred to publicize the resumption of activities and steps taken to ensure a safe experience may be needed due to

the public health emergency. Expenses related to developing a long-term plan to reposition a recipient's convention and tourism industry and infrastructure would not be incurred due to the public health emergency and therefore may not be covered using payments from the Fund.

May a State provide assistance to farmers and meat processors to expand capacity, such to cover overtime for USDA meat inspectors?

If a State determines that expanding meat processing capacity, including by paying overtime to USDA meat inspectors, is a necessary expense incurred due to the public health emergency, such as if increased capacity is necessary to allow farmers and processors to donate meat to food banks, then such expenses are eligible expenses, provided that the expenses satisfy the other requirements set forth in section 601(d) of the Social Security Act outlined in the Guidance.

The guidance provides that funding may be used to meet payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. May Fund payments be used to cover such an employee's entire payroll cost or just the portion of time spent on mitigating or responding to the COVID-19 public health emergency?

As a matter of administrative convenience, the entire payroll cost of an employee whose time is substantially dedicated to mitigating or responding to the COVID-19 public health emergency is eligible, provided that such payroll costs are incurred by December 30, 2020. An employer may also track time spent by employees related to COVID-19 and apply Fund payments on that basis but would need to do so consistently within the relevant agency or department.

May Fund payments be used to cover increased administrative leave costs of public employees who could not telework in the event of a stay at home order or a case of COVID-19 in the workplace?

The statute requires that payments be used only to cover costs that were not accounted for in the budget most recently approved as of March 27, 2020. As stated in the Guidance, a cost meets this requirement if either (a) the cost cannot lawfully be funded using a line item, allotment, or allocation within that budget or (b) the cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation. If the cost of an employee was allocated to administrative leave to a greater extent than was expected, the cost of such administrative leave may be covered using payments from the Fund.

Questions Related to Administration of Fund Payments

Do governments have to return unspent funds to Treasury?

Yes. Section 601(f)(2) of the Social Security Act, as added by section 5001(a) of the CARES Act, provides for recoupment by the Department of the Treasury of amounts received from the Fund that have not been used in a manner consistent with section 601(d) of the Social Security Act. If a government has not used funds it has received to cover costs that were incurred by December 30, 2020, as required by the statute, those funds must be returned to the Department of the Treasury.

What records must be kept by governments receiving payment?

A government should keep records sufficient to demonstrate that the amount of Fund payments to the government has been used in accordance with section 601(d) of the Social Security Act.

May recipients deposit Fund payments into interest bearing accounts?

Yes, provided that if recipients separately invest amounts received from the Fund, they must use the interest earned or other proceeds of these investments only to cover expenditures incurred in accordance with section 601(d) of the Social Security Act and the Guidance on eligible expenses. If a government deposits Fund payments in a government's general account, it may use those funds to meet immediate cash management needs provided that the full amount of the payment is used to cover necessary expenditures. Fund payments are not subject to the Cash Management Improvement Act of 1990, as amended.

May governments retain assets purchased with payments from the Fund?

Yes, if the purchase of the asset was consistent with the limitations on the eligible use of funds provided by section 601(d) of the Social Security Act.

What rules apply to the proceeds of disposition or sale of assets acquired using payments from the Fund?

If such assets are disposed of prior to December 30, 2020, the proceeds would be subject to the restrictions on the eligible use of payments from the Fund provided by section 601(d) of the Social Security Act.

Are Fund payments to State, territorial, local, and tribal governments considered grants?

No. Fund payments made by Treasury to State, territorial, local, and Tribal governments are not considered to be grants but are "other financial assistance" under 2 C.F.R. § 200.40.

Are Fund payments considered federal financial assistance for purposes of the Single Audit Act?

Yes, Fund payments are considered to be federal financial assistance subject to the Single Audit Act (31 U.S.C. §§ 7501-7507) and the related provisions of the Uniform Guidance, 2 C.F.R. § 200.303 regarding internal controls, §§ 200.330 through 200.332 regarding subrecipient monitoring and management, and subpart F regarding audit requirements.

Are Fund payments subject to other requirements of the Uniform Guidance?

Fund payments are subject to the following requirements in the Uniform Guidance (2 C.F.R. Part 200): 2 C.F.R. § 200.303 regarding internal controls, 2 C.F.R. §§ 200.330 through 200.332 regarding subrecipient monitoring and management, and subpart F regarding audit requirements.

Is there a Catalog of Federal Domestic Assistance (CFDA) number assigned to the Fund?

Yes. The CFDA number assigned to the Fund is 21.019.

If a State transfers Fund payments to its political subdivisions, would the transferred funds count toward the subrecipients' total funding received from the federal government for purposes of the Single Audit Act?

Yes. The Fund payments to subrecipients would count toward the threshold of the Single Audit Act and 2 C.F.R. part 200, subpart F re: audit requirements. Subrecipients are subject to a single audit or program-

specific audit pursuant to 2 C.F.R. § 200.501(a) when the subrecipients spend \$750,000 or more in federal awards during their fiscal year.

Are recipients permitted to use payments from the Fund to cover the expenses of an audit conducted under the Single Audit Act?

Yes, such expenses would be eligible expenditures, subject to the limitations set forth in 2 C.F.R. § 200.425.

If a government has transferred funds to another entity, from which entity would the Treasury Department seek to recoup the funds if they have not been used in a manner consistent with section 601(d) of the Social Security Act?

The Treasury Department would seek to recoup the funds from the government that received the payment directly from the Treasury Department. State, territorial, local, and Tribal governments receiving funds from Treasury should ensure that funds transferred to other entities, whether pursuant to a grant program or otherwise, are used in accordance with section 601(d) of the Social Security Act as implemented in the Guidance.

Coronavirus Relief Fund Reporting and Record Retention Requirements July 2, 2020



OFFICE OF INSPECTOR GENERAL DEPARTMENT OF THE TREASURY WASHINGTON, D.C. 20220

July 2, 2020

OIG-CA-20-021

MEMORANDUM FOR	CORONAVIRUS RELIEF FUND RECIPIENTS
FROM:	Richard K. Delmar /s/ Deputy Inspector General
SUBJECT:	Coronavirus Relief Fund Reporting and Record Retention Requirements

Title VI of the Social Security Act, as amended by Title V of Division A of the *Coronavirus Aid, Relief, and Economic Security Act* (Public Law 115-136), provides that the Department of the Treasury (Treasury) Office of Inspector General (OIG) is responsible for monitoring and oversight of the receipt, disbursement, and use of Coronavirus Relief Fund payments. Treasury OIG also has authority to recover funds in the event that it is determined a recipient of a Coronavirus Relief Fund payment failed to comply with requirements of subsection 601(d) of the Social Security Act, as amended, (42 U.S.C. 801(d)). Accordingly, we are providing recipient reporting and record retention requirements that are essential for the exercise of these responsibilities, including our conduct of audits and investigations.

Reporting Requirements and Timelines

Each prime recipient of Coronavirus Relief Fund payments¹ shall report Coronavirus Disease 2019 (COVID-19) related "costs incurred" during the "covered period"² (the period beginning on March 1, 2020 and ending on December 30, 2020), in the manner of and according to the timelines outlined in this memorandum. As described below, each prime recipient shall report interim and quarterly data and other recipient data according to these requirements. Treasury OIG is working on development of a portal with GrantSolutions³ that is expected to be operational on

¹ Prime recipients include all 50 States, Units of Local Governments, the District of Columbia, U.S. Territories, and Tribal Governments that received a direct payment from Treasury in accordance with Title V.

² Refer to Treasury's guidance dated June 30, 2020 for more information on costs incurred and the covered period.

³ A grant management service provider under the U.S. Department of Health and Human Services.

September 1, 2020, for recipients to report data on a quarterly basis. Until the GrantSolutions portal is operational, each prime recipient shall follow the interim reporting requirements. Treasury OIG will notify each prime recipient when GrantSolutions is operational or of any changes to the expected September 1, 2020 start date.

Interim Reporting for the period March 1 through June 30, 2020

By no later than July 17, 2020, each prime recipient is responsible for reporting costs incurred during the period March 1 through June 30, 2020. For this interim report, prime recipients need only report totals by the following broad categories:

- a. Amount transferred to other governments;
- b. Amount spent on payroll for public health and safety employees;
- c. Amount spent on budgeted personnel and services diverted to a substantially different use;
- d. Amount spent to improve telework capabilities of public employees;
- e. Amount spent on medical expenses;
- f. Amount spent on public health expenses;
- g. Amount spent to facilitate distance learning;
- h. Amount spent providing economic support;
- i. Amount spent on expenses associated with the issuance of tax anticipation notes; and
- j. Amount spent on items not listed above.

Recipients should consult Treasury's guidance and Frequently Asked Questions in reporting costs incurred during the period March 1 through June 30, 2020. The total of all categories must equal the total of all costs incurred during that period. A spreadsheet is attached for your use in providing the data. As discussed below, the prime recipient will be required to report information for the period March 1 through June 30, 2020 into GrantSolutions once it is operational.

Quarterly Reporting

Each prime recipient of Coronavirus Relief Fund payments shall report COVID-19 related costs into the GrantSolutions portal. Data required to be reported includes, but is not limited to, the following:

- the total amount of payments from the Coronavirus Relief Fund received from Treasury;
- the amount of funds received that were expended or obligated for each project or activity;
- 3. a detailed list of all projects or activities for which funds were expended or obligated, including:
 - a. the name of the project or activity;
 - b. a description of the project or activity; and

4. detailed information on any loans issued; contracts and grants awarded; transfers made to other government entities; and direct payments made by the recipient that are greater than \$50,000.

The prime recipient is responsible for reporting into the GrantSolutions portal information on uses of Coronavirus Relief Fund payments.

Recipient Portal Access: For future quarterly reporting, each prime recipient will have GrantSolutions portal access for three (3) individuals: two (2) designees (preparers) to input quarterly data and one (1) official authorized to certify that the data is true, accurate, and complete.⁴ **By no later than July 17, 2020**, please provide the name, title, email address, phone number, and postal address of these individuals so that portal access can be granted. After this information is received, guidance on the GrantSolutions portal access and data submission instructions will be issued separately.

Reporting timeline

By no later than September 21, 2020, recipients shall submit via the portal the first detailed quarterly report, which shall cover the period March 1 through June 30, 2020. Thereafter, quarterly reporting will be due no later than 10 days after each calendar quarter. For example, the period July 1 through September 30, 2020, must be reported no later than October 13, 2020 (Tuesday after the 10th day of October and the Columbus Day Holiday). Reporting shall end with either the calendar quarter after the COVID-19 related costs and expenditures have been liquidated and paid or the calendar quarter ending September 30, 2021, whichever comes first.

Record Retention Requirements

Recipients of Coronavirus Relief Fund payments shall maintain and make available to the Treasury OIG upon request <u>all documents and financial records</u> sufficient to establish compliance with subsection 601(d) of the Social Security Act, as amended, (42 U.S.C. 801(d)), which provides:

(d) USE OF FUNDS.—A State, Tribal government, and unit of local government shall use the funds provided under a payment made under this section to cover only those costs of the State, Tribal government, or unit of local government that—

- 1. are necessary expenditures incurred due to the public health emergency with respect to COVID-19;
- 2. were not accounted for in the budget most recently approved as of the date of enactment of this section for the State or government; and

⁴ The certifying official is an authorized representative of the recipient organization with the legal authority to give assurances, make commitments, enter into contracts, and execute such documents on behalf of the recipient.

3. were incurred⁵ during the period that begins on March 1, 2020, and ends on December 30, 2020.

Records to support compliance with subsection 601(d) may include, but are not limited to, copies of the following:

- general ledger and subsidiary ledgers used to account for (a) the receipt of Coronavirus Relief Fund payments and (b) the disbursements from such payments to meet eligible expenses related to the public health emergency due to COVID-19;
- 2. budget records for 2019 and 2020;
- payroll, time records, human resource records to support costs incurred for payroll expenses related to addressing the public health emergency due to COVID-19;
- 4. receipts of purchases made related to addressing the public health emergency due to COVID-19;
- 5. contracts and subcontracts entered into using Coronavirus Relief Fund payments and all documents related to such contracts;
- grant agreements and grant subaward agreements entered into using Coronavirus Relief Fund payments and all documents related to such awards;
- all documentation of reports, audits, and other monitoring of contractors, including subcontractors, and grant recipient and subrecipients;
- 8. all documentation supporting the performance outcomes of contracts, subcontracts, grant awards, and grant recipient subawards;
- 9. all internal and external email/electronic communications related to use of Coronavirus Relief Fund payments; and
- 10. all investigative files and inquiry reports involving Coronavirus Relief Fund payments.

Records shall be maintained for a period of five (5) years after final payment is made using Coronavirus Relief Fund monies. These record retention requirements are applicable to all prime recipients and their grantees and subgrant recipients, contractors, and other levels of government that received transfers of Coronavirus Relief Fund payments from prime recipients.

Thank you and we appreciate your assistance.

⁵ Refer to Treasury's guidance dated June 30, 2020 for more information on the definition of costs incurred.

Appendix 2 - Attestation

ATTESTATION

I, Kat	hy Mize,	CEO	, am the Title:	CE0	of Name of
Organ	nization: _	Ready for Life, Inc.	, a	nd I certify tha	t:
1.	I have the	ne authority on behalf of _	Ready for Lif	e, Inc.	
		(Organ	nization) to sign 1	this Attestation	
2.		tand that the Pinellas Con representation in making	•	•	
3.	Ready	for Life, Inc.		(Organization)	attests that proposed
	expendi services 1, 2020,	tures of this grant are appr related COVID-19 impac do not supplant existing s e means.	ropriate and alignets to residents an	ned with the aw nd/or the comm	varded proposal, are for unity on or after March
4.	Ready	for Life, Inc.		(Organization)	attests it will only
	proposa on or af	funds from this grant which l, are for services related (ter March 1, 2020, and do sable by alternate means.	ch are appropriate COVID-19 impac	e and aligned we are stored at the second seco	vith the awarded and/or the community
By:	Kathy Miz	ze, CEO	(Printed N	Jame)	
Signa	ture:	DocuSigned by: Kathy Mize, CEO 1D7D7D84FA07496			
Title:	CEO				
Date:	12/30/	2020			

Appendix 3 – Reimbursement and Programmatic Performance Documentation

Ready for Life COVID-19 Recovery Request 2

Pinellas CARES Nonprofit Partnership Fund

Ready for Life Inc.

Ms. Kathy Mize 2300 Tall Pines Dr Ste 100 Largo, FL 33771-5348 kmize@readyforlifepinellas.org 0: 727-631-1778 M: 727-631-1778

Ms. Carla Mattern

2300 Tall Pines Dr., Suite 100 Largo, FL 33771 cmattern@readyforlifepinellas.org 0: 727-798-2874 M: 727-798-2874

Application Form

Introduction

Beginning 12/4/2020 at 9 AM, all applications will be reimbursement only. That is, no funding for future programming may be requested.

As of 5 PM, 11/12/2020, Behavioral Health proposals for future programming will no longer be accepted. Under the Behavioral Health category, you may only apply for reimbursement of past expenses related to COVID-19.

December 10 at 12 PM is the cutoff to submit an application for ANY funding.

NOTE: If your organization is awarded a grant, it is likely to be issued on a cost-reimbursement basis. This is determined at the contracting stage. Please consider this when developing your request and project start date.

The submission of an application is not a guarantee or commitment of funding. This application will be made public, in its entirety, including any attachments or uploads.

To see the rubric by which your organization's application will be scored, click here.

Please answer these questions FIRST, as the application will show you the required sections and fields to complete based on your answers.

Priority Funding Areas*

Please select the priority area(s) most relevant to your request (see the PCF website for examples).

Behavioral Health

Reimbursement*

The Pinellas CARES Nonprofit Partnership Fund allows requests to ask for reimbursement of expenditures related to COVID-19 programming within the Priority Funding Areas that took place between March 1, 2020 and the time of application.

Will your organization be applying for this cost reimbursement?

Yes

Future Programming*

Will your organization be applying for funding for services to be delivered between the grant award decision and December 30, 2020?

As of 5 PM, 11/12/2020, you may no longer apply for future programming for Behavioral Health. You may only apply for reimbursement of already-rendered services related to COVID-19.

No

Project Name*

Ready for Life COVID-19 Recovery Request 2

EIN*

26-4032979

DUNS Number*

Please provide your organization's DUNS number. This is the Data Universal Numbering System.

You can search for your DUNS number here: https://www.dnb.com/duns-number/lookup.html

If you do not have a DUNS number, you can apply for one here (it is free and may take 3-4 days for approval): https://www.dnb.com/duns-number/get-a-duns.html

This field is optional as to not stop a qualifying organization from applying. HOWEVER, a DUNS number *will* be required if your organization is approved for a grant. Your organization should apply for a DUNS number now if it does not yet have one.

054458758

Mission Statement*

Ready for Life provides support, resources and guidance former foster care youth need to successfully transition to adulthood.

Our solution-based skill center supports young people aging out of the foster care system (ages 15 to 25) in homelessness services & prevention, education & employment, mental, physical and dental wellness, and lifeline support networks.

Total Operating Expenditure*

What are your total annual operating expenses?

\$787,335.00

Amount Requested*

Please review the entire application and its fiscal requirements before determining the total amount your organization will be requesting. This amount should include any reimbursements your organization is seeking for past COVID-19 programming.

Typical funding requests will range between \$25,000 and \$250,000. Amounts above and below are accepted, provided the request can be justified by community need.

Requests at the higher end, or above this range must have a significant and sustained impact on the vulnerable community being served. Your organization's capacity for spending a large amount of funds must also be justified.

\$10,868.94

If you are requesting more than \$250,000 or a large capital expenditure, please speak with PCF program staff to discuss the feasibility of your request **PRIOR TO submission**.

Priority Populations*

Please select the priority populations your programming will serve: Note: Examples of "high-risk pandemic response jobs" include front-line workers, nurses, medical housekeeping staff, nonprofit employees, law-enforcement and medical first responders.

People experiencing homelessness Low-income families

Guiding Principles*

One of the guiding principles of this fund is that it will apply a lens of equity to ensure the needs of specified priority populations are met.

From the priority populations you have indicated above, please explain to what extent one or more these populations are involved in the creation, design, and impact of your organization (or this specific project).

From our beginning in 2009, RFL set out to be different than the "system" that often failed foster care youth. Young people aging out of foster care are more likely to experience homelessness, poverty, food insecurity, mental and physical issues, and have lower education and employment skills than the average young adult. RFL took the unique approach of listening to the Youth Voice (which is at the top of the RFL Organization Chart; and a client is always represented on our Board of Directors), asking former foster care youth what services they need and want, and creating programs based on this information. RFL hires Youth Specialist (youth that were in foster care, alumni of RFL, and now success stories) to work directly with our young clients, because who knows better than someone who has "been there". Today, RFL continues to listen and learn from our client population, and the COVID-19 crisis has drastically increased and altered our outreach, our requests and our response.

Length of time operating program/project*

Please briefly explain how long you have been operating the program or project for which you are requesting funds. This funding is for expansion of existing programming or sustaining an existing expansion to meet community needs.

Ready for Life has been serving the basic needs of former foster care youth since 2009. In early March 2020, we began mobilizing for the COVID-19 crisis and initiated what we call operation "Ready for Tomorrow".

Service Area*

In which areas of the county do you physically provide services?

North County (locations such as Tarpon Springs, Crystal Beach, Palm Harbor) Mid-County (locations such as Clearwater, Largo, Safety Harbor) South County (locations such as St. Petersburg, Lealman, Kenneth City)

Impact on Organization*

What has been the impact of the coronavirus/COVID-19 on the services of your organization? (Example: inability to provide enough food, unable to provide behavioral health sessions, lack of volunteerism, etc.)

Almost overnight, everything changed! The COVID pandemic was here and everyone was in crisis. While RFL is used to dealing with youth in crisis, to see how the organization responded to the immediate transformation of our entire delivery systems has been amazing.

Technology quickly became the solution for almost everything: working from home; programs; schooling; trainings; meetings; church; social events; doctors' appointments; and mental health counseling.

With rise in mental health awareness and advocacy due to COVID-19, mental health services were/are being increasingly sought after. To meet high demands, health-care delivery systems had to adapt and innovate. Ready for Life understands our important role in the behavioral well-being of the former foster care youth we see every day, and quickly responded to their increased needs due to the pandemic.

Finding ways to expand RFL services and programs to encourage greater involvement and evaluate behavioral/mental health, during this COVID-19 crisis, quickly became the priority. Programs like Ready for Jobs; Ready for Health; and Opportunity Passport, were all adjusted to fit a virtual format and implemented. RFL's mentoring program ramped up to match clients with an adult volunteer mentor, to create much needed relationships, especially during this time of distancing, loneliness, and often depression.

Providing increased services to our vulnerable population, during this time of distancing for the safety of our clients, staff and volunteers must involve the creative use of technology. RFL technology was adequate prior to COVID, but many updates were needed immediately and our infrastructure had to be addressed. Communicate is key, whether it is with staff, with clients (mental health counseling), with volunteers, or donors. Functioning in the new virtual world requires current hardware, software, and infrastructure.

Fiscal Accountability

Federal Fund Disclosure*

If your organization is awarded this grant, you may be considered a subrecipient of federal funding. THEREFORE, if you are deemed a subrecipient and your organization reaches a threshold of having spent more than \$750,000 in federal funding this fiscal year (this INCLUDES other federally funded programs), it will be subject to requirements of the Federal Single Audit Act. This will require your organization to comply with Federal Compliance Requirements and may necessitate additional expenses for your organization and you should prepare for this.

It is advisable that you contact a certified public accountant (CPA) or other professional for guidance.

Yes, my organization understands and assumes all liabilities/costs in regards to federal funding.

Audited Financial Statements*

Does your organization routinely contract to have an audit conducted of its financial statements?

Yes

Most Recently Filed IRS Form 990*

Please upload a copy of the organization's most recently filed IRS Form 990. This is absolutely required.

2018 Public Disclosure 990 Copy.pdf

Board-Approved Budget*

Please upload your most recently board-approved budget for this fiscal year in PDF format.

RFL Operating Budget FY 2021.pdf

Audited Financial Statements

Most Recent Audited Financial Statements*

If your organization routinely contracts for an independent audit of its financial statements, including audits in accordance with Uniform Guidance and/or Chapter 10.650, Rules of the Auditor General, upload the most recent audit. The document should not be more than a year old.

Ready for Life, Inc. - Financial Statements 2020-2019.pdf

Management Letter*

Please provide a management letter indicating any findings from your organization's most recent independent audit.

If there is no management letter, please explain why.

Ready for Life, Inc. Communication Letter 2020.pdf

Reimbursement of COVID-19 Related Expenses

Your organization may seek reimbursement for COVID-19 related expenditures between March 1, 2020 and the time of submittal of this application. This is NOT a replacement for the loss of revenue from canceled fundraising events or a decrease in private/public support. These are costs already incurred and paid from reserves or rainy day funds that were used to deliver services within this funding's focus areas, *specifically* in response to the COVID-19 pandemic. These are funds that were NOT budgeted for use in this fiscal year.

Attestation*

I affirm that this funding was expended by my organization solely for program costs in relation to COVID-19, and is not being requested on a unit-of-service basis. None of these costs have been reimbursed by any other funding source.

Yes, I affirm the above is accurate and true.

Amount of Reimbursement Requested*

Please specify the total amount of reimbursement your organization is seeking.

\$10,868.94

Documentation of Expenses*

Please use this template to describe the expenses for which you are seeking reimbursement.

Upload records of expenses indicating the use of unbudgeted funds using some or all of the financial documents:

- Receipts documenting the purchase of unbudgeted items or service
- Credit Card Statements showing payment of items (with MOST account numbers REDACTED)
- Bank Statements showing payment of credit cards (with MOST account numbers REDACTED)
- Financial reports that were presented to a Board of Directors
- Board minutes that show authorization of withdrawal(s) from reserve funds
- Bank statements with redacted account numbers indicating usage of unbudgeted funds

If you have selected more than one Priority Funding Area in the introductory section, please ensure to include information that separates the expenses. If necessary, use the textbox below to indicate any clarifying information regarding uploaded documentation.

RFL Pinellas CARES 2 Supporting Documents.pdf

Documentation of Expenses, 2nd Upload*

If documentation does not fit into one file, upload a second file here.

Number Served by Funding Area*

Please *briefly* specify how many people were served by the programming for which you are seeking reimbursement. If you are applying for reimbursement in multiple Funding Areas, *be sure* to provide numbers for each one. Numbers do not need to be unduplicated.

<u>Example</u> Food: 1250 people Behavioral Health: 250 people

Behavioral Health: 483

Funder Involvement

Which of the funders have provided a grant to your organization within the last

three years?*

Pinellas Community Foundation Pinellas County Government Tampa Bay Resiliency Fund

Other Funding Sources

If your organization has submitted applications to other funders or has received funding in response to coronavirus/COVID-19 from another funder, please briefly describe below:

Ready for Life was awarded \$6187.08 in reimbursable COVID-19 expenses from Pinellas CARES Funding on 12/3/20.

RFL applied for and received the Federal Paycheck Protection Program loan in the amount of \$96,100, covering our organizations payroll through June 2020.

The Resilience Fund awarded RFL \$5000 towards our Keep In Touch Program.

RFL applied for a \$5000 technology grant through the Community Foundation of Tampa Bay's Crisis Relief Program, however that grant did not get funded.

Corrective Action*

Is your organization currently under a corrective action agreement with any funder (including but not limited to those listed above)? If yes, please explain in detail, including the status of the corrective action. If no, state **No**.

No.

Confirmation

Signature and Affirmation*

By submitting this application, I hereby swear that executive leadership is aware of this request for funding, and if this funding is approved, my organization will be able to use these funds in the manner described in the application.

Please type your name as an electronic signature and the date on which you are submitting this application.

Carla Mattern

File Attachment Summary

Applicant File Uploads

- 2018 Public Disclosure 990 Copy.pdf
- RFL Operating Budget FY 2021.pdf
- Ready for Life, Inc. Financial Statements 2020-2019.pdf
- Ready for Life, Inc. Communication Letter 2020.pdf
- RFL Pinellas CARES 2 Supporting Documents.pdf



TAX RETURN FILING INSTRUCTIONS

FORM 990

FOR THE YEAR ENDING

JUNE 30, 2019

PREPARED FOR:

READY FOR LIFE, INC. 2300 TALL PINES DR #100 LARGO, FL 33771

PREPARED BY:

CBIZ MHM, LLC 13577 FEATHER SOUND DR., SUITE 400 CLEARWATER, FL 33762-5539

AMOUNT DUE OR REFUND:

NOT APPLICABLE

MAKE CHECK PAYABLE TO:

NOT APPLICABLE

MAIL TAX RETURN AND CHECK (IF APPLICABLE) TO:

NOT APPLICABLE

RETURN MUST BE MAILED ON OR BEFORE:

NOT APPLICABLE

SPECIAL INSTRUCTIONS:

THIS COPY OF THE RETURN IS PROVIDED ONLY FOR PUBLIC DISCLOSURE PURPOSES. ANY CONFIDENTIAL INFORMATION REGARDING LARGE DONORS HAS BEEN REMOVED.

THIS RETURN HAS BEEN PREPARED FOR ELECTRONIC FILING. IF YOU WISH TO HAVE IT TRANSMITTED ELECTRONICALLY TO THE IRS, PLEASE SIGN, DATE, AND RETURN FORM 8879-EO TO OUR OFFICE. WE WILL THEN SUBMIT THE ELECTRONIC RETURN TO THE IRS. DO NOT MAIL A PAPER COPY OF THE RETURN TO THE IRS. RETURN FORM 8879-EO TO US BY MAY 15, 2020.

orm 8879-EO	IRS e-file Signature Authorization for an Exempt Organization		OMB No. 1545-1878
	For calendar year 2018, or fiscal year beginning JUL 1 , 2018, and ending JUN 30 , 2	2019	2010
epartment of the Treasury	Do not send to the IRS. Keep for your records.		2018
ternal Revenue Service	Go to www.irs.gov/Form8879EO for the latest information.		
ame of exempt organization		Employer idei	ntification number
EADY FOR LIFE	INC.	26-403	2979
ame and title of officer		20 200	2070
ATHY MIZE			
IRECTOR/CEO			
Part I Type of F	Return and Return Information (Whole Dollars Only)		
an one line in Part I. Form 990 check here	 Ink (do not enter -0-). But, if you entered -0- on the return, then enter -0- on the applicable Total revenue, if any (Form 990, Part VIII, column (A), line 12) 		
a Form 990 check here a Form 990-EZ check he			
Form 1120-POL check			
Form 990-PF check he			
a Form 8868 check here			
	on and Signature Authorization of Officer I declare that I am an officer of the above organization and that I have examined a copy o		
rther declare that the am termediate service provic an acknowledgement o le date of any refund. If a ebit) entry to the financial sturn, and the financial ins 888-353-4537 no later tha	npanying schedules and statements and to the best of my knowledge and belief, they are bunt in Part I above is the amount shown on the copy of the organization's electronic retu- er, transmitter, or electronic return originator (ERO) to send the organization's return to the receipt or reason for rejection of the transmission, (b) the reason for any delay in proces uplicable, I authorize the U.S. Treasury and its designated Financial Agent to initiate an ele institution account indicated in the tax preparation software for payment of the organizat titution to debit the entry to this account. To revoke a payment, I must contact the U.S. T an 2 business days prior to the payment (settlement) date. I also authorize the financial ins c payment of taxes to receive confidential information necessary to answer inquiries and r personal identification number (PIN) as my signature for the organization's electronic retu- lectronic funds withdrawal	urn. I consent the IRS and to ssing the return ectronic funds ion's federal to reasury Finar stitutions invo resolve issues	to allow my receive from the IRS n or refund, and (c) withdrawal (direct axes owed on this icial Agent at lved in the related to the
ayment. I have selected a			
ayment. I have selected a rganization's consent to e			
ayment. I have selected a rganization's consent to e	oox only	to enter my P	N 32979
oayment. I have selected a organization's consent to e Officer's PIN: check one I	oox only	to enter my P	N 32979 Enter five numb do not enter all

As an officer of the organization, I will enter my PIN as my signature on the organization's tax year 2018 electronically filed return. If I have indicated within this return that a copy of the return is being filed with a state agency(ies) regulating charities as part of the IRS Fed/State program, I will enter my PIN on the return's disclosure consent screen.

Officer's signature

Part III **Certification and Authentication**

ERO's EFIN/PIN. Enter your six-digit electronic filing identification number (EFIN) followed by your five-digit self-selected PIN.

50465100222
Do not enter all zeros

Date

I certify that the above numeric entry is my PIN, which is my signature on the 2018 electronically filed return for the organization indicated above. I confirm that I am submitting this return in accordance with the requirements of Pub. 4163, Modernized e-File (MeF) Information for Authorized IRS e-file Providers for Business Returns.

ERO's signature 🕨	Date ►					
ERO Must Retain This Form - See Instructions Do Not Submit This Form to the IRS Unless Requested To Do So						
LHA For Paperwork Reduction Act Notice, see instruction	ons. Form 8879-EO (2018)					
823051 10-26-18						

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DocuSign Envelope ID: D628B3E9-ABD6-42E5-ABAE-48DCD406CBDC

	Return of Organization Exempt Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue	ie Code (exc	ept private foundations)	2018	
partment of the		-	•	Open to Public	
ernal Revenue				Inspection	
Check if applicable:	C Name of organization		D Employer identificati	on number	
Address change Name	READY FOR LIFE, INC.			0070	
change	Doing business as 20-403				
return Final	Number and street (or P.O. box if mail is not delivered to street address)	Room/suite	E Telephone number	4 2000	
return/ termin-	2300 TALL PINES DR #100			4-3989	
ated Amended	City or town, state or province, country, and ZIP or foreign postal code LARGO, FL 33771		G Gross receipts \$	946,402	
return Applica-	LARGO, FL 55//1	III	H(a) Is this a group return		
tion pending	F Name and address of principal officer: PHARES N. RISSER, 2865 EXECUTIVE DRIVE, CLEARWATER, FL	33762	for subordinates?		
			H(b) Are all subordinates include		
	pt status: $X 501(c)(3) 501(c)() \neq (insert no.) 4947(a)(1)$ WWW.READYFORLIFEPINELLAS.ORG) 01 [] 527	- '		
	ganization: X Corporation Trust Association Other ►	L Voor	H(c) Group exemption nu of formation: 2009 M St		
	ganization: Association India Association India Providence Pr	L Year		ate of legal domicile; F	
		עפדפייי			
1 Bri	iefly describe the organization's mission or most significant activities: \underline{TO} <i>A</i> OMMUNITY IN TRANSITIONING FROM FOSTER C.	<u>199791</u>			
2 Ch	neck this box if the organization discontinued its operations or dispo				
				<u> </u>	
2 4 Nu 8	umber of independent voting members of the governing body (Part VI, line 1b)				
	tal number of individuals employed in calendar year 2018 (Part V, line 2a)			1	
	tal number of volunteers (estimate if necessary)				
I.I.	tal unrelated business revenue from Part VIII, column (C), line 12			1,975	
b Ne	et unrelated business taxable income from Form 990-T, line 38			0	
			Prior Year	Current Year	
	ontributions and grants (Part VIII, line 1h)		486,295.	702,870	
10	ogram service revenue (Part VIII, line 2g)		0.	0	
10 Inv	vestment income (Part VIII, column (A), lines 3, 4, and 7d)		2,626.	1,975	
11 Ot	her revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e)		78,164.	200,289	
	tal revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12)		567,085.	905,134	
	ants and similar amounts paid (Part IX, column (A), lines 1-3)		0.	0	
	enefits paid to or for members (Part IX, column (A), line 4)		0.	0	
g 15 Sa	alaries, other compensation, employee benefits (Part IX, column (A), lines 5-10)		440,596.	552,409	
2 16a Pro	ofessional fundraising fees (Part IX, column (A), line 11e)		0.	0	
× I	tal fundraising expenses (Part IX, column (D), line 25)		000 070	0.00.000	
	her expenses (Part IX, column (A), lines 11a-11d, 11f-24e)		203,278.	269,086	
	tal expenses. Add lines 13-17 (must equal Part IX, column (A), line 25)		643,874.	821,495	
	evenue less expenses. Subtract line 18 from line 12		-76,789.	83,639	
JCes		Be	ginning of Current Year	End of Year	
H 00 T o	tal assets (Part X, line 16)		210,465.	279,731	
ਵਰੂ 20 To	tal liabilities (Part X, line 26)		25,393.	3,205	
20 10 21 To			106 (17)		
	et assets or fund balances. Subtract line 21 from line 20		185,072.	2/0,520	
21 To 22 Ne 27 Ne	Signature Block		·	276,526	
art II			·		

Sign	Signature of officer			Date				
Here	▶ KATHY MIZE, DIRECTOR/CEO							
	Type or print name and title							
	Print/Type preparer's name	Preparer's signature	Date					
Paid	PAUL DUNHAM			self-employed P00100222				
Preparer	Firm's name 🕒 CBIZ MHM, LLC			Firm's EIN 27-3605969				
Use Only	Firm's address 🖌 13577 FEATHER SO	UND DR., SUITE 400						
	CLEARWATER, FL 3		Phone no. 727 – 572 – 1400					
May the IF	May the IRS discuss this return with the preparer shown above? (see instructions)							
832001 12-3	832001 12-31-18 LHA For Paperwork Reduction Act Notice, see the separate instructions. Form 990 (2018)							

Form	1990 (2018) READY FOR LIFE, INC.	26-4032979	Page 2
Pa	rt III Statement of Program Service Accomplishments		
	Check if Schedule O contains a response or note to any line in this Part III		
1	Briefly describe the organization's mission:		
	THE MISSION OF READY FOR LIFE IS TO ASSIST THE YOUTH OF TRANSITION FROM FOSTER CARE TO ADULTHOOD BY COORDINATION		
	AND PRIVATE RESOURCES AVAILABLE TO THEM.	NG INE FUBLIC	
	AND INIVALE ADDOORCED AVAILABEE TO THEM.		
2	Did the organization undertake any significant program services during the year which were not listed on the	2	
	prior Form 990 or 990-EZ?		XNo
	If "Yes," describe these new services on Schedule O.		
3	Did the organization cease conducting, or make significant changes in how it conducts, any program service	əs? Yes [XNo
	If "Yes," describe these changes on Schedule O.		
4	Describe the organization's program service accomplishments for each of its three largest program services,	, as measured by expenses.	
	Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to c	others, the total expenses, and	t
	revenue, if any, for each program service reported.		
4a	(Code:) (Expenses \$630,410. including grants of \$) (F YOUTH SUPPORT: TO ENGAGE FOSTER CARE YOUTH, PRIVATE CI	Revenue \$ תדקבאום הוואס דומד	
	RESOURCES TO ASSIST PINELLAS COUNTY FOSTER CARE YOUTH		
	TRANSITIONS TO ADULTHOOD. THE FOUNDATION'S GOAL IS TO		
	BETWEEN THE YOUTH AND THE MANY RESOURCES AVAILABLE TO		
	WELL AS GIVE THE YOUTH THE VOICE TO HELP CREATE AND RU		
	FOUNDATION'S MANY PROGRAMS.		
4b	(Code:) (Expenses \$ including grants of \$) (F	Revenue \$)
4c	(Code:) (Expenses \$ including grants of \$) (F	Revenue \$)
4d	Other program services (Describe in Schedule O.)		
	(Expenses \$ including grants of \$) (Revenue \$)	
4e	Total program service expenses ► 630,410.		0 (6
		Form 99	0 (2018)
832002	2 12-31-18 2		

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2 2018.05090 READY FOR LIFE, INC.

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	990 (2018) READY FOR LIFE, INC. 26-4032	979	Р	age 3
Par	t IV Checklist of Required Schedules			
			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)?			
	If "Yes," complete Schedule A	1	X	
2	Is the organization required to complete Schedule B, Schedule of Contributors?	2	Х	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for			
	public office? If "Yes," complete Schedule C, Part I	3		X
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect			
	during the tax year? If "Yes," complete Schedule C, Part II	4		X
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or			
	similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		<u>X</u>
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to			
	provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		X
7	Did the organization receive or hold a conservation easement, including easements to preserve open space,			
	the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II	7		<u>X</u>
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete			
	Schedule D, Part III	8		X
9	Did the organization report an amount in Part X, line 21, for escrow or custodial account liability, serve as a custodian for			
	amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt negotiation services?			
	If "Yes," complete Schedule D, Part IV	9		X
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent			
	endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V	10		X
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII, VII, IX, or X			
	as applicable.			
а	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D,			
	Part VI	11a	Х	
b	Did the organization report an amount for investments - other securities in Part X, line 12 that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b		X
С	Did the organization report an amount for investments - program related in Part X, line 13 that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c		X
d	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in			
	Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		<u>X</u>
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11e		X
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses			
	the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f		X
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete			
	Schedule D, Parts XI and XII	12a		<u> </u>
b	Was the organization included in consolidated, independent audited financial statements for the tax year?			
	If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b		<u>X</u>
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		X
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		X
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business,			
	investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000			
	or more? If "Yes," complete Schedule F, Parts I and IV	14b		X
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any			
	foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		X
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to			
	or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16		Х
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX,			
	column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17		X
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines			
	1c and 8a? If "Yes," complete Schedule G, Part II	18	Х	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes,"			
	complete Schedule G, Part III	19		Х
20a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		Х
	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20b		
21	Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or			
	domestic government on Part IX, column (A), line 1? If "Yes." complete Schedule I. Parts I and II	21		Х
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Form	990 (2018) READY FOR LIFE, INC. 26-403	82979	Р	_{age} 4
Pa	t IV Checklist of Required Schedules (continued)			
			Yes	No
22	Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on			x
00	Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	. 22		<u> </u>
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current and former officers, directors, trustees, key employees, and highest compensated employees? <i>If</i> "Yes," <i>complete</i>			
	Schedule J	23		x
24a	Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the			
	last day of the year, that was issued after December 31, 2002? If "Yes," answer lines 24b through 24d and complete			
	Schedule K. If "No," go to line 25a	24a		X
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	. 24b		
с	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease			
	any tax-exempt bonds?	24c		<u> </u>
	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	. 24d		┝───
25a	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in an excess benefit			37
	transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	. <u>25a</u>		x
b	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and			
	that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete	25b		x
26	Schedule L, Part I Did the organization report any amount on Part X, line 5, 6, or 22 for receivables from or payables to any current or	250		
20	former officers, directors, trustees, key employees, highest compensated employees, or disqualified persons? If "Yes."			
	complete Schedule L, Part II	26		x
27	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee, substantial			
	contributor or employee thereof, a grant selection committee member, or to a 35% controlled entity or family member			
	of any of these persons? If "Yes," complete Schedule L, Part III	27		X
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV			
	instructions for applicable filing thresholds, conditions, and exceptions):			
	A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV			X
	A family member of a current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	. 28b		X
С	An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof) was an officer,	00.		x
20	director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV			X
29 30	Did the organization receive more than \$25,000 in non-cash contributions? <i>If</i> "Yes," <i>complete Schedule M</i> Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation	. 29		
50	contributions? If "Yes," complete Schedule M	30		x
31	Did the organization liquidate, terminate, or dissolve and cease operations?			
	If "Yes," complete Schedule N, Part I	31		x
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete			
	Schedule N, Part II	32		X
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations			
	sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	. 33		X
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and			
	Part V, line 1			X
	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	. <u>35a</u>		x
b	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of eaction 512/b)(12)2. (IIIV	054		
26	within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	. <u>35b</u>		<u> </u>
36	If "Yes," complete Schedule R, Part V, line 2	36		x
37	Did the organization conduct more than 5% of its activities through an entity that is not a related organization			
	and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part VI	37		x
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19?			
		. 38	Х	
Pa				
	Check if Schedule O contains a response or note to any line in this Part V	<u></u>		┍└───
		2	Yes	No
	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable 1a	3		
	Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable	<u> </u>		
с	Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming (gambling) winnings to prize winners?	4-		
83200	(gambling) winnings to prize winners?	1c Form	990	l (2018)
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	990 (2018) READY FOR LIFE, INC. 26-403	32979	Р	_{age} 5
Par	t V Statements Regarding Other IRS Filings and Tax Compliance (continued)			
			Yes	No
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax Statements,			
	filed for the calendar year ending with or within the year covered by this return 2a	.9		
b	If at least one is reported on line 2a, did the organization file all required federal employment tax returns?	2b	Х	
	Note. If the sum of lines 1a and 2a is greater than 250, you may be required to <i>e-file</i> (see instructions)			
3a	Did the organization have unrelated business gross income of \$1,000 or more during the year?			Х
b	If "Yes," has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation in Schedule O			
4a	At any time during the calendar year, did the organization have an interest in, or a signature or other authority over, a			
	financial account in a foreign country (such as a bank account, securities account, or other financial account)?	4a		x
b	If "Yes," enter the name of the foreign country:			
	See instructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR).	-		
5a	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?	5a		Х
b	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?			X
с	If "Yes" to line 5a or 5b, did the organization file Form 8886-T?			
6a	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the organization solicit			
	any contributions that were not tax deductible as charitable contributions?	6a		x
b	If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts			
	were not tax deductible?	6b		
7	Organizations that may receive deductible contributions under section 170(c).			
а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and services provided to the payo	r? 7a		х
b	If "Yes," did the organization notify the donor of the value of the goods or services provided?			
c	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was required			
-	to file Form 8282?	7c		x
d	If "Yes," indicate the number of Forms 8282 filed during the year 7d			
e	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e		
f	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract?			
g	If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required?	. 7g		
h	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C2			
8	Sponsoring organizations maintaining donor advised funds. Did a donor advised fund maintained by the			
-	sponsoring organization have excess business holdings at any time during the year?	8		
9	Sponsoring organizations maintaining donor advised funds.			
а	Did the sponsoring organization make any taxable distributions under section 4966?	9a		
b	Did the sponsoring organization make a distribution to a donor, donor advisor, or related person?	9b		
10	Section 501(c)(7) organizations. Enter:			
a	Initiation fees and capital contributions included on Part VIII, line 12			
b	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities 10b			
11	Section 501(c)(12) organizations. Enter:			
a	Gross income from members or shareholders 11a			
b	Gross income from other sources (Do not net amounts due or paid to other sources against			
-	amounts due or received from them.)			
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a		
b	If "Yes," enter the amount of tax-exempt interest received or accrued during the year			
13	Section 501(c)(29) qualified nonprofit health insurance issuers.			
а	Is the organization licensed to issue qualified health plans in more than one state?	13a		
	Note. See the instructions for additional information the organization must report on Schedule O.			
b	Enter the amount of reserves the organization is required to maintain by the states in which the			
-	organization is licensed to issue qualified health plans			
с	Enter the amount of reserves on hand			
14a	Did the organization receive any payments for indoor tanning services during the tax year?	14a		x
	If "Yes," has it filed a Form 720 to report these payments? If "No," provide an explanation in Schedule O			
15 15	Is the organization subject to the section 4960 tax on payment(s) of more than \$1,000,000 in remuneration or			
	excess parachute payment(s) during the year?	15		x
	If "Yes," see instructions and file Form 4720, Schedule N.			
16	Is the organization an educational institution subject to the section 4968 excise tax on net investment income?	16		х
	If "Yes," complete Form 4720, Schedule O.			
		Form	990	(2018)

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Form	990 (2018) READY FOR LIFE, INC. 26-4032		Р	age 6
Par	t VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a	"No" re	espons	se
	to line 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions.			
	Check if Schedule O contains a response or note to any line in this Part VI			X
Sec	tion A. Governing Body and Management			
			Yes	No
1a	Enter the number of voting members of the governing body at the end of the tax year 1a1			
	If there are material differences in voting rights among members of the governing body, or if the governing			
	body delegated broad authority to an executive committee or similar committee, explain in Schedule O.			
b	Enter the number of voting members included in line 1a, above, who are independent 1b 10			
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other			
	officer, director, trustee, or key employee?	2		X
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision			
	of officers, directors, or trustees, or key employees to a management company or other person?	3		X
4	Did the organization make any significant changes to its governing documents since the prior Form 990 was filed?	4		X
5	Did the organization become aware during the year of a significant diversion of the organization's assets?	5		X
6	Did the organization have members or stockholders?	6		X
7a	Did the organization have members, stockholders, or other persons who had the power to elect or appoint one or			
	more members of the governing body?	7a		X
b	Are any governance decisions of the organization reserved to (or subject to approval by) members, stockholders, or			
	persons other than the governing body?	7b		X
8	Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following:			
а	The governing body?	8a	Х	
	Each committee with authority to act on behalf of the governing body?	8b	Х	
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the			
	organization's mailing address? If "Yes." provide the names and addresses in Schedule O	9		X
Sec	tion B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.)			
			Yes	No
10a	Did the organization have local chapters, branches, or affiliates?	10a		X
b	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates,			
	and branches to ensure their operations are consistent with the organization's exempt purposes?	10b		
11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	X	
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990.			
12a	Did the organization have a written conflict of interest policy? If "No," go to line 13	12a	Х	
b	Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to conflicts?	12b	Х	
С	Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe			
	in Schedule O how this was done	12c	Х	
13	Did the organization have a written whistleblower policy?	13		X
14	Did the organization have a written document retention and destruction policy?	14		X
15	Did the process for determining compensation of the following persons include a review and approval by independent			
	persons, comparability data, and contemporaneous substantiation of the deliberation and decision?			
	The organization's CEO, Executive Director, or top management official	15a		X
b	Other officers or key employees of the organization	15b	Х	
	If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions).			
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a			
	taxable entity during the year?	16a		X
b	If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation			
	in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's			
<u>Coo</u>	exempt status with respect to such arrangements?	16b		
	tion C. Disclosure			
17	List the states with which a copy of this Form 990 is required to be filed $\blacktriangleright FL$			
18	Section 6104 requires an organization to make its Forms 1023 (1024 or 1024-A if applicable), 990, and 990-T (Section 501(c)(3)	s only)	availat	ole
	for public inspection. Indicate how you made these available. Check all that apply.			
	Own website Another's website X Upon request Other (explain in Schedule O)			
19	Describe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest policy, and	tinanc	al	
•	statements available to the public during the tax year.			
20	State the name, address, and telephone number of the person who possesses the organization's books and records			
	<u>KATHY MIZE - 727-954-3989</u> 2300 TALL PINES DR, #100, LARGO, FL 33771			
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<u>Form 990 (</u>		26-4032979	Page 7						
Part VII	Compensation of Officers, Directors, Trustees, Key Employees, Highest Co	mpensated							
	Employees, and Independent Contractors								
	Check if Schedule O contains a response or note to any line in this Part VII								
Section A.	Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees								
1a Complete this table for all persons required to be listed. Report compensation for the calendar year ending with or within the organization's tax year.									

• List all of the organization's **current** officers, directors, trustees (whether individuals or organizations), regardless of amount of compensation. Enter -0- in columns (D), (E), and (F) if no compensation was paid.

• List all of the organization's current key employees, if any. See instructions for definition of "key employee."

• List the organization's five current highest compensated employees (other than an officer, director, trustee, or key employee) who received reportable compensation (Box 5 of Form W-2 and/or Box 7 of Form 1099-MISC) of more than \$100,000 from the organization and any related organizations.

• List all of the organization's **former** officers, key employees, and highest compensated employees who received more than \$100,000 of reportable compensation from the organization and any related organizations.

• List all of the organization's **former directors or trustees** that received, in the capacity as a former director or trustee of the organization, more than \$10,000 of reportable compensation from the organization and any related organizations.

List persons in the following order: individual trustees or directors; institutional trustees; officers; key employees; highest compensated employees; and former such persons.

Check this box if neither the organization nor any related organization compensated any current officer, director, or trustee.

(D)

(A)	(B)		(C)		(D)	(E)	(F)			
Name and Title	Average	(do	Position (do not check more than one		Reportable	Reportable	Estimated			
	hours per	box	, unles	ss per	rson i	s both	n an	compensation	compensation	amount of
	week		cer an	d a d	irecto	r/trus [:]	tee)	from	from related	other
	(list any	ector						the	organizations	compensation
	hours for	r dire				ted		organization	(W-2/1099-MISC)	from the
	related	stee o	ustee			ensa		(W-2/1099-MISC)		organization
	organizations	al trus	nal tr		loyee	e com				and related
	below	Individual trustee or director	Institutional trustee	cer	Key employee	hest o	mer			organizations
	line)	Indi	Inst	Officer	Key	Highest compensated employee	For			
(1) PHARES N. RISSER, III	2.00									
DIRECTOR		Х						0.	0.	0.
(2) GERALD F HOGAN	5.00									
DIRECTOR		Х						0.	0.	0.
(3) KENNETH BEATTIE	3.00									
DIRECTOR/CHAIRMAN		Х		Х				0.	0.	0.
(4) YVETTE BEAN	2.00									
DIRECTOR		х						0.	0.	0.
(5) MARY PAT MCLAIN	2.00									
DIRECTOR/VICE-CHAIRMAN		х		х				0.	0.	0.
(6) JAY BYINGTON	1.00									
DIRECTOR/TREASURER		х		х				0.	0.	0.
(7) SCOTT CLENDENING	3.00									
DIRECTOR/IMMEDIATE PAST CHAIRMAN		х		х				0.	0.	0.
(8) CRISS PETTINEO	20.00								•••	
DIRECTOR		х						8,820.	0.	0.
(9) KAY DILLINGER	1.00									
DIRECTOR		х						0.	0.	0.
(10) EDIE BANKS	1.00									
DIRECTOR		х						0.	0.	0.
(11) KATHY MIZE	40.00									
CEO/SECRETARY				х				97,159.	0.	0.
(12) JULIE PIRKL	20.00							,		
DIRECTOR OF FINANCE				х				12,268.	0.	0.
	1									
		1								
		1								
		1								
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		1								
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Par	t VII Section A. Officers, Directors, Trus	tees, Key Emp	oloy	ees,	and	l Hig	ghes	t C	ompensated Employee	s (continued)				
	(A) Name and title	(B) Average hours per week (list any hours for	box offic	not c , unle:	Pos heck i ss per	more rson i irecto	than c s both r/trust	an	(D) Reportable compensation from the organization	(E) Reportable compensatio from related organizations (W-2/1099-MIS	s	Estir amo ot compe	F) nated unt of her nsation n the	F
		organizations below line)	In dividual trustee or director	In stitutional trustee	Officer	Key employee	Highest compensated employee	Former	(W-2/1099-MISC)	(₩-2/10991013		organ and r organi	izatio elateo	b
1h	Sub-total		-					<u> </u>	118,247.		0.			0.
c d	Total from continuation sheets to Part VI Total (add lines 1b and 1c)	I, Section A	·····						0. 118,247.		0.			0.
2	Total number of individuals (including but no compensation from the organization	ot limited to th	ose	liste	d ab	ove) wh	o re	eceived more than \$100,	000 of reportable		Y	es	0 No
3 4	Did the organization list any former officer, line 1a? <i>If</i> "Yes," <i>complete Schedule J for se</i> For any individual listed on line 1a, is the su	uch individual									-	3		x
5	and related organizations greater than \$150 Did any person listed on line 1a receive or a),000? <i>If</i> "Yes, accrue comper	" co Isati	mple on fr	ete S rom	Sche any	edule unre	<i>J f</i> late	or such individual ed organization or individ	lual for services		4		X
Sec	rendered to the organization? If "Yes," com tion B. Independent Contractors	plete Schedule	e J fo	or su	ich i	oers	on .					5		X
1	Complete this table for your five highest con the organization. Report compensation for t										ensati	on from		
	(A) Name and business	address	NC	ONE	2				(B) Description of s	ervices	Cc	(C) ompens	ation	
2	Total number of independent contractors (ir \$100,000 of compensation from the organiz	•	ot lin	niteo	d to t	thos (ted	above) who received mo	ore than		~		
											F	orm 99	JU (20	018)

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Form 990 (2018) READY FOR LIFE, INC. 26-4032979									
Pa	rt VII	Statement of Reven	nue						
_		Check if Schedule O cont	ains a response o	or note to any lin	((2)	(0)		
					(A) Total revenue	(B) Related or exempt function revenue	(C) Unrelated business revenue	(D) Revenue excluded from tax under sections 512 - 514	
ts ts	1 a	Federated campaigns	1a						
, Grants mounts		Membership dues							
Amo Amo	с	Fundraising events	1c						
, Gifts, ilar An	d	Related organizations	1d						
s, 0	е	Government grants (contributi	ions) 1e						
r Si	f	All other contributions, gifts, gran	ts, and						
but		similar amounts not included abo	ve 1f	702,870.					
Contributions, Gift and Other Similar	g	Noncash contributions included in lines	1a-1f: \$						
an Co	h	Total. Add lines 1a-1f		🕨	702,870.				
				Business Code					
e	2 a								
Program Service Revenue	b								
n Se enu	с								
ran 3ev	d								
rog	е								
д	•	All other program service reve							
		Total. Add lines 2a-2f							
	3	Investment income (including			1,975.		1,975.		
		other similar amounts)			1,975.		1,975.		
	4	Income from investment of tax							
	5	Royalties	(i) Real	(ii) Personal					
	6 2	Gross rents	1 7 60	(II) Personal					
		Less: rental expenses							
		Rental income or (loss)	-8,773.						
		N N N N N N N N N N			-8,773.	-8,773.			
		Gross amount from sales of	(i) Securities	(ii) Other					
		assets other than inventory							
	b	Less: cost or other basis							
		and sales expenses							
	с	Gain or (loss)							
		Net gain or (loss)		►					
Other Revenue		Gross income from fundraising including \$	g events (not						
eve		contributions reported on line							
r B		Part IV, line 18		239,797.					
the	b	Less: direct expenses	b	30,735.					
0	с	Net income or (loss) from func	Iraising events	►	209,062.			209,062.	
	9 a	Gross income from gaming ac							
		Part IV, line 19							
		Less: direct expenses							
		Net income or (loss) from gam		>					
	10 a	Gross sales of inventory, less							
		and allowances							
		Less: cost of goods sold							
	с	Net income or (loss) from sale							
	11 a	Miscellaneous Revenu		Business Code					
	n a b			<u> </u>					
	u c			<u> </u>					
		All other revenue							
		Total. Add lines 11a-11d							
	12	Total revenue. See instructions			905,134.	-8,773.	1,975.	209,062.	
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Form 990 (2018) READY FOR LIFE, INC. Part IX Statement of Functional Expenses

Sect	ion 501(c)(3) and 501(c)(4) organizations must comp	lete all columns. All othe	r organizations must con	nplete column (A).	
	Check if Schedule O contains a respons	se or note to any line in t		<u> </u>	
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	(A) Total expenses	(B) Program service expenses	(C) Management and general expenses	(D) Fundraising expenses
1	Grants and other assistance to domestic organizations				
	and domestic governments. See Part IV, line 21				
2	Grants and other assistance to domestic				
	individuals. See Part IV, line 22				
3	Grants and other assistance to foreign				
	organizations, foreign governments, and foreign				
	individuals. See Part IV, lines 15 and 16				
4	Benefits paid to or for members				
5	Compensation of current officers, directors,				
	trustees, and key employees	141,837.	105,208.	30,524.	6,105.
6	Compensation not included above, to disqualified				
	persons (as defined under section 4958(f)(1)) and				
	persons described in section 4958(c)(3)(B)				
7	Other salaries and wages	366,892.	275,169.	36,689.	55,034.
8	Pension plan accruals and contributions (include				
	section 401(k) and 403(b) employer contributions)				
9	Other employee benefits				
10	Payroll taxes	43,680.	32,809.	5,654.	5,217.
11	Fees for services (non-employees):				
а	Management	6,145.	4,916.	1,229.	
b	Legal				
	Accounting	5,409.		5,409.	
	Lobbying				
е	Professional fundraising services. See Part IV, line 17				
f	Investment management fees				
g	Other. (If line 11g amount exceeds 10% of line 25,				
	column (A) amount, list line 11g expenses on Sch 0.)				
12	Advertising and promotion	8,473.	5,084.		3,389.
13	Office expenses	50,351.	38,941.	7,301.	4,109.
14	Information technology	22,698.	18,263.	3,326.	1,109.
15	Royalties				
16	Occupancy	54,158.	43,326.	8,124.	2,708.
17	Travel				
18	Payments of travel or entertainment expenses				
	for any federal, state, or local public officials				
19	Conferences, conventions, and meetings	1,053.	842.	158.	53.
20	Interest				
21	Payments to affiliates				
22	Depreciation, depletion, and amortization	5,853.		5,853.	
23	Insurance	33,473.	26,778.	5,021.	1,674.
24	Other expenses. Itemize expenses not covered above. (List miscellaneous expenses in line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule 0.)				
а	YOUTH HOUSING AND CLOTH	50,672.	50,672.		
b	YOUTH SUPPORT PROGRAM	24,917.	24,917.		
с	DUES AND SUBSCRIPTIONS	3,788.	2,841.	568.	379.
d	TRAINING	492.	492.		
е	All other expenses	1,604.	152.	1,452.	
25	Total functional expenses. Add lines 1 through 24e	821,495.	630,410.	111,308.	79,777.
26	Joint costs. Complete this line only if the organization				
	reported in column (B) joint costs from a combined				
	educational campaign and fundraising solicitation.				
	Check here if following SOP 98-2 (ASC 958-720)				
83201	0 12-31-18				Form 990 (2018)

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	990 (26-	4032979 Page 11
Pa	rt X	Balance Sheet			
		Check if Schedule O contains a response or note to any line in this Part X			
			(A) Beginning of year		(B) End of year
	1	Cash - non-interest-bearing	41,997.	1	88,950.
	2	Savings and temporary cash investments		2	
	3	Pledges and grants receivable, net		3	
	4	Accounts receivable, net		4	100.
	5	Loans and other receivables from current and former officers, directors,			
		trustees, key employees, and highest compensated employees. Complete			
		Part II of Schedule L		5	
	6	Loans and other receivables from other disqualified persons (as defined under			
		section 4958(f)(1)), persons described in section 4958(c)(3)(B), and contributing			
		employers and sponsoring organizations of section 501(c)(9) voluntary			
ţ		employees' beneficiary organizations (see instr). Complete Part II of Sch L		6	
Assets	7	Notes and loans receivable, net		7	
Ä	8	Inventories for sale or use		8	
	9	Prepaid expenses and deferred charges		9	
	10a	Land, buildings, and equipment: cost or other			
		basis. Complete Part VI of Schedule D 10a 88, 613			
	b	Less: accumulated depreciation	444		61,358.
	11	Investments - publicly traded securities		11	123,933.
	12	Investments - other securities. See Part IV, line 11		12	
	13	Investments - program-related. See Part IV, line 11		13	
	14	Intangible assets	4 1 2 2	14	F 000
	15	Other assets. See Part IV, line 11	4,138.	15	5,390.
	16	Total assets. Add lines 1 through 15 (must equal line 34)		16	279,731.
	17	Accounts payable and accrued expenses		17	3,205.
	18	Grants payable		18	
	19	Deferred revenue		19	
	20	Tax-exempt bond liabilities		20	
	21	Escrow or custodial account liability. Complete Part IV of Schedule D		21	
ies	22	Loans and other payables to current and former officers, directors, trustees, key employees, highest compensated employees, and disqualified persons.			
Liabilities				22	
Lia	23	Complete Part II of Schedule L Secured mortgages and notes payable to unrelated third parties		22	
	23 24	Unsecured notes and loans payable to unrelated third parties		23	
	25	Other liabilities (including federal income tax, payables to related third		27	
	20	parties, and other liabilities not included on lines 17-24). Complete Part X of			
		Schedule D		25	
	26	Total liabilities. Add lines 17 through 25	25,393.	26	3,205.
		Organizations that follow SFAS 117 (ASC 958), check here 🕨 🗌 and			
S		complete lines 27 through 29, and lines 33 and 34.			
Ce	27	Unrestricted net assets		27	
alar	28	Temporarily restricted net assets		28	
а В	29	Permanently restricted net assets		29	
Ľ.		Organizations that do not follow SFAS 117 (ASC 958), check here			
ъ		and complete lines 30 through 34.			
Net Assets or Fund Balances	30	Capital stock or trust principal, or current funds		30	0.
SSE	31	Paid-in or capital surplus, or land, building, or equipment fund	. 0.	31	0.
∋t A	32	Retained earnings, endowment, accumulated income, or other funds		32	276,526.
ž	33	Total net assets or fund balances		33	276,526.
	34	Total liabilities and net assets/fund balances		34	279,731.

Form 990 (2018)

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Form	1990 (2018) READY FOR LIFE, INC.	26-403	2979	Pag	_e 12
Pa	rt XI Reconciliation of Net Assets				
	Check if Schedule O contains a response or note to any line in this Part XI				X
1	Total revenue (must equal Part VIII, column (A), line 12)	1	905	,13	34.
2	Total expenses (must equal Part IX, column (A), line 25)	2	821	· ·	
3	Revenue less expenses. Subtract line 2 from line 1	3		,63	
4	Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))	4	185	,07	12.
5	Net unrealized gains (losses) on investments	5			
6	Donated services and use of facilities	6			
7	Investment expenses	7			
8	Prior period adjustments	8			
9	Other changes in net assets or fund balances (explain in Schedule O)	9	7	,81	<u>L5.</u>
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 33,				
	column (B))	10	276	, 52	26.
Pa	rt XII Financial Statements and Reporting				
	Check if Schedule O contains a response or note to any line in this Part XII				
				Yes	No
1	Accounting method used to prepare the Form 990: Cash X Accrual Other				
	If the organization changed its method of accounting from a prior year or checked "Other," explain in Schedule	0.			
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?		2a		Х
	If "Yes," check a box below to indicate whether the financial statements for the year were compiled or reviewed	on a			
	separate basis, consolidated basis, or both:				
	Separate basis Consolidated basis Both consolidated and separate basis				
b	Were the organization's financial statements audited by an independent accountant?		2b		Х
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separate	basis,			
	consolidated basis, or both:				
	Separate basis Consolidated basis Both consolidated and separate basis				
с	If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of the	audit,			
	review, or compilation of its financial statements and selection of an independent accountant?		2c		
	If the organization changed either its oversight process or selection process during the tax year, explain in Sche				
3a	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Sin				
	Act and OMB Circular A-133?	-	3a		Х
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the requi	ed audit			
	or audits, explain why in Schedule O and describe any steps taken to undergo such audits		3b		

Form **990** (2018)

SCHEDULE A (Form 990 or 990-EZ)		rity Status an					OMB No. 1545-0047
		ization is a section 50 ⁻ 47(a)(1) nonexempt cha			or a section		2018
Department of the Treasury Internal Revenue Service	-	Attach to Form 990 or F //Form990 for instruction			oformation.		Open to Public Inspection
Name of the organization						Employer	identification number
	READY FOR LIFE	, INC.					6-4032979
	ublic Charity Status (e instructions		
The organization is not a priva			•	-	IV A V:		
	on of churches, or associatio I in section 170(b)(1)(A)(ii). (I)(A)(I).		
	perative hospital service orga				i).		
	organization operated in cor				•	(iii). Enter	the hospital's name,
city, and state:							
5 An organization op	erated for the benefit of a col	lege or university owned	l or operat	ed by a go	vernmental u	nit describe	ed in
section 170(b)(1)(A)(iv). (Complete Part II.)						
	local government or governm						
-	at normally receives a substant	ntial part of its support f	rom a gove	ernmental	unit or from th	e general i	oublic described in
	A)(vi). (Complete Part II.) described in section 170(b)(+ II)				
	earch organization described		,	ed in coniu	inction with a	land-grant	college
9	on-land-grant college of agric			-		-	-
university:		,			,	0	
10 X An organization that	at normally receives: (1) more	than 33 1/3% of its sup	port from c	contributio	ns, membersł	nip fees, an	d gross receipts from
	its exempt functions - subject						-
	ted business taxable income	(less section 511 tax) fro	om busines	ses acqui	red by the org	anization a	after June 30, 1975.
)(2). (Complete Part III.)				O(-)(A)		
	ganized and operated exclusi ganized and operated exclusi	•	•			m out the	purposes of one or
	orted organizations describe	-	-			•	
	2d that describes the type of						
	ting organization operated, s					-	giving
the supported or	ganization(s) the power to reg	gularly appoint or elect a	majority o	of the direc	tors or trustee	es of the su	upporting
organization. You	u must complete Part IV, Se	ections A and B.					
	rting organization supervised				-		-
•	ement of the supporting orga		ame perso	ns that co	ntrol or manag	ge the supp	ported
	ou must complete Part IV,		in connoct		and functional	l. into arota	
	ally integrated. A supporting anization(s) (see instructions)					ly integrate	ed with,
·· •	ctionally integrated. A supp	•				ted organiz	zation(s)
	onally integrated. The organiz				• •	•	
	instructions). You must con						
e Check this box if	the organization received a v	written determination fro	m the IRS	that it is a	Type I, Type I	I, Type III	
	rated, or Type III non-function	nally integrated supporti	ng organiz	ation.			
f Enter the number of sup							
g Provide the following inf (i) Name of supported	ormation about the supporte (ii) EIN	d organization(s). (iii) Type of organization	(iv) Is the orga	anization listed	(v) Amount of	monetary	(vi) Amount of other
organization		(described on lines 1-10	in your governi Yes	ng document? No	support (see in	-	support (see instructions)
		above (see instructions))					
Total							
LHA For Paperwork Reduction	on Act Notice, see the Instru	uctions for Form 990 o 13	990-EZ.	832021 10-	11-18 Sche	dule A (For	rm 990 or 990-EZ) 2018

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Part II

Schedule A (Form 990 or 990 EZ) 2018 READY FOR LIFE, INC.

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Support Schedule for Organizations Described in Sections 170(b)(1)(A)(iv) and 170(b)(1)(A)(vi) (Complete only if you checked the box on line 5, 7, or 8 of Part I or if the organization failed to qualify under Part III. If the organization fails to qualify under the tests listed below, please complete Part III.)

Se	ction A. Public Support					-	
Cale	ndar year (or fiscal year beginning in) 🕨	(a) 2014	(b) 2015	(c) 2016	(d) 2017	(e) 2018	(f) Total
1	Gifts, grants, contributions, and						
	membership fees received. (Do not						
	include any "unusual grants.")						
2	Tax revenues levied for the organ-						
	ization's benefit and either paid to						
	or expended on its behalf						
3	The value of services or facilities						
	furnished by a governmental unit to						
	the organization without charge						
4	Total. Add lines 1 through 3						
5	The portion of total contributions						
	by each person (other than a						
	governmental unit or publicly						
	supported organization) included						
	on line 1 that exceeds 2% of the						
	amount shown on line 11,						
	column (f)						
	Public support. Subtract line 5 from line 4.						
	ction B. Total Support		1	1		1	
	ndar year (or fiscal year beginning in) 🕨	(a) 2014	(b) 2015	(c) 2016	(d) 2017	(e) 2018	(f) Total
7	Amounts from line 4						
8	Gross income from interest,						
	dividends, payments received on						
	securities loans, rents, royalties,						
	and income from similar sources \dots						
9	Net income from unrelated business						
	activities, whether or not the						
	business is regularly carried on						
10	Other income. Do not include gain						
	or loss from the sale of capital						
	assets (Explain in Part VI.)						
11	Total support. Add lines 7 through 10						
12	Gross receipts from related activities,	etc. (see instructi	ons)			12	
13	First five years. If the Form 990 is for	the organization'	s first, second, thi	rd, fourth, or fifth t	ax year as a sectio	n 501(c)(3)	
80	organization, check this box and stor ction C. Computation of Publi	here	roontogo				
	Public support percentage for 2018 (li		•	())		14	%
	Public support percentage from 2017					15	. %
16a	33 1/3% support test - 2018. If the c				14 is 33 1/3% or n	nore, check this bo	ix and
	stop here. The organization qualifies		•				
Ľ	33 1/3% support test - 2017. If the c						
	and stop here. The organization qual		•				
17a	10% -facts-and-circumstances test						
	and if the organization meets the "fac			-		-	
	meets the "facts-and-circumstances"	-	-				
k	10% -facts-and-circumstances test	-	-				
	more, and if the organization meets the						e ⊾ □
10	organization meets the "facts-and-circ						
IŎ	Private foundation. If the organizatio	n ulu not check a		a, 100, 17a, 0r 17			s ► D or 990-EZ) 2018
					3011		

Schedule A (Form 990 or 990 EZ) 2018 READY FOR LIFE, INC.

Part III Support Schedule for Organizations Described in Section 509(a)(2)

(Complete only if you checked the box on line 10 of Part I or if the organization failed to qualify under Part II. If the organization fails to qualify under the tests listed below, please complete Part II.)

Section A. Public Support								
Calendar year (or fiscal year beginning in) 🕨	(a) 2014	(b) 2015	(c) 2016	(d) 2017	(e) 2018	(f) Total		
1 Gifts, grants, contributions, and								
membership fees received. (Do not								
include any "unusual grants.")	448,615.	317,481.	600,092.	486,295.	702,870.	2555353.		
2 Gross receipts from admissions, merchandise sold or services per- formed, or facilities furnished in any activity that is related to the organization's tax-exempt purpose								
3 Gross receipts from activities that								
are not an unrelated trade or bus- iness under section 513								
4 Tax revenues levied for the organ-								
ization's benefit and either paid to or expended on its behalf								
5 The value of services or facilities								
furnished by a governmental unit to								
the organization without charge \dots								
6 Total. Add lines 1 through 5	448,615.	317,481.	600,092.	486,295.	702,870.	2555353.		
7a Amounts included on lines 1, 2, and								
3 received from disqualified persons	121,372.	30,000.	65,000.	42,146.	126,090.	384,608.		
b Amounts included on lines 2 and 3 received from other than disqualified persons that exceed the greater of \$5,000 or 1% of the amount on line 13 for the year						0.		
c Add lines 7a and 7b	121,372.	30,000.	65,000.	42,146.	126,090.	384,608.		
8 Public support. (Subtract line 7c from line 6.)	-					2170745.		
Section B. Total Support								
Calendar year (or fiscal year beginning in) 🕨	(a) 2014	(b) 2015	(c) 2016	(d) 2017	(e) 2018	(f) Total		
9 Amounts from line 6	448,615.	317,481.	600,092.	486,295.	702,870.	2555353.		
10a Gross income from interest, dividends, payments received on securities loans, rents, royalties, and income from similar sources	638.	1,906.	840.	2,626.	1,975.	7,985.		
b Unrelated business taxable income		1,5001	0100	2,0201				
(less section 511 taxes) from businesses								
acquired after June 30, 1975								
c Add lines 10a and 10b	638.	1,906.	840.	2,626.	1,975.	7,985.		
11 Net income from unrelated business activities not included in line 10b, whether or not the business is regularly carried on								
12 Other income. Do not include gain or loss from the sale of capital assets (Explain in Part VI.)	31,192.	15,331.	28,022.	105,954.	241,557.	422,056.		
13 Total support. (Add lines 9, 10c, 11, and 12.)	480,445.	334,718.	628,954.		946,402.	2985394.		
14 First five years. If the Form 990 is for	or the organization's	s first, second, third	d, fourth, or fifth ta	x year as a sectior	n 501(c)(3) organiza	ation,		
check this box and stop here								
Section C. Computation of Publ	ic Support Per	centage						
15 Public support percentage for 2018	(line 8, column (f), d	ivided by line 13, c	olumn (f))		15	72.71 %		
16 Public support percentage from 201					16	79.29 %		
Section D. Computation of Inve	stment Income	e Percentage			r - 1			
17 Investment income percentage for 2					17	.27 %		
18 Investment income percentage from					18	.26 %		
19a 33 1/3% support tests - 2018. If the	-							
	more than 33 1/3%, check this box and stop here. The organization qualifies as a publicly supported organization							
b 33 1/3% support tests - 2017. If the	•							
line 18 is not more than 33 1/3%, cho								
20 Private foundation. If the organizati	on did not check a l	box on line 14, 19a	a, or 19b, check th					
832023 10-11-18		15		Scho	edule A (Form 990	or 990-EZ) 2018		

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^{2018.05090} READY FOR LIFE, INC.

Schedule A (Form 990 or 990 EZ) 2018 READY FOR LIFE, INC.

1

2

Yes No

(Complete only if you checked a box in line 12 on Part I. If you checked 12a of Part I, complete Sections A and B. If you checked 12b of Part I, complete Sections A and C. If you checked 12c of Part I, complete Sections A, D, and E. If you checked 12d of Part I, complete Sections A and D, and complete Part V.)

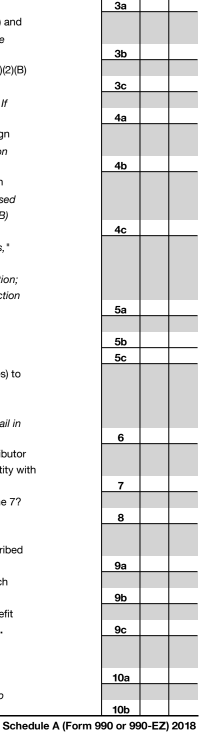
Section A. All Supporting Organizations

Part IV | Supporting Organizations

- 1 Are all of the organization's supported organizations listed by name in the organization's governing documents? If "No," describe in **Part VI** how the supported organizations are designated. If designated by class or purpose, describe the designation. If historic and continuing relationship, explain.
- 2 Did the organization have any supported organization that does not have an IRS determination of status under section 509(a)(1) or (2)? If "Yes," explain in **Part VI** how the organization determined that the supported organization was described in section 509(a)(1) or (2).
- **3a** Did the organization have a supported organization described in section 501(c)(4), (5), or (6)? If "Yes," answer (b) and (c) below.
- **b** Did the organization confirm that each supported organization qualified under section 501(c)(4), (5), or (6) and satisfied the public support tests under section 509(a)(2)? If "Yes," describe in **Part VI** when and how the organization made the determination.
- c Did the organization ensure that all support to such organizations was used exclusively for section 170(c)(2)(B) purposes? If "Yes," explain in Part VI what controls the organization put in place to ensure such use.
- **4a** Was any supported organization not organized in the United States ("foreign supported organization")? *If* "Yes," and *if you checked 12a or 12b in Part I, answer (b) and (c) below.*
- **b** Did the organization have ultimate control and discretion in deciding whether to make grants to the foreign supported organization? *If* "Yes," *describe in* **Part VI** *how the organization had such control and discretion despite being controlled or supervised by or in connection with its supported organizations.*
- **c** Did the organization support any foreign supported organization that does not have an IRS determination under sections 501(c)(3) and 509(a)(1) or (2)? *If* "Yes," *explain in* **Part VI** *what controls the organization used to ensure that all support to the foreign supported organization was used exclusively for section 170(c)(2)(B) purposes.*
- 5a Did the organization add, substitute, or remove any supported organizations during the tax year? If "Yes," answer (b) and (c) below (if applicable). Also, provide detail in Part VI, including (i) the names and EIN numbers of the supported organizations added, substituted, or removed; (ii) the reasons for each such action; (iii) the authority under the organization's organizing document authorizing such action; and (iv) how the action was accomplished (such as by amendment to the organizing document).
- **b Type I or Type II only.** Was any added or substituted supported organization part of a class already designated in the organization's organizing document?
- c Substitutions only. Was the substitution the result of an event beyond the organization's control?
- 6 Did the organization provide support (whether in the form of grants or the provision of services or facilities) to anyone other than (i) its supported organizations, (ii) individuals that are part of the charitable class benefited by one or more of its supported organizations, or (iii) other supporting organizations that also support or benefit one or more of the filing organization's supported organizations? *If "Yes," provide detail in* **Part VI.**
- 7 Did the organization provide a grant, loan, compensation, or other similar payment to a substantial contributor (as defined in section 4958(c)(3)(C)), a family member of a substantial contributor, or a 35% controlled entity with regard to a substantial contributor? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ).
- 8 Did the organization make a loan to a disqualified person (as defined in section 4958) not described in line 7? *If* "Yes." *complete Part I of Schedule L (Form 990 or 990-EZ).*
- **9a** Was the organization controlled directly or indirectly at any time during the tax year by one or more disqualified persons as defined in section 4946 (other than foundation managers and organizations described in section 509(a)(1) or (2))? *If* "Yes," *provide detail in* **Part VI.**
- **b** Did one or more disqualified persons (as defined in line 9a) hold a controlling interest in any entity in which the supporting organization had an interest? *If* "Yes," *provide detail in* **Part VI.**
- c Did a disqualified person (as defined in line 9a) have an ownership interest in, or derive any personal benefit from, assets in which the supporting organization also had an interest? If "Yes," provide detail in Part VI.
- **10a** Was the organization subject to the excess business holdings rules of section 4943 because of section 4943(f) (regarding certain Type II supporting organizations, and all Type III non-functionally integrated supporting organizations)? *If* "Yes," *answer 10b below.*
- **b** Did the organization have any excess business holdings in the tax year? (Use Schedule C, Form 4720, to determine whether the organization had excess business holdings.)

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2018.05090 READY FOR LIFE, INC.

Schedule A (Form 990 or 990-EZ) 2018 READY FOR LIFE, INC. Part IV Supporting Organizations (continued)

			Yes	No
11	Has the organization accepted a gift or contribution from any of the following persons?		100	
	A person who directly or indirectly controls, either alone or together with persons described in (b) and (c)			
u	below, the governing body of a supported organization?	11a		
h				
	A family member of a person described in (a) above?	11b		
	A 35% controlled entity of a person described in (a) or (b) above? If "Yes" to a, b, or c, provide detail in Part VI. tion B. Type I Supporting Organizations	11c		
000			Y.	
			Yes	No
1	Did the directors, trustees, or membership of one or more supported organizations have the power to			
	regularly appoint or elect at least a majority of the organization's directors or trustees at all times during the			
	tax year? If "No," describe in Part VI how the supported organization(s) effectively operated, supervised, or			
	controlled the organization's activities. If the organization had more than one supported organization,			
	describe how the powers to appoint and/or remove directors or trustees were allocated among the supported			
	organizations and what conditions or restrictions, if any, applied to such powers during the tax year.	1		
2	Did the organization operate for the benefit of any supported organization other than the supported			
	organization(s) that operated, supervised, or controlled the supporting organization? If "Yes," explain in			
	Part VI how providing such benefit carried out the purposes of the supported organization(s) that operated,			
	supervised, or controlled the supporting organization.	2		
Sec	tion C. Type II Supporting Organizations			
			Yes	No
1	Were a majority of the organization's directors or trustees during the tax year also a majority of the directors			
-	or trustees of each of the organization's supported organization(s)? If "No," describe in Part VI how control			
	or management of the supporting organization was vested in the same persons that controlled or managed			
	the supported organization(s).	1		
Sec	tion D. All Type III Supporting Organizations	•		
			Yes	No
4	Did the exception provide to each of its supported exceptions, by the last day of the fifth month of the		163	
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the			
	organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax			
	year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the			
	organization's governing documents in effect on the date of notification, to the extent not previously provided?	1		
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported			
	organization(s) or (ii) serving on the governing body of a supported organization? If "No," explain in Part VI how			
	the organization maintained a close and continuous working relationship with the supported organization(s).	2		
3	By reason of the relationship described in (2), did the organization's supported organizations have a			
	significant voice in the organization's investment policies and in directing the use of the organization's			
	income or assets at all times during the tax year? If "Yes," describe in Part VI the role the organization's			
<u> </u>	supported organizations played in this regard.	3		
	tion E. Type III Functionally Integrated Supporting Organizations			
1	Check the box next to the method that the organization used to satisfy the Integral Part Test during the year (see instructions).			
а	The organization satisfied the Activities Test. <i>Complete</i> line 2 <i>below.</i>			
b	The organization is the parent of each of its supported organizations. <i>Complete</i> line 3 <i>below</i> .			
С	The organization supported a governmental entity. Describe in Part VI how you supported a government entity (see instr	uctions)		
2	Activities Test. Answer (a) and (b) below.		Yes	No
а	Did substantially all of the organization's activities during the tax year directly further the exempt purposes of			
	the supported organization(s) to which the organization was responsive? If "Yes," then in Part VI identify			
	those supported organizations and explain how these activities directly furthered their exempt purposes,			
	how the organization was responsive to those supported organizations, and how the organization determined			
	that these activities constituted substantially all of its activities.	2a		
b	Did the activities described in (a) constitute activities that, but for the organization's involvement, one or more			
	of the organization's supported organization(s) would have been engaged in? If "Yes," explain in Part VI the			
	reasons for the organization's position that its supported organization(s) would have engaged in these			
	activities but for the organization's involvement.	2b		
3	Parent of Supported Organizations. Answer (a) and (b) below.			
	Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or			
-	trustees of each of the supported organizations? <i>Provide details in Part VI.</i>	3a		
h	Did the organization exercise a substantial degree of direction over the policies, programs, and activities of each			
5	of its supported organizations? If "Yes," describe in Part VI the role played by the organization in this regard.	3b		
832025	5 10-11-18 Supported organizations: If Yes, describe in Part VI the role played by the organization in this regard. Schedule A (Form 99		0-EZ)	2018
			,	

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2018.05090 READY FOR LIFE, INC. 326066_1

Schedule A (Form 990 or 990-EZ) 2018 READY FOR LIFE, INC. Part V Type III Non-Functionally Integrated 509(a)(3) Supporting Organizations

26-4032979 Page 6

1	Check here if the organization satisfied the Integral Part Test as a qualifying	g trust or	n Nov. 20, 1970 (explain in F	Part VI.) See instructions. All
	other Type III non-functionally integrated supporting organizations must co	mplete S	ections A through E.	
Sect	ion A - Adjusted Net Income		(A) Prior Year	(B) Current Year (optional)
1	Net short-term capital gain	1		
2	Recoveries of prior-year distributions	2		
3	Other gross income (see instructions)	3		
4	Add lines 1 through 3	4		
5	Depreciation and depletion	5		
6	Portion of operating expenses paid or incurred for production or			
	collection of gross income or for management, conservation, or			
	maintenance of property held for production of income (see instructions)	6		
7	Other expenses (see instructions)	7		
8	Adjusted Net Income (subtract lines 5, 6, and 7 from line 4)	8		
Sect	ion B - Minimum Asset Amount		(A) Prior Year	(B) Current Year (optional)
1	Aggregate fair market value of all non-exempt-use assets (see			
	instructions for short tax year or assets held for part of year):			
а	Average monthly value of securities	1a		
b	Average monthly cash balances	1b		
с	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
е	Discount claimed for blockage or other			
	factors (explain in detail in Part VI):		-	
2	Acquisition indebtedness applicable to non-exempt-use assets	2		
3	Subtract line 2 from line 1d	3		
4	Cash deemed held for exempt use. Enter 1-1/2% of line 3 (for greater amount,			
	see instructions)	4		
5	Net value of non-exempt-use assets (subtract line 4 from line 3)	5		
6	Multiply line 5 by .035	6		
7	Recoveries of prior-year distributions	7		
8	Minimum Asset Amount (add line 7 to line 6)	8		
Sect	ion C - Distributable Amount			Current Year
1	Adjusted net income for prior year (from Section A, line 8, Column A)	1		
2	Enter 85% of line 1	2		
3	Minimum asset amount for prior year (from Section B, line 8, Column A)	3		
4	Enter greater of line 2 or line 3	4		
5	Income tax imposed in prior year	5		
6	Distributable Amount. Subtract line 5 from line 4, unless subject to			
	emergency temporary reduction (see instructions)	6		

7 Check here if the current year is the organization's first as a non-functionally integrated Type III supporting organization (see instructions).

Schedule A (Form 990 or 990-EZ) 2018

832026 10-11-18

Schedule A (Form 990 or 990-EZ) 2018 READY FOR LIFE, INC.

Part V Type III Non-Functionally Integrated 509(a)(3) Supporting Organizations (continued)				
Section D - Distributions				Current Year
1	Amounts paid to supported organizations to accomplish exer			
2	Amounts paid to perform activity that directly furthers exempt purposes of supported			
	organizations, in excess of income from activity			
3	Administrative expenses paid to accomplish exempt purposes of supported organizations			
4	Amounts paid to acquire exempt-use assets			
5	Qualified set-aside amounts (prior IRS approval required)			
6	Other distributions (describe in Part VI). See instructions.			
7	Total annual distributions. Add lines 1 through 6.			
8	Distributions to attentive supported organizations to which the			
	(provide details in Part VI). See instructions.			
9	Distributable amount for 2018 from Section C, line 6			
10	Line 8 amount divided by line 9 amount			
	(i) (ii)			(iii)
Secti	on E - Distribution Allocations (see instructions)	Excess Distributions	Underdistributions Pre-2018	Distributable Amount for 2018
1	Distributable amount for 2018 from Section C, line 6			
2	Underdistributions, if any, for years prior to 2018 (reason-			
	able cause required explain in Part VI). See instructions.			
3	Excess distributions carryover, if any, to 2018			
а	From 2013			
b	From 2014			
с	From 2015			
d	From 2016			
е	From 2017			
f	Total of lines 3a through e			
g	Applied to underdistributions of prior years			
h	Applied to 2018 distributable amount			
i	Carryover from 2013 not applied (see instructions)			
j_	Remainder. Subtract lines 3g, 3h, and 3i from 3f.			
4	Distributions for 2018 from Section D,			
	line 7: \$			
a	Applied to underdistributions of prior years			
b	Applied to 2018 distributable amount			
C	Remainder. Subtract lines 4a and 4b from 4.			
5	Remaining underdistributions for years prior to 2018, if			
	any. Subtract lines 3g and 4a from line 2. For result greater			
	than zero, explain in Part VI. See instructions.			
6	Remaining underdistributions for 2018. Subtract lines 3h			
	and 4b from line 1. For result greater than zero, explain in			
	Part VI. See instructions.			
7	Excess distributions carryover to 2019. Add lines 3j			
	and 4c.			
8	Breakdown of line 7:			
	Excess from 2014			
	Excess from 2015			
	Excess from 2016			
	Excess from 2017			
е	Excess from 2018			

Schedule A (Form 990 or 990-EZ) 2018

832027 10-11-18

Schedule A (Form 990 or 990-EZ) 2018 READY FOR LIFE, INC.

Part VI Supplemental Information. Provide the explanations required by Part II, line 10; Part II, line 17a or 17b; Part III, line 12; Part IV, Section A, lines 1, 2, 3b, 3c, 4b, 4c, 5a, 6, 9a, 9b, 9c, 11a, 11b, and 11c; Part IV, Section B, lines 1 and 2; Part IV, Section C, line 1; Part IV, Section D, lines 2 and 3; Part IV, Section E, lines 1c, 2a, 2b, 3a, and 3b; Part V, line 1; Part V, Section B, line 1e; Part V, Section D, lines 5, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any additional information. (See instructions.)

PART III, SECTION B, LINE 12, EXPLANATION FOR OTHER INCOME:

GROSS FUNDRAISING EVENT INCOME - SEE SCHEDULE G PART II

GROSS RENTAL INCOME - SEE PART VIII, STATEMENT OF REVENUE, LINE 6A

Schedule A (Form 990 or 990-EZ) 2018

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READY FOR LIFE,

Schedule B

(Form 990, 990-EZ, or 990-PF) Department of the Treasury Internal Revenue Service

Name of the organization

Organization type (check one):

Schedule of Contributors

Attach to Form 990, Form 990-EZ, or Form 990-PF.
 Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047

2018

Employer identification number

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Filers of:	Section:
Form 990 or 990-EZ	$\fbox{3}$ 501(c)(3) (enter number) organization
	4947(a)(1) nonexempt charitable trust not treated as a private foundation
	527 political organization
Form 990-PF	501(c)(3) exempt private foundation
	4947(a)(1) nonexempt charitable trust treated as a private foundation
	501(c)(3) taxable private foundation

Check if your organization is covered by the **General Rule** or a **Special Rule**. **Note:** Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.

INC.

General Rule

X For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, contributions totaling \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II. See instructions for determining a contributor's total contributions.

Special Rules

For an organization described in section 501(c)(3) filing Form 990 or 990-EZ that met the 33 1/3% support test of the regulations under
sections 509(a)(1) and 170(b)(1)(A)(vi), that checked Schedule A (Form 990 or 990-EZ), Part II, line 13, 16a, or 16b, and that received from
any one contributor, during the year, total contributions of the greater of (1) \$5,000; or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h;
or (ii) Form 990-EZ, line 1. Complete Parts I and II.

For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, total contributions of more than \$1,000 *exclusively* for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. Complete Parts I (entering "N/A" in column (b) instead of the contributor name and address), II, and III.

For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, contributions exclusively for religious, charitable, etc., purposes, but no such contributions totaled more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Don't complete any of the parts unless the **General Rule** applies to this organization because it received *nonexclusively* religious, charitable, etc., contributions totaling \$5,000 or more during the year for an exclusively religious, charitable, etc., exclusively religious, exclusively religious,

Caution: An organization that isn't covered by the General Rule and/or the Special Rules doesn't file Schedule B (Form 990, 990-EZ, or 990-PF), but it **must** answer "No" on Part IV, line 2, of its Form 990; or check the box on line H of its Form 990-EZ or on its Form 990-PF, Part I, line 2, to certify that it doesn't meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).

 $\label{eq:LHA} \ \ \mbox{For Paperwork Reduction Act Notice, see the instructions for Form 990, 990-EZ, or 990-PF.}$

Employer identification number

READY FOR LIFE, INC.

26 - 4032979

Part I	Contributors (see instructions). Use duplicate copies of Part I if additional space is needed.			
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
		\$26,100.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
2		\$10,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
3		\$22,500.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
4		\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
5		\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
6		\$ <u>45,624.</u>	Person X Payroll Noncash (Complete Part II for noncash contributions.) 990, 990-EZ, or 990-PF) (2018)	

Schedule B (Form 990, 990-EZ, or 990-PF) (2018)

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Employer identification number

READY FOR LIFE, INC.

26-4032979

Part I	Contributors (see instructions). Use duplicate copies of Part I if additional space is needed.			
(a)	(b)	(c)	(d)	
No.	Name, address, and ZIP + 4	Total contributions	Type of contribution	
7		\$7,260.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a)	(b)	(c)	(d)	
<u>No.</u>	Name, address, and ZIP + 4	Total contributions	Type of contribution Person X Payroll Image: Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
9		\$13,690.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a)	(b)	(c) Total contributions	(d) Turne of contribution	
<u>No.</u>	Name, address, and ZIP + 4	\$13,803.	Type of contribution Person X Payroll Image: Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
		\$6,690.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution	
		\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)	

Schedule B (Form 990, 990-EZ, or 990-PF) (2018)

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2018.05090 READY FOR LIFE, INC.

Page 2

READY FOR LIFE, INC.

Employer identification number

26-4032979

Part I Contributors (see instructions). Use duplicate copies of Part I if additional space is needed. (a) (d) (b) (c) No. Name, address, and ZIP + 4 **Total contributions** Type of contribution 13 X Person Payroll 5,000. Noncash \$ (Complete Part II for noncash contributions.) (a) (b) (c) (d) **Total contributions** No. Name, address, and ZIP + 4 Type of contribution 14 X Person Payroll 80,940. Noncash (Complete Part II for noncash contributions.) (a) (b) (c) (d) Name, address, and ZIP + 4 **Total contributions** Type of contribution No. 15 X Person Payroll 55,095. Noncash \$ (Complete Part II for noncash contributions.) (d) (a) (b) (c) No. Name, address, and ZIP + 4 **Total contributions** Type of contribution 16 X Person Payroll 25,611. Noncash \$ (Complete Part II for noncash contributions.) (a) (b) (c) (d) No. Name, address, and ZIP + 4 **Total contributions** Type of contribution 17 X Person Payroll 5,000. Noncash (Complete Part II for noncash contributions.) (b) (c) (d) (a) **Total contributions** Type of contribution No. Name, address, and ZIP + 4 18 X Person Payroll 25,000. Noncash \$ (Complete Part II for noncash contributions.) 823452 11-08-18

Schedule B (Form 990, 990-EZ, or 990-PF) (2018)

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Page 2

READY	FOR	LIFE,	INC.

Employer identification number

26-4032979

Part I	Contributors (see instructions). Use duplicate copies of Part I if additional space is needed.		
(a)	(b)	(c) Total contributions	(d) Type of contribution
<u>No.</u>	Name, address, and ZIP + 4	\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
20		\$5,100.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
		\$10,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
22		\$5,100.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
23		\$75,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
<u>24</u> 823452 11-08		\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.) 990, 990-EZ, or 990-PF) (2018)

Schedule B (Form 990, 990-EZ, or 990-PF) (2018)

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2018.05090 READY FOR LIFE, INC. 326066_1

Employer identification number

READY FOR LIFE, INC.

26-4032979

Part I	Contributors (see instructions). Use duplicate copies of Part I if addition	nal space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
25		- \$\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
26		\$ <u></u> 5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
27		- \$\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
28_		\$ <u>50,000.</u> 	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
29		- \$\$5,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
823452 11-08		\$	Person Payroll On Complete Part II for noncash contributions.)

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Schedule B (Form 990, 990-EZ, or 990-PF) (2018)	Page
Name of organization	Employer identification number
READY FOR LIFE, INC.	26-4032979

READY FOR LIFE, INC.

Part II Noncash Property (see instructions). Use duplicate copies of Part II if additional space is needed.

(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b) Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
002450 11 00		\$	000 EZ == 000 EE (0040)
823453 11-08	27	Schedule B (Form	990, 990-EZ, or 990-PF) (2018)

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2018.05090 READY FOR LIFE, INC.

Schedule B (Fo Name of organi	rm 990, 990-EZ, or 990-PF) (2018)			Page
Name of organi				
	OR LIFE, INC.	no to oversignitions described in a		26-4032979
frc	Acclusively religious, charitable, etc., contribution of any one contributor. Complete columns (a) mpleting Part III, enter the total of exclusively religious, cl se duplicate copies of Part III if additional s	through (e) and the following line en naritable, etc., contributions of \$1,000 or	try. For organizations	
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Des	scription of how gift is held
		(e) Transfer of gif		
-	Transferee's name, address, an	d ZIP + 4	Relationship of tra	ansferor to transferee
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Des	scription of how gift is held
		(a) Transfor of gif	 •	
	Transferee's name, address, an	(e) Transfer of gif d ZIP + 4		ansferor to transferee
			·	
			1	
(a) No. from Part I	(b) Purpose of gift	(c) Use of gift	(d) Des	scription of how gift is held
		(e) Transfer of gif	 t	
	Transferee's name, address, an			ansferor to transferee
(a) No.				
from Part I	(b) Purpose of gift	(c) Use of gift	(d) Des	scription of how gift is held
		(e) Transfer of gif	 t	
	Transferee's name, address, an	d ZIP + 4	Relationship of tra	ansferor to transferee
23454 11-08-18		28	Schedule	e B (Form 990, 990-EZ, or 990-PF) (20

2018.05090 READY FOR LIFE, INC.

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	SCHEDULE D (Form 990) Complete if the organization answered "Yes" on Form 990,			OMB No. 1545-0047
Department of the Treasury Internal Revenue Service Se				
-	e of the organizatio			Employer identification number
	-	READY FOR LIFE, IN		26-4032979
Pa	rt I Organiza	ations Maintaining Donor Advise	d Funds or Other Similar Funds or A	ccounts. Complete if the
	organizatior	n answered "Yes" on Form 990, Part IV, lin	e 6.	
			(a) Donor advised funds	(b) Funds and other accounts
1		nd of year		
2		f contributions to (during year)		
3		f grants from (during year)		
4		t end of year		
5	-		writing that the assets held in donor advised fun	
-			exclusive legal control?	
6	•		dvisors in writing that grant funds can be used o	•
			r donor advisor, or for any other purpose confer	
Pa	impermissible priva		ganization answered "Yes" on Form 990, Part IV	
1		servation easements held by the organization		, iiiie 7.
		of land for public use (e.g., recreation or e		wimpertant land area
		f natural habitat	Preservation of a certified h	, ,
		of open space		
2			ied conservation contribution in the form of a co	onservation easement on the last
-	day of the tax year	• •		Held at the End of the Tax Year
а				2a
b				2b
c	-	-	ucture included in (a)	2c
d			ofter 7/25/06, and not on a historic structure	
			,	2d
3			eased, extinguished, or terminated by the organ	nization during the tax
	year 🕨			C C
4	Number of states v	where property subject to conservation eas	sement is located	
5	Does the organizat	tion have a written policy regarding the per	iodic monitoring, inspection, handling of	
	violations, and enfo	orcement of the conservation easements it	holds?	Yes 🗌 No
6	Staff and volunteer	r hours devoted to monitoring, inspecting,	handling of violations, and enforcing conservati	on easements during the year
	▶			
7	Amount of expense	es incurred in monitoring, inspecting, hanc	ling of violations, and enforcing conservation ea	asements during the year
	►\$			
8	Does each conserv	vation easement reported on line 2(d) abov	e satisfy the requirements of section 170(h)(4)(B	B)(I)
9		-	on easements in its revenue and expense stater	
			ion's financial statements that describes the org	ganization's accounting for
Da	conservation ease		Art, Historical Treasures, or Other S	Similar Assots
Fai		-		Similar Assets.
	-	the organization answered "Yes" on Form		
1a			C 958), not to report in its revenue statement a	
			ibition, education, or research in furtherance of	public service, provide, in Part XIII,
h		note to its financial statements that descril		alance about works of ort bistorical
b	•		C 958), to report in its revenue statement and b	
	relating to these ite	• • •	lucation, or research in furtherance of public se	rvice, provide the following amounts
	•			► ¢
				• ·
2	.,	, , , , , , , , , , , , , , , , , , , ,	asures, or other similar assets for financial gain,	
-	•	unts required to be reported under SFAS 1	, , ,	P. 5.100
а	-			▶ \$
		eduction Act Notice, see the Instructions		Schedule D (Form 990) 2018
	1 10-29-18	······································		(,, _, , _
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2018.05090 READY FOR LIFE, INC. 326066_1

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Sche		OR LIFE, I						4032979	
Par	t III Organizations Maintaining C	collections of A	rt, Hist	orical Tre	easures, or	r Other S	Similar Ass	sets _{(contine}	ued)
3	Using the organization's acquisition, accessi	on, and other recor	ds, checl	k any of the t	following that	are a signi	ificant use of	its collection i	items
	(check all that apply):								
а	Public exhibition		d 🗌	Loan or exc	hange progra	ams			
b	Scholarly research		е 🗌	Other					
с	Preservation for future generations								
4	Provide a description of the organization's co	ollections and expla	ain how th	ney further th	ne organizatio	on's exemp	t purpose in F	Part XIII.	
5	During the year, did the organization solicit o	or receive donations	of art, hi	istorical treas	sures, or othe	er similar as	sets		
	to be sold to raise funds rather than to be ma	aintained as part of	the orga	nization's co	llection?			Yes	No
Par	t IV Escrow and Custodial Arran	gements. Comp	plete if the	e organizatio	n answered '	'Yes" on Fo	orm 990, Part	IV, line 9, or	
	reported an amount on Form 990, Pa	rt X, line 21.							
1a	Is the organization an agent, trustee, custodi	ian or other interme	diary for	contribution	s or other ass	sets not inc	luded		
	on Form 990, Part X?							Yes	No No
b	If "Yes," explain the arrangement in Part XIII	and complete the fe	ollowing	table:					
								Amount	
С	Beginning balance						1c		
d	Additions during the year						1d		
е	Distributions during the year						1e		
f	Ending balance						1f		
2a	Did the organization include an amount on F	orm 990, Part X, lin	e 21, for	escrow or cu	ustodial acco	unt liability	?	Yes	No
	If "Yes," explain the arrangement in Part XIII.								
Par	t V Endowment Funds. Complete	if the organization a	inswered	"Yes" on Fo	orm 990, Part	IV, line 10.			
		(a) Current year	(b) F	Prior year	(c) Two year	rs back (d) Three years b	ack (e) Four	years back
1a	Beginning of year balance								
b	Contributions								
С	Net investment earnings, gains, and losses								
d	Grants or scholarships								
е	Other expenditures for facilities								
	and programs								
f	Administrative expenses								
g	End of year balance								
2	Provide the estimated percentage of the curr	rent year end balan	ce (line 1	g, column (a)) held as:				
а	Board designated or quasi-endowment		%						
b	Permanent endowment	%							
С	Temporarily restricted endowment	%							
	The percentages on lines 2a, 2b, and 2c sho	uld equal 100%.							
3a	Are there endowment funds not in the posse	ession of the organiz	zation tha	at are held ar	nd administer	ed for the o	organization	_	
	by:								Yes No
	(i) unrelated organizations							3a(i)	
b	If "Yes" on line 3a(ii), are the related organization	ations listed as requ	ired on S	Schedule R?				3b	
4	Describe in Part XIII the intended uses of the		owment	funds.					
Par	t VI Land, Buildings, and Equipm								
	Complete if the organization answere	d "Yes" on Form 99	90, Part IV	V, line 11a. S	See Form 990	, Part X, lin	e 10.		
	Description of property	(a) Cost or		• •	t or other	• •	umulated	(d) Book	value
		basis (invest	tment)	basis	(other)	depre	eciation		
	Land								
	Buildings			-	1 0 6 0		1 0 6 0		
	Leasehold improvements				1,962.		1,960.		,002.
d	Equipment				3,853.	1	18,636.		<u>,217.</u>
	Other				2,798.		6,659.		<u>5,139.</u>
Tota	. Add lines 1a through 1e. (Column (d) must e	equal Form 990, Par	t X, colur	mn (B), line 1	0c.)	<u></u>	►	•	.,358.
							Sche	dule D (Form	990) 2018

832052 10-29-18

Schedule D (Form 990) 2018 READY FOR LIFE, INC.

Part VII	Investments - Other Securities.				
	Complete if the organization answered "Yes" of				
	tion of security or category (including name of security)	(b) Book value	(c) Method of va	aluation: Cost or end-of-y	year market value
	al derivatives				
	held equity interests				
(3) Other					
(A)					
(B)					
(C)					
(D)					
<u>(E)</u> (F)					
<u>(F)</u> (G)					
(H)					
	b) must equal Form 990, Part X, col. (B) line 12.) 🕨				
	Investments - Program Related.				
	Complete if the organization answered "Yes" of	on Form 990 Part IV	line 11c. See Form 990. F	Part X line 13	
	(a) Description of investment	(b) Book value		aluation: Cost or end-of-	year market value
(1)		. ,			·
(2)					
(3)					
(4)					
(5)					
(6)					
(7)					
(8)					
(9)					
	b) must equal Form 990, Part X, col. (B) line 13.) 🕨				
Part IX	Other Assets.				
	Complete if the organization answered "Yes" of		, line 11d. See Form 990, I	Part X, line 15.	() >
	(a) L	Description			(b) Book value
<u>(1)</u>					
(2)					
(3)					
<u>(4)</u>					
<u>(5)</u> (6)					
(7)					
(8)					
(9)					
	mn (b) must equal Form 990. Part X. col. (B) line	15)			
Part X	Other Liabilities.	10.)			
	Complete if the organization answered "Yes" of	on Form 990, Part IV,	, line 11e or 11f. See Form	990, Part X, line 25.	
1.	(a) Description of liability		(b) Book value		
(1) Fed	leral income taxes				
(2)					
(3)					
(4)					
(5)					
(6)					
(7)					
(8)					
(9)					
	mn (b) must equal Form 990, Part X, col. (B) line	,			
2 Liability	for uncertain tax positions. In Part XIII, provide t	the text of the footno	ote to the organization's fir	nancial statements that r	enorts the

organization's liability for uncertain tax positions under FIN 48 (ASC 740). Check here if the text of the footnote has been provided in Part XIII

Schedule D (Form 990) 2018

832053 10-29-18

	dule D (Form 990) 2018 READY FOR LIFE, INC. t XI Reconciliation of Revenue per Audited Financial Statemen	ts With Revenue per R	26-4032979 Page 4 eturn.
	Complete if the organization answered "Yes" on Form 990, Part IV, line 12a.		
1	Total revenue, gains, and other support per audited financial statements		1
2	Amounts included on line 1 but not on Form 990, Part VIII, line 12:		
а	Net unrealized gains (losses) on investments	2a	
b	Donated services and use of facilities		
с	Recoveries of prior year grants		
d	Other (Describe in Part XIII.)		
е	Add lines 2a through 2d		2e
3	Subtract line 2e from line 1		3
4	Amounts included on Form 990, Part VIII, line 12, but not on line 1:		
а	Investment expenses not included on Form 990, Part VIII, line 7b	4a	
b	Other (Describe in Part XIII.)	4b	
с	Add lines 4a and 4b		4c
5	Total revenue. Add lines 3 and 4c. (This must equal Form 990, Part I, line 12.)		5
Par	t XII Reconciliation of Expenses per Audited Financial Stateme	nts With Expenses per	Return.
	Complete if the organization answered "Yes" on Form 990, Part IV, line 12a.		
1	Total expenses and losses per audited financial statements		1
2	Amounts included on line 1 but not on Form 990, Part IX, line 25:		
а	Donated services and use of facilities	2a	
b	Prior year adjustments	2b	
С	Other losses	2c	
d	Other (Describe in Part XIII.)	2d	
е	Add lines 2a through 2d		2e
3	Subtract line 2e from line 1		3
4	Amounts included on Form 990, Part IX, line 25, but not on line 1:		
а	Investment expenses not included on Form 990, Part VIII, line 7b	4a	
b	Other (Describe in Part XIII.)	4b	
с	Add lines 4a and 4b		4c
5	Total expenses. Add lines 3 and 4c. (This must equal Form 990, Part I, line 18.)		5
Par	t XIII Supplemental Information.		

Provide the descriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 2b; Part V, line 4; Part X, line 2; Part XI, lines 2d and 4b; and Part XII, lines 2d and 4b. Also complete this part to provide any additional information.

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SCHEDULE G	Suppleme	ntal Information Regarding	Fund	raisi	ng or Gaming A	ctiv	ities	OMB No. 1545-0047
(Form 990 or 990-EZ)		e organization answered "Yes" on organization entered more than \$15				r 19,	or if the	2018
Department of the Treasury Internal Revenue Service	► Go	► Attach to Form 990 to www.irs.gov/Form990 for instru				on.		Open to Public Inspection
Name of the organization								entification number
Dort L Fundraia		OR LIFE, INC.					26-4032	
	complete this part	• Complete if the organization answe t.	red "Y	es" or	n Form 990, Part IV, I	ine 1	7. Form 990-Ez	filers are not
		sed funds through any of the followin	•					
a Mail solicitat					overnment grants nment grants			
b Internet and c Phone solicir	email solicitations tations	s f Solicitat g Special		-	-			
d 🗌 In-person so								
		or oral agreement with any individual art VII) or entity in connection with pr				tees,	or Yes	s 🗌 No
	highest paid indiv	viduals or entities (fundraisers) pursua			•	ne fur		
	a a filmali dale a l		(iii) fundr	Did			Amount paid	(vi) Amount paid
(i) Name and addres or entity (func		(ii) Activity	have c or con	ustody trol of	(iv) Gross receipts from activity	,	or retained by) fundraiser	to (or retained by) organization
			contrib			lis	ted in col. (i)	
			Yes	No				
		I						
		on is registered or licensed to solicit c		▶ utions	or has been notified	it is e	exempt from re	gistration
LHA For Paperwork Re	eduction Act Noti	ice, see the Instructions for Form 9	90 or	990-E	Z	Sche	dule G (Form §	990 or 990-EZ) 2018

Schedule G (Form 990 or 990 EZ) 2018 READY FOR LIFE, INC.

26-4032979 Page 2

Part II Fundraising Events. Complete if the organization answered "Yes" on Form 990, Part IV, line 18, or reported more than \$15,000 of fundraising event contributions and gross income on Form 990-EZ, lines 1 and 6b. List events with gross receipts greater than \$5,000.

		of fundraising event contributions and gro	-		•	s greater than \$5,000.
			(a) Event #1	(b) Event #2	(c) Other events	(d) Total events
			10TH	NIGHT IN THE		(add col. (a) through
			ANNIVERSARY	PARK	7	col. (c)
0			(event type)	(event type)	(total number)	
nue						
Revenue	1	Gross receipts	98,564.	49,275.	91,958.	239,797.
£						
	2	Less: Contributions				
	3	Gross income (line 1 minus line 2)	98,564.	49,275.	91,958.	239,797.
	4	Cash prizes				
	5	Noncash prizes				
Direct Expenses						
per	6	Rent/facility costs				
Ω Ψ	-					
irec	7	Food and beverages				
		Entortainmont				
	8	Entertainment Other direct expenses	7,748.	9,373.	13,614.	30,735.
	10		,,			30,735.
		Net income summary. Subtract line 10 from I			•	209,062.
Pa						
		\$15,000 on Form 990-EZ, line 6a.				
			() 5:	(b) Pull tabs/instant		(d) Total gaming (add
Revenue			(a) Bingo	bingo/progressive bingo	(c) Other gaming	col. (a) through col. (c))
evel						
ñ	1	Gross revenue				
S	2	Cash prizes				
Expenses						
xpe	3	Noncash prizes				
山						
Direct	4	Rent/facility costs				
	5	Other direct expenses			<u> </u>	
			Yes %	└── Yes %	Yes %	
	6	Volunteer labor	No No	└── No	No	
	_					
	7	Direct expense summary. Add lines 2 through	n 5 in column (d)		▶	
		Not coming income summary. Subtract line 7	from line 1 column (d)		•	
	8	Net gaming income summary. Subtract line 7	from line 1, column (d)			
0	En	ter the state(s) in which the organization condu	icte apmina activitioe:			
		the organization licensed to conduct gaming a	<u> </u>			Yes No
		No," explain:				
~	,					
10a	We	ere any of the organization's gaming licenses re	evoked, suspended. or te	erminated during the tax v	ear?	Yes No
		Yes," explain:				
	_					
)-03-18			Schodula C /Car	m 990 or 990-EZ) 2018

Schedule G (Form 990 or 990-EZ) 2018 READY FOR LIF	'E, INC.		26-	403297	9 Page 3
11 Does the organization conduct gaming activities with nonmer					
12 Is the organization a grantor, beneficiary or trustee of a trust,					
to administer charitable gaming?	·			Yes	No No
3 Indicate the percentage of gaming activity conducted in:					
a The organization's facility				13a	%
b An outside facility					%
4 Enter the name and address of the person who prepares the					
Name					
Address 🕨					
5a Does the organization have a contract with a third party from	whom the organization	receives gaming rev	enue?	🗌 Yes	No
h If "Vec " optow the amount of coming you only reactived by the	avantian b		nd the emount		
b If "Yes," enter the amount of gaming revenue received by the of gaming revenue retained by the third party ►\$		a	nu the amount		
c If "Yes," enter name and address of the third party:					
Name 🕨					
Address ►					
Gaming manager information:					
Name 🕨					
Gaming manager compensation > \$					
Description of services provided 🕨					
Director/officer Employee	Independent con	tractor			
7 Mandatory distributions:					
${\boldsymbol{a}}$ is the organization required under state law to make charitable	le distributions from the	gaming proceeds to)		
retain the state gaming license?				Ves	No
b Enter the amount of distributions required under state law to	be distributed to other e	exempt organization	s or spent in the		
organization's own exempt activities during the tax year					
art IV Supplemental Information. Provide the expla			(iii) and (v); and F	art III, lines 9	, 9b, 10b,
15b, 15c, 16, and 17b, as applicable. Also provide an	ny additional information	. See instructions.			
083 10-03-18			Schedule G (Fo	rm 990 or 99	0-EZ) 2018
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0515 143399 326066	2018.05090	READI FOR	ытьр, ты(- •	326066

09470515 143399 326066

^{2018.05090} READY FOR LIFE, INC.

Schedule G (Form 990 or 990-EZ)	READY FOR LIFE, INC.	26-4032979 Page 4
Schedule G (Form 990 or 990-EZ) Part IV Supplemental Info	ormation (continued)	
		Schedule G (Form 990 or 990-EZ)
832084 04-01-18		

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09470515 143399 326066

Do

SCHEDULE O (Form 990 or 990-EZ)	Supplemental Information to Form 990 or 990 Complete to provide information for responses to specific questions on Form 990 or 990-EZ or to provide any additional information.	D-EZ OMB No. 1545-0047 2018
Department of the Treasury Internal Revenue Service	► Attach to Form 990 or 990-EZ. ► Go to www.irs.gov/Form990 for the latest information.	Open to Publi Inspection
Name of the organization		Employer identification num 26-4032979
	READY FOR LIFE, INC.	20-4032979
FORM 990, PAR	T VI, SECTION B, LINE 11B:	
A DRAFT COPY	OF FORM 990 AND ALL ATTACHED SCHEDULES IS PRO	OVIDED TO THE
GOVERNING BOD	Y FOR REVIEW PRIOR TO FILING.	
FORM 990 PAR	T VI, SECTION B, LINE 12C:	
	, PRINCIPAL OFFICER AND MEMBER OF A COMMITTEE	E WITH GOVERNING
	·	
BOARD DELEGAT	ED POWERS WILL ANNUALLY SIGN A STATEMENT WHIC	CH AFFIRMS SUCH
PERSON:		
A. HAS RECEIV	ED A COPY OF THE CONFLICTS OF INTEREST POLICY	Y
B. HAS READ A	ND UNDERSTANDS THE POLICY	
C. HAS AGREED	TO COMPLY WITH THE POLICY, AND	
D. UNDERSTAND	S THE ORGANIZATION IS CHARITABLE AND IN ORDER	R TO MAINTAIN ITS
FEDERAL TAX -	EXEMPTION IT MUST ENGAGE PRIMARILY IN ACTIVIT	TIES, WHICH
ACCOMPLISH ON	E OR MORE OF ITS TAX-EXEMPT PURPOSES.	
FORM 990, PAR	T VI, SECTION B, LINE 15B:	
COMPENSATION	IS SET BASED ON SIMILAR ORGANIZATIONS IN THE	COMMUNITY.
FORM 990, PAR	T VI, SECTION C, LINE 19:	
READY FOR LIF	E, INC MAKES ITS GOVERNING DOCUMENTS AND FINA	ANCIAL STATEMENTS
AVAILABLE TO	THE PUBLIC UPON REQUEST. PLEASE CALL KATHY N	MIZE-PLUMMER AT
727-954-3989	OR EMAIL AT INFO@READYFORLIFEPINELLAS.ORG.	
	T XI, LINE 9, CHANGES IN NET ASSETS:	
		5,853
AND TAX	DIFFERENCE IN DEPRECIATION	5.85

BOOK AND TAX DIFFERENCE IN DEPRECIATION

UNREALIZED GAIN BOOK AND TAX DIFFERENCE

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990 or 990-EZ. 832211 10-10-18

Schedule O (Form 990 or 990-EZ) (2018)

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2018.05090 READY FOR LIFE, INC.

326066_1

1,962.

Name of the organization READY FOR LIF	F INC	Employer identification number 26-4032979
TOTAL TO FORM 990, PART XI,	LINE 9	7,815.
832212 10-10-18		Schedule O (Form 990 or 990-EZ) (2018
	38 2018.05090 READY FOR	LIFE, INC. 32606

DocuSign Envelope ID: D628B3E9-ABD6-42E5-ABAE-48DCD406CBDC

	562		•			d Property) 990		2018
	of the Treasury			Attach to your					Attachment
	enue Service (99)	► Go	to www.irs.gov/Fo	orm4562 for instru		nd the latest s or activity to which			Sequence No. 179 Identifving number
						· · · · · · · · · · · · · · · · · · ·			
READY	FOR LIFE	E. INC.			FORM	I 990 PA	GE 10		26-4032979
Part I			rty Under Section 17	9 Note: If you have				V before y	
1 Maxii	mum amount (see	instructions)		-	-			1	1,000,000.
		,	ed in service (see in						
			before reduction in						2,500,000.
4 Redu	uction in limitation.	Subtract line 3	from line 2. If zero	or less, enter -0-					
5 Dollar I	limitation for tax year. Su		e 1. If zero or less, enter -0					5	
6		(a) Description of pr	roperty	(b) Co	ost (busines	s use only)	(c) Elected c	ost	
7 Listo	d property. Enter t	he amount from	line 29			7			
			erty. Add amounts i	in column (c). lines				8	
			r of line 5 or line 8						
			n line 13 of your 20						
			maller of business						
12 Secti	ion 179 expense d	eduction. Add li	ines 9 and 10, but o	don't enter more th	an line 1	1		12	
			019. Add lines 9 ar			. 🕨 13			
			listed property. Ins						
Part II	opeelai Bepi		ance and Other De	· · · · · · · · · · · · · · · · · · ·			-		
14 Spec	ial depreciation all	lowance for qua	lified property (othe	er than listed prope	erty) plac	ed in service c	luring		
-	-	-							
the ta	ax year								
the ta 15 Prope	ax year erty subject to sec	tion 168(f)(1) ele						15	
the ta 15 Prope 16 Othe	ax year erty subject to sec r depreciation (inc	tion 168(f)(1) ele	ection					15	
the ta 15 Prope	ax year erty subject to sec r depreciation (inc	tion 168(f)(1) ele	ection	perty. See instruction	ons.)			15	
the ta 15 Prope 16 Other Part II	ax year erty subject to sec r depreciation (inc MACRS Depr	tion 168(f)(1) ele luding ACRS) reciation (Don't	ection t include listed prop	perty. See instruction	ons.) A			15 16	5.574.
the ta 15 Prope 16 Othe Part II 17 MAC	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for	tion 168(f)(1) ele luding ACRS) reciation (Don't	t include listed prop	perty. See instruction Section A ars beginning befor	ons.) A e 2018			15 16	5,574.
the ta 15 Prope 16 Othe Part II 17 MAC	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv	ection t include listed prop	Derty. See instruction Section A ars beginning befor to one or more general as	ons.) A e 2018 set account	s, check here	▶ □	<u>15</u> <u>16</u> <u>17</u>	
the ta 15 Prope 16 Othe Part II 17 MAC	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int	Derty. See instruction Section A ars beginning befor to one or more general as	ons.) A e 2018 set account: Year Us ation t use	s, check here	▶ □	15 16 17 17 	
the ta 15 Prop 16 Other Part II 17 MAC 18 If you a	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any Sec	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Propu 16 Othe Part II 17 MAC 18 If you a 19a 3	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any Sec (a) Classification of p	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Prop 16 Othe Part II 17 MAC 18 If you a 19a 3 b 5	ax year erty subject to sec r depreciation (inc) MACRS Depr RS deductions for are electing to group any Sec (a) Classification of p	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Prop 16 Othe Part II 17 MAC 18 If you a 19a 3 b 5 c 7	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any Sec (a) Classification of p 3-year property 5-year property	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Propu- 16 Other Part II 17 MAC 18 If you a 19a 3 b 5 c 7 d 1	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any Sec (a) Classification of p 3-year property 5-year property 7-year property	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Propu- 16 Other Part II 17 MAC 18 If you a 19a 3 b 5 c 7 d 1 e 1	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any Sec (a) Classification of p 3-year property 5-year property 7-year property 10-year property	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery	ral Depreciat	15 16 17 17 	m
the ta 15 Propu- 16 Other Part II 17 MAC 18 If you a 19a 3 b 5 c 7 d 1 f 2	ax year erty subject to sec r depreciation (inc MACRS Depr RS deductions for are electing to group any (a) Classification of p B-year property 5-year property 7-year property 10-year property 15-year property	tion 168(f)(1) ele luding ACRS) reciation (Don't assets placed i assets placed in serv tion B - Assets	ection t include listed prop in service in tax yea vice during the tax year int s Placed in Service (b) Month and vear placed	Derty. See instruction Section A ars beginning befor to one or more general as buring 2018 Tax (c) Basis for depreci (business/investmen	ons.) A e 2018 set account: Year Us ation t use	s, check here sing the Gener (d) Recovery period 25 yrs.	(e) Convention	15 16 17 17 (f) Method 	m
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Foi	rm 4562 (2018)	REA	DY FOR	LIFE	, ING	2.						26-	4032	979	Page 2
P	art V Listed Propert entertainment.				ner vehicl	les, cert	ain aircr	aft, an	d property	used for					
	Note: For any	,		,	standard	d mileag	e rate o	r dedu	cting lease	expens	e, comp	olete on	lv 24a,		
	24b, columns (· ·		-)		
		-	on and Other I		-										
248	a Do you have evidence to s	(b)	siness/investme	nt use cia	umed?		<u>es</u> (e)	_ No	24b lf "Y					_ Yes ∟	<u> No</u> (i)
	(a) Type of property	Date	Business/		(d) Cost or	Bas	(E) sis for depre	eciation	(f) Recovery	1	g) hod/		h) ciation		cted
	(list vehicles first)	placed in service	investment use percentag		her basis	(bus	siness/inve use only		period		ention		uction		on 179 Ost
25	Special depreciation allo				placed i	n servic		,	v vear and	I					51
25	used more than 50% in			• •	•		•				25				
26	Property used more that					<u></u>					25				
20				%											
				%											
				%											
27	Property used 50% or le														
	,,,,,,, _			%						S/L -					
				%						S/L -				1	
		: :		%						S/L -				1	
28	Add amounts in column		through 27. E	nter here	and on	line 21.	page 1				28			1	
	Add amounts in column											•	29		
					B - Infori										
Co	mplete this section for ve	hicles used l	by a sole prop	rietor, pa	artner, or	other "	more tha	an 5% (owner," or	related	person.	If you pr	ovided v	vehicles	
	your employees, first ans														
-							•		•	•					
				(a)	(b)		(c)	(0	I)	(e)	(f	;)
30	Total business/investment	miles driven d	uring the	Vel	nicle	Veł	hicle	V	'ehicle	Veh	icle	Veh	nicle	Veh	icle
	year (don't include commu	ting miles)													
31	Total commuting miles of														
32	Total other personal (no	ncommuting) miles												
	driven														
33	Total miles driven during														
	Add lines 30 through 32						_								
34	Was the vehicle available	le for person	al use	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No
	during off-duty hours?														
35	Was the vehicle used pr	rimarily by a	more												
	than 5% owner or relate	d person?													
36	Is another vehicle availa	ble for perso	onal												
	use?														
		Section C	- Questions f	or Empl	oyers W	ho Prov	vide Veh	icles f	or Use by	Their E	mploye	es			
Ans	swer these questions to a	determine if y	/ou meet an e>	kception	to comp	leting S	Section E	8 for ve	hicles use	d by em	oloyees	who a	ren't		
	re than 5% owners or rela	•													· · · · ·
37	Do you maintain a writte													Yes	No
	employees?														
38	Do you maintain a writte										ur				
	employees? See the ins														
	Do you treat all use of v														
40	Do you provide more the		•					-							
	the use of the vehicles,														
41	Do you meet the require														<u> </u>
	Note: If your answer to :	37, 38, 39, 4	0, or 41 is "Ye	s," don'i	t comple	te Secti	on B for	the co	vered veh	icles.					
P	art VI Amortization			(b)		(0)			(4)		(0)			(#)	
	(a) Description of	f costs		(b) amortization		(c) Amortizat	ole		(d) Code		(e) Amortiza	tion	Ar	(f) mortization	
	A	at la a directión		begins	I	amount	τ		section		period or per	centage	fc	or this year	
<u>42</u>	Amortization of costs th	at begins du		-	ır: I					<u> </u>					
				: :											
	American start to the start	at la come de la		<u>; ;</u>	I										
	Amortization of costs th											43 44			
	Total. Add amounts in c	Joiuinn (t). Se	ee une instructi	UNS TOP	where to	report							F	orm 450	0 (0010)
	252 12-26-18												F	orm 456 2	∠ (∠∪ Iŏ)

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Profit & Loss Budget Overview July 2020 through June 2021

08/11,20 **Accrual Basis**

Jul '20 - Jun 21
45,000.00
220,000.00
45,000,00
45,000.00 90,000.00
400,000.00
400,000.00
10,000.00
85,000.00 35,000.00
130,000.00
65,000.00
100,000.00
25,835.00
0.00
190,835.00
66,500.00
787,335.00
787,335.00
200.00
1,550.00
1,500.00
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5,000.00
0.00
5,000.00
3,300.00
5,500.00
4,575.00
7,800.00
8,725.00
21,100.00
1,200.00
500.00 0.00
0.00
1,500.00
300.00
2,800.00
4,600.00
4,920.00
27,600.00
12.00
470,530.00
56.00
1,346.00
24,035.00
1,500.00
36.00

08/11/20 Accrual Basis Profit & Loss Budget Overview July 2020 through June 2021

	Jul '20 - Jun 21
Printing and Reproduction Professional Development Professional Fees	700.00 0.00
Accounting Fees	12,500.00
Professional Fees - Other	15,000.00
Total Professional Fees	27,500.00
Rent for RFL	73,800.00
Repairs/Maintenance	73,000.00
Building	1,500.00
Repairs/Maintenance - Other	0.00
Total Repairs/Maintenance	1,500.00
Utilities	
Gas and Electric	8,500.00
Pest Control	350.00
Phone & Cable	6,000.00
Utilities - Other	0.00
Total Utilities	14,850.00
Youth Support	
Education Expenses	5,000.00
Employment readiness	5,000.00
Health/Medical	6,000.00
Housing Assistance	50,000.00
Intern Program	1,000.00
Meetings/ Youth Related	3,000.00
Mental Health & Counseling	1,000.00
Mentor/Volunteer Program	5,000.00
Mommy and Me Program	2,500.00
Outreach & Promotion	1,000.00
Pantry Program	1,000.00
Professional Development	2,500.00
Special Youth Events	5,000.00
Transportation Expenses	9,000.00
Youth Incentives	3,000.00
Total Youth Support	100,000.00
Total Expense	787,335.00
Net Ordinary Income	0.00
Other Income/Expense Other Income Interest Income	
Raymond James Interest Income	2,000.00
Total Interest Income	
Other Income	2,000.00
Raymond James Change in Value	300.00 7,500.00
Total Other Income	9,800.00
Net Other Income	9,800.00
Net Income	9,800.00

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FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REPORT

READY FOR LIFE, INC.

June 30, 2020 and 2019

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RIVERO, GORDIMER & COMPANY, P.A.

Member American Institute of (

American Institute of Certified Public Accountants Florida Institute of Certified Public Accountants

Herman V. LazzaraStephen G. DouglasMarc D. SasserMichael E. HeltonSam A. LazzaraChristopher F. TerriginoKevin R. BassJames K. O'ConnorJonathan E. SteinDavid M. BohnsackRichard B. Gordimer, of CounselCesar J. Rivero, in Memoriam (1942-2017)

INDEPENDENT AUDITORS' REPORT

The Board of Directors Ready for Life, Inc.

We have audited the accompanying financial statements of Ready for Life, Inc. (the "Organization"), which comprise the statement of financial position as of June 30, 2020 and 2019, and the related statements of activities and changes in net assets, cash flows, and functional expenses for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Ready for Life, Inc. at June 30, 2020 and 2019, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Buiero, Dordinier & termpany, P.A.

Tampa, Florida October 20, 2020

STATEMENTS OF FINANCIAL POSITION

June 30,

	 2020	 2019		
ASSETS				
Cash and cash equivalents (note A5) Investments (notes A6, and D) Prepaid expenses Property and equipment, net (notes A7 and C) Deposits	\$ 241,587 105,017 - 58,944 4,138	\$ 109,019 103,864 1,252 36,821 4,138		
TOTAL ASSETS	\$ 409,686	\$ 255,094		
LIABILITIES AND NET ASSETS				
LIABILITIES Accounts payable Accrued wages and taxes Note payable - PPP (note H) Total liabilities	\$ 7,040 14,175 96,100 117,315	\$ 5,839 12,304 - 18,143		
NET ASSETS (notes A2 and E) Without donor restrictions With donor restrictions Total net assets TOTAL LIABILITIES AND NET ASSETS	\$ 174,201 118,170 292,371 409,686	\$ 236,951 - 236,951 255,094		

The accompanying notes are an integral part of these statements. 5

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

For the year ended June 30, 2020

	Without donor restrictions		With donor restrictions		 Total
REVENUE AND SUPPORT Contributions and private grants Special event revenue (note F) Other Interest income		564,971 118,447 8,633 2,524	\$	126,182 - - -	\$ 691,153 118,447 8,633 2,524
Total revenue and support		694,575		126,182	 820,757
Net assets released from restrictions		8,012		(8,012)	 -
Total revenue, support, and net assets released from restrictions		702,587		118,170	 820,757
EXPENSES					
Program expenses		630,867		-	 630,867
Supporting services Management and general Fundraising		96,015 38,455		-	96,015 38,455
Total supporting services		134,470		-	134,470
Total expenses		765,337			 765,337
CHANGE IN NET ASSETS		(62,750)		118,170	55,420
Net assets at beginning of year	:	236,951		-	 236,951
Net assets at end of year	\$	174,201	\$	118,170	\$ 292,371

The accompanying notes are an integral part of this statement.

STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS

For the year ended June 30, 2019

	Without donor restrictions	With donor restrictions	Total
REVENUE AND SUPPORT			
Contributions and private grants	\$ 675,175	\$-	\$ 675,175
Special event revenue, net (note F)	209,132	-	209,132
Other	3,809	-	3,809
Interest income	1,975		1,975
Total revenue and support	890,091		890,091
Net assets released from restrictions	5,000	(5,000)	
Total revenue, support, and net			
assets released from restrictions	895,091	(5,000)	890,091
EXPENSES			
Program expenses	703,333	-	703,333
Supporting services			
Management and general	102,583	-	102,583
Fundraising	42,066		42,066
Total supporting services	144,649		144,649
Total expenses	847,982		847,982
CHANGE IN NET ASSETS	47,109	(5,000)	42,109
Net assets at beginning of year	189,842	5,000	194,842
Net assets at end of year	\$ 236,951	\$ -	\$ 236,951

The accompanying notes are an integral part of this statement.

STATEMENTS OF CASH FLOWS

For the year ended June 30,

	2020			2019
Cash flows from operating activities	•		•	
Change in net assets	\$	55,420	\$	42,109
Adjustments to reconcile change in net assets to net				
cash provided by operating activities Depreciation		13,082		9,744
Loss on dispoal of asset		- 10,002		1,902
Decrease (increase) in prepaid expenses		1,252		(1,252)
Increase (decrease) in accounts payable		1,201		(9,745)
Increase in accrued wages and taxes		1,871		2,496
Total adjustments		17,406		3,145
		,		,
Net cash provided by operating activities		72,826		45,254
Cash flows from investing activities				
Purchase of property and equipment		(35,205)		(7,194)
Reinvestment of interest from investments		(1,153)		(6,038)
Sale of investments		-		35,000
		(
Net cash (used) provided by investing activities		(36,358)		21,768
Cash flows from financing activities activities				
Proceeds from note payable		96,100		
		00,100		
Net change in cash		132,568		67,022
-				
Cash and cash equivalents at beginning of year		109,019		41,997
Cash and cash equivalents at end of year	\$	241,587	\$	109,019
	<u> </u>		¥	100,010
Supplemental disclosures of cash flow information				
Cash paid during the year	ф		¢	
Interest	\$	-	\$	-
Taxes	\$	-	\$	-
	Ψ		Ψ	

The accompanying notes are an integral part of these statements.

STATEMENT OF FUNCTIONAL EXPENSES

For the year ended June 30, 2020

	Program Expenses		Management and General		and and		 Total
Salaries & related expenses	\$ 379,425	\$	65,421	\$	26,759	\$ 471,605	
Benefits	21,002		3,621		1,481	26,104	
Payroll Taxes	28,080		4,841		1,980	34,901	
Computer expense	64		10		-	74	
Credit card fees	-		2,313		-	2,313	
Depreciation	10,525		1,815		742	13,082	
Dues and subscriptions	1,001		437		563	2,001	
Information technology	17,644		1,138		3,301	22,083	
Insurance	2,634		454		186	3,274	
Meetings expense	486		95		-	581	
Office expense	6,189		117		780	7,086	
Other expenses	323		56		23	402	
Professional development	155		-		-	155	
Professional fees	-		10,650		-	10,650	
Promotional expense	2,024		-		674	2,698	
Rent	54,380		3,497		1,462	59,339	
Repairs and maintenance	3,116		346		-	3,462	
Utilities	18,727		1,204		504	20,435	
Youth support	 85,092		-		-	85,092	
	\$ 630,867	\$	96,015	\$	38,455	\$ 765,337	

The accompanying notes are an integral part of this statement.

STATEMENT OF FUNCTIONAL EXPENSES

For the year ended June 30, 2019

	Program Expenses		Management and General		and and			Total
Salaries & related expenses	\$	415,103	\$	71,572	\$	29,276	\$	515,951
Benefits	•	22,364	·	3,856	•	1,577	Ŧ	27,797
Payroll Taxes		35,143		6,059		2,479		43,681
Computer expense		75		, 12		-		87
Credit card fees		-		1,307		-		1,307
Depreciation		7,839		1,352		553		9,744
Dues and subscriptions		1,912		835		1,075		3,822
Information technology		16,331		1,054		3,055		20,440
Insurance		2,603		448		184		3,235
Meetings expense		882		173		-		1,055
Office expense		3,996		76		503		4,575
Other expenses		3,789		653		267		4,709
Professional development		1,341		-		-		1,341
Professional fees		-		7,009		-		7,009
Promotional expense		3,891		-		1,297		5,188
Rent		49,632		3,192		1,335		54,159
Rental expense		10,394		-		-		10,394
Repairs and maintenance		34,910		3,873		-		38,783
Utilities		17,300		1,112		465		18,877
Youth support		75,828		-		-		75,828
	\$	703,333	\$	102,583	\$	42,066	\$	847,982

NOTES TO FINANCIAL STATEMENTS

June 30, 2020 and 2019

NOTE A - DESCRIPTION OF THE ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A summary of the organization's significant accounting policies consistently applied in the preparation of the accompanying financial statements follows:

1. Description of the Organization

Ready for Life, Inc. (the Organization) works to engage foster care youth, private citizens and public resources to assist Pinellas county foster youth in a successful transition to adulthood. The Organization connects youth "aging out" with resources, provides support, empowers the youth voice and engages the community. This is done through the Organization's office in Largo and throughout the community. The Organization's staff assists youth in the areas of education, employment, housing, transportation, health, legal and life skills. The organization is supported primarily through donor contributions, corporations, foundation and other grant funders.

2. Basis of Accounting

The accompanying financial statements, presented on the accrual basis of accounting, have been prepared to focus on the Organization as a whole and to present balances and transactions according to the existence or absence of donor-imposed restrictions. This has been accomplished by classification of assets, liabilities, and net assets into two selfbalancing net asset groups as follows:

- <u>Without Donor Restrictions</u> Net assets without donor restrictions are net assets not subject to donor-imposed restriction or the donor-imposed restrictions have expired. These net assets are available for the use at the discretion of the Board of Directors and/or management for general operating purposes.
- <u>With Donor Restrictions</u> Net assets with donor restrictions are net assets subject to donor-imposed stipulations that may be fulfilled by actions of the Organization to meet the stipulations, that may become undesignated by the passage of time, or that require net assets to be permanently maintained, thereby restricting the use of principal.

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that effect the amounts reported in the financial statements and accompanying notes. Actual results could differ from these estimates.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE A - DESCRIPTION OF THE ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

3. Change in Accounting Principle

In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2014-09, Not-for-Profit Entities (Topic 606): Revenue from Contracts with Customers. ASU 2014-09 establishes principles for recognizing revenue upon the transfer of promised goods or services to customers, in an amount that reflects the expected consideration received in exchange for those goods or services. Amendments defer the effective date of ASU 2014-09, clarify the implementation guidance on principal versus agent considerations, and clarify the identification of performance obligations and the licensing implementation guidance.

In June 2018, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2018-08, Not-for-Profit Entities (Topic 958): Clarifying the Scope of the Accounting Guidance for Contributions Received and Contributions Made. The new guidance is intended to clarify and improve accounting guidance for contributions received and contributions made. The amendments in ASU 2018-08 should assist entities in (1) evaluating whether transactions should be accounted for as contributions (nonreciprocal transactions) or as exchange (reciprocal) transactions subject to other guidance and (2) determining whether a contribution is conditional.

These new standards are effective for the Organization's year ending June 30, 2020 and thereafter and will be applied on a retrospective basis. The Organization adopted both of the ASU's effective July 1, 2019. Adoption of the ASU's did not result in any reclassifications, restatements, or changes in net assets.

4. <u>Liquidity</u>

Assets and liabilities are presented in the accompanying statement of financial position according to their nearness of conversion to cash and, their maturity and resulting use of cash, respectively. See Note B for more information on liquidity and availability of assets.

5. <u>Cash and cash equivalents</u>

The Organization considers all highly liquid investments purchased with original maturity of three months or less to be cash equivalents.

6. Investments

Investments in equity securities are reported at their fair values, which represents the cost on the date of purchase plus reinvested earnings. Realized and unrealized gains and losses are included in the statement of activities. Investment income is recognized as revenue in the period it is earned and gains and losses are recognized as changes in net assets in the accounting period in which they occur. Investments are comprised of stocks and mutual funds which can be liquidates as needed by the Organization.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE A - DESCRIPTION OF THE ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – Continued

7. Property and Equipment

Property and equipment is stated at cost or fair value at the date of donation. Depreciation is calculated using the straight-line method over an estimated useful life of three to seven years. The Organization capitalizes asset acquisitions exceeding \$500.

8. <u>Contributed Services</u>

No amounts have been reflected in the financial statements for donated services. The Organization generally pays for services requiring specific expertise. However, individuals volunteer their time and perform a variety of tasks that assist the Organization, but these services do not meet the criteria for recognition as contributed services.

9. <u>Contributions</u>

Contributions received are recorded as with or without donor restrictions, depending on the existence and nature of any donor restrictions. Support that is not restricted by the donor is reported as an increase in net assets without donor restrictions. All other donor restricted support is reported as an increase in net assets with donor restrictions, depending on the nature of the restriction.

10. Functional Allocation of Expenses

The Organization allocates its expenses on a functional basis among its various programs and services. Expenses that can be identified with a specific revenue and support service are allocated directly according to their natural expenditure classification. Expenses that benefit multiple functional areas have been allocated across programs, general and administrative, and fundraising expenses based on the proportion of employee time involved.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE B - LIQUIDITY AND AVAILABILITY OF RESOURCES

The Organization has the following financial assets available within one year of the Statement of Financial Position for general expenditure at June 30, 2020:

Cash and cash equivalents Investments	\$ 241,587 105,017
Total financial assets available within one year	346,604
Less: Amounts unavailable for general expenditures within one year, due to: Restricted by donors with purpose restrictions	 118,170
Total financial assets available to management for expenditure within one year	 228,434

The Organization maintains a policy of structuring its financial assets to be available as its general expenditures, liabilities, and other obligations come due.

NOTE C - PROPERTY AND EQUIPMENT

Property and equipment consisted of the following at June 30,:

	 2020	 2019
Office and computer equipment	\$ 52,465	\$ 48,184
Leasehold improvements	50,737	19,813
	103,202	67,997
Less accumulated depreciation	 (44,258)	 (31,176)
	\$ 58,944	\$ 36,821

Depreciation expense was \$13,082 and \$9,744 for the years ended June 30, 2020 and 2019, respectively.

NOTE D - FAIR VALUE OF FINANCIAL INSTRUMENTS

Financial Accounting Standards Board Accounting Standards Codification 820-10 establishes a framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurement) and the lowest priority to unobservable inputs (level 3 measurements).

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE D - FAIR VALUE OF FINANCIAL INSTRUMENTS - Continued

The three levels of the fair value hierarchy under FASB ASC 820-10 are described below:

- Level 1 valuations, where the valuation is based on quoted market prices for identical assets or liabilities traded in active markets (which include exchanges and over-the counter markets with sufficient volume),
- Level 2 valuations, where the valuation is based on quoted market prices for similar instruments traded in active markets, quoted prices for identical or similar instruments in markets that are not active and model-based valuation techniques for which all significant assumptions are observable in the market, and
- Level 3 valuations, where the valuation is generated from model-based techniques that use significant assumptions not observable in the market, but observable based on organization-specific data.

The asset's or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

The following is a description of the valuation methodologies used for significant assets and liabilities measured at fair value at June 30, 2020 and 2019:

Mutual Funds: the Organization uses quoted market prices of identical assets on active exchanges, or Level 1 measurements.

The methods described above may produce a fair value calculation that may not be indicative of the net realizable value or reflective of future fair values. Furthermore, while the Organization believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following tables set forth by level, within the fair value hierarchy, the Organization's assets at fair value as of:

June 30, 2020	L	evel 1	Lev	vel 2	Le	vel 3	F	air Value
Assets Mutual Funds	\$	105,017	\$	-	\$	-	\$	105,017
	\$	105,017	\$	-	\$	-	\$	105,017

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE D - FAIR VALUE OF FINANCIAL INSTRUMENTS - Continued

June 30, 2019	Level 1	Le	evel 2	Le	evel 3	F	air Value
Assets							
Mutual Funds	\$ 103,864	\$	-	\$	-	\$	103,864
	\$ 103,864	\$	-	\$	_	\$	103,864

NOTE E - NET ASSETS WITH DONOR RESTRICTION

Net assets with donor restriction contain donor-imposed restrictions that expire upon the passage of time or once specific actions are undertaken by the Organization. The net assets are then released and reclassified to unrestricted support when they are expended. Net assets with donor restriction consisted of the following as of June 30,:

	2020		 2019
Ready for tomorrow Dental funds	\$	99,933 18,237	\$ -
Total	\$	118,170	\$ -

Net assets were released from donor restrictions by incurring expenses satisfying the restricted purpose or by occurrence of the passage of time or other events specified by donors. The net assets released from restrictions are \$8,012 and \$5,000 for the years ended June 30, 2020 and 2019, respectively.

NOTE F - SPECIAL EVENTS

The Organization conducted special events, during the years June 30, 2020 and 2019 to benefit the Organization. Net special event revenue consisted of the following at June 30,:

	 2020	2019
Gross receipts Less direct expenses	\$ 135,687 (17,240)	\$ 239,867 (30,735)
Total special event revenue, net	\$ 118,447	\$ 209,132

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE G -COMMITMENT AND CONTINGENCIES

The organization leases office space and equipment under agreements expiring in July 2023 with the office lease including an option to expend the agreement until July 2026. The future minimum payments due under these agreements are as follows for the year ended June 30, 2020:

Year ending June 30,	
2021	\$ 71,800
2022	73,800
2023	76,000
2024	 6,300
Total	\$ 227,900

Office lease expense for the years ended June 30, 2020 and 2019 was \$59,339 and \$54,159, respectively.

NOTE H - NOTE PAYABLE - PPP

The Organization obtained a \$96,100 loan under the U.S. Small Business Administration ("SBA") Paycheck Protection Program ("PPP") in April 2020. Under the PPP, and the Coronavirus Aid, Relief, and Economic Security Act (the "Act"), up to the full principal amount of the loan and any accrued interest can be forgiven if the Organization uses all of the loan proceeds for forgivable purposes as required under the Act and any rule, regulation, or guidance issued by the SBA pursuant to the Act (collectively, the "Forgiveness Provisions").

Any processes or procedures established under the Forgiveness Provisions must be followed and any requirements of the Forgiveness Provisions must be fully satisfied in order to obtain such loan forgiveness. Pursuant to the provisions of the Act, the first six monthly payments of principal and interest on this loan will be deferred. Interest is charged at 1% on the loan and will accrue during the deferment period.

If no portion of the loan is forgiven under the Forgiveness Provisions, the Organization must pay principal and interest payments of \$5,408 starting in November 22 ,2020 and through April 22, 2022. If any portion of the loan is forgiven under the Forgiveness Provisions, the payments will be in reduced in equal amounts which are sufficient to repay all principal and interest over the remaining term of the loan. The Organization anticipates partially satisfying the Forgiveness Provision of the note payable. Amounts forgiven will be recognized once finalized with the SBA.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

June 30, 2020 and 2019

NOTE H - NOTE PAYABLE - Continued

Assuming no amounts are forgiven under the Forgiveness Provisions, the principal maturities on the note payable are as follows:

Year ending June 30,	
2021 2022	\$ 42,300 53,800
Total	\$ 96,100

NOTE I - INCOME TAX STATUS

The Organization is exempt from federal and state income taxes under Section 501(c)(3) of the Internal Revenue Code. Accordingly, no income tax liability has been recorded in the financial statements. Management is not aware of any activities that would jeopardize the Organization's tax exempt status. The Organization is not aware of any tax positions it has taken that are subject to a significant degree of uncertainty. Tax years after 2017 remain subject to examination by federal and state authorities.

NOTE J - RISKS AND UNCERTAINTIES

In March 2020, the United States and global financial markets experienced significant volatility resulting from uncertainty caused by the world-wide coronavirus pandemic (COVID- 19). General economic uncertainties have arisen that may impact future cash flows and changes in net assets as a result of the pandemic. The related financial impact cannot be reasonably estimated at this time.

NOTE K - SUBSEQUENT EVENTS

The Organization has evaluated events and transactions occurring subsequent to June 30, 2020 as of October 20, 2020 which is the date the financial statements were available to be issued. In March 2020, economic uncertainties have arisen that may impact future cash flows and changes in net assets as a result of the coronavirus pandemic (COVID-19). The related financial impact cannot be reasonably estimated at this time.

INDEPENDENT AUDITORS' COMMUNICATION WITH THOSE CHARGED WITH GOVERNANCE

READY FOR LIFE, INC.

JUNE 30, 2020 AND 2019



RIVERO, GORDIMER & COMPANY, P.A.

Member

American Institute of Certified Public Accountants Florida Institute of Certified Public Accountants

Herman V. LazzaraStephen G. DouglasMarc D. SasserMichael E. HeltonSam A. LazzaraChristopher F. TerriginoKevin R. BassJames K. O'ConnorJonathan E. SteinDavid M. BohnsackRichard B. Gordimer, of CounselCesar J. Rivero, in Memoriam (1942-2017)

To the Board of Directors Ready for Life, Inc.

We have audited the financial statements of Ready for Life, Inc., Inc. (the "Organization") for the years ended June 30, 2020 and 2019 and will issue our report thereon dated October 20, 2020. Professional standards require that we provide you with information about our responsibilities, as well as certain information related to the planned scope and timing of our audit. Professional standard also require that we communicate to you the following information related to our audit.

Significant Audit Findings

Qualitative Aspects of Accounting Practices

Management is responsible for the selection and use of appropriate accounting policies. The significant accounting policies used by the Organization are described in Note A to the financial statements. During the year ended June 30, 2020, the Organization adopted ASU 2018-08, *Clarifying the scope of the Accounting Guidance for Contributions Received and Contributions made* as well as ASU 2014-09 *Revenue from Contracts with Customers*. We noted no transactions entered into by the Organization during the year for which there is a lack of authoritative guidance or consensus. All significant transactions have been recognized in the financial statements in the proper period.

Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. The most sensitive estimates affecting the financial statements were:

- Management's estimate of the useful life of capital assets is based on historical experience, physical condition and external factors affecting future utility. We evaluated the key factors and assumptions used to develop the valuation estimate in determining that it is reasonable in relation to the financial statements taken as a whole.
- Management's estimate of functional allocation of expenses is based on prior experience, percentage of time devoted by employees to various activities and which functions utilize various supplies and resources. We evaluated the key factors and assumptions used to develop the valuation estimate in determining that it is reasonable in relation to the financial statements taken as a whole.

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Certain financial statement disclosures are particularly sensitive because of their significance to financial statement users. There are no sensitive disclosures affecting the financial statements.

The financial statement disclosures are neutral, consistent, and clear.

Difficulties Encountered in Performing the Audit

We encountered no significant difficulties in dealing with management in performing and completing our audit.

Corrected and Uncorrected Misstatements

Professional standards require us to accumulate all misstatements identified during the audit, other than those that are clearly trivial, and communicate them to the appropriate level of management. Management has corrected all such misstatements. In addition, none of the misstatements detected as a result of audit procedures and corrected by management were material, either individually or in the aggregate, to the financial statements taken as a whole.

Disagreements with Management

For purposes of this letter, a disagreement with management is a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditor's report. We are pleased to report that no such disagreements arose during the course of our audit.

Management Representations

We have requested certain representations from management that are included in the management representation letter dated October 20, 2020.

Management Consultations with Other Independent Auditors

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a second opinion on certain situations. If a consultation involves application of an accounting principle to the Organization's financial statements or a determination of the type of auditor's opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

Other Audit Findings or Issues

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to retention as the Organization's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

This information is intended solely for the use of the governing committees and management of Ready for Life, Inc. and is not intended to be, and should not be, used by anyone other than these specified parties.

Tampa, Florida October 20, 2020

Buier Dordiner & teompany, P.A.



Reimbursement Template Summary of Expenses

For each unbudgeted/unplanned, but COVID-19 related expenditure, provide the following:

- Receipt or invoice for the purchase
- Method of payment for the purchase
- If paid via credit card or credit arrangement, provide a copy of the credit card statement with the appropriate charge (for security REDACT most account numbers)
- Include bank statement demonstrating paying of credit card (for security REDACT most account numbers)

You may add additional rows to the table below in order to properly document expenses. Keep items and documentation in the item order in your summary chart to easily follow the documentation.

Item Number	Quantity	Item Description	Total Cost
1	1	RFL Center Technology Infrastructure Update	\$8738.94
2	1	Deep Cleaning Nov & Dec	\$2130.00
3			
4			
5			
6			
7			
8			
9			
10			

Total Reimbursement Request: \$10,868.94

Pinellas Community Foundation PCF CARES Application BUDGET NARRATIVE FORM

This narrative is to explain RFL's reimbursable costs requested from Pinellas CARES Grant

Organization Name: Ready for Life Project Name: Ready for Tomorrow FROM (month/year): March 2020

THROUGH (month/year): December 2020

Supplies: (office materials, program related purchases, program necessities to deliver services, etc.) RFL contracted with Alliance Maintenance (referred and used by Eckerd Connects) to perform bi-weekly COVID-19 cleaning treatment: Fog/Mist Entire Building with Germicidal Anti-Microbial Disinfectant. During the months of Nov and Dec, Alliance Maintenance also performed a deep cleaning/disinfection of the carpet throughout the RFL Skill Center.

Total Supplies Funding Reimbursement Request: \$2130 - Cleaning for Nov & Dec: \$2130, Request for COVID-19 sanitation, cleaning, safety, and confidence at RFL's Skill Center

Purchased Services (consultants, legal, accounting services, logistical partner costs, technology enhancements, computer software licensing/agreements)

One of the biggest challenges, when COVID-19 hit, was navigating technology. Many technology purchases and/or upgrades were necessary to continue serving our clients. Staying engaged with clients, checking on their well-being, providing needs food and personal supplies, conducting counseling sessions & betterment programs, and encouraging important mentor matches and relationships, all relies on technology.

Technical Infrastructure: \$8738.94 - RFL contracts our IT services with IGTech365. RFL's infrastructure required added support, equipment, and bandwidth in order to serve the increase in clients and increase in services due to COVID-19. Finding a way to use wi-fifrom anywhere (for safety and distancing) in the RFL Skill Center involved adding wireless access points throughout the Center (4), with equipment, installation, and licensing required at each point (IGTech365 provided a through statement of the break-down of costs, see attached). Increase in technology infrastructure was needed for risk mitigation, disaster preparedness, smart, green, and healthy offices.

Our RFL Center had to become more technology enabled as the central brain or hub. While most of RFL's scheduled behavioral/mental wellness programs (Ready for Health, Ready for Jobs, Opportunity Passport, individual counseling sessions, etc.) have gone virtual since March, technology infrastructure upgrades were a necessity in serving young people aging out of foster care (often in crisis) and not always able to be "scheduled". RFL staff need to be able to work in the Center, or remotely, while staying in compliance with CDC Distancing Guidelines. The Center needed wi-fi capacity throughout, and the ability to participate and/or host virtual events utilizing video and audio from anywhere. Clients, staff, and the community benefit from increased infrastructure at RFL. Our request for reimbursement of costs for increased technology infrastructure essential to protect sensitive information and increase efficiency in the new normal created by COVID-19.

On Dec 17th and 18th, RFL will distribute over 250 youth "client" Holiday stockings, and nearly 100 little-ones (children of our clients, that are being parented by their parent and not falling into the cycle of foster care) stocking. This is one of the busiest times at RFL, and thanks to our upgraded technology, the process will be flawless, while happening outside to remain in compliance with CDC Guideline. Many of our young families will benefit from our increased infrastructure before the end of the year, as we all celebrate the Holidays with joy and efficiency.

Total Purchased Services Request: \$8738.94

Total Pinellas CARES Grant Reimbursement Grant Request from Ready for Life: \$10,868.94



IGTech365 LLC 2604 Cypress Ridge Blvd., Suite 101 Wesley Chapel, FL 33544 US (813)704-0523 accounting@igtech365.com www.IGTech365.com

BILL TO Kathy Mize Ready For Life 2300 Tall Pines Dr. Largo, FL 33771 USA

Invoice 2278

DATE	PLEASE PAY	DUE DATE
12/08/2020	\$8,738.94	12/08/2020

PLEASE DETACH TOP PORTION AND RETURN WITH YOUR PAYMENT.

DATE	PRODUCT	DESCRIPTION	QTY	RATE	AMOUNT
	IT-HDW-PUR	Meraki MX64 Cloud Managed Security Appliance - 5 Port - 10/100/1000Base-T - Gigabit Ethernet - 25 VPN - 5 x RJ-45 - Desktop, Wall Mountable	1	415.65	415.65
	IT-SOFT-PUR	Meraki MX64 Enterprise License and Support, 3 Years - Meraki MX64 Cloud Managed Security Firewall Appliance - License 1 License - 3 Year License Validation Period	1	419.15	419.15
	IT-HDW-PUR	Meraki MR20 IEEE 802.11ac 1.30 Gbit/s Wireless Access Point - 5 GHz, 2.40 GHz - MIMO Technology - 1 x Network (RJ-45) - Ceiling Mountable, Wall Mountable, Desktop	4	240.08	960.32
	IT-SOFT-PUR	Meraki MR Enterprise Cloud Controller License, 3 Years - Meraki MR Series Access Point - Subscription License 1 Access Point - 3 Year License Validation Period	4	240.89	963.56
	IT-HDW-PUR	Meraki Go Network Switch - 24 Ports - Manageable - 2 Layer Supported - Modular - Twisted Pair, Optical Fiber - 1U High - Rack-mountable, Desktop - 90 Day Limited Warranty	2	640.13	1,280.26
	Sales:PS - Professional Services:PS-INSTALL	Low Voltage Wiring Per Drop	4	175.00	700.00
	Sales:PS - Professional Services:PS-T-HR	Install, setup, and configure hardware	32	125.00	4,000.00
Please not	e and remit payment to our new addr	'ess.			
Thank you fo	r your business and prompt payment.	TOTAL DUE		\$2	738.94

Please contact us if you have any questions.

THANK YOU.



Payment receipt

You paid \$8,738.94

to IGTech365 LLC on December 8, 2020

Invoice no.	2278
Invoice amount	\$8,738.94
Total	\$8,738.94
Payment method	****4712
Authorization ID	AOSQGD0D



DocuSign Envelope ID: D628B3E9-ABD6-42E5-ABAE-48DCD406CBDC

(813)704-0523

www.IGTech365.com | accounting@igtech365.com

2604 Cypress Ridge Blvd., Suite 101, Wesley Chapel, FL 33544

ALLIANCE MAINTENANCE, INC. PO Box 695 Lowell, AR 72745 Billing Inquiries 405-573-7881 or 800-850-8610



Invoice #130809b

Date: December 01, 2020

Account Code: DNS-Ready For Life

Ready For Life 2300 Tall Pines Dr., Ste. 100 Largo, FL 33771

Service Inquiries: 727-483-2165

12/01/0200	Description	Charges	Тах	Total
12/01/2020	December Janitorial	\$665.00	\$0.00	\$665.00
12/01/2020	December Carpet Cleaning	\$400.00	\$0.00	\$400.00
		Invoice Total		\$1,065.00
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Alliance Mai	Paid Invoice #130809b	Nº1	12/4/2020	1,065.00
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	183L			
Ops Account at S	eaco Paid Invoice #130809b			1,065.00
Checks unlimited [®] • exec	CUTIVE GRAY TO REORDER; 1-800-667-2439 www.ChecksUnlimited.com			
	Invoice due by 12/25/202		1 \$	1047.00

1.5% monthly late fee will be charged on all outstanding balances more than 15 days past due. Please write your account number on your check to ensure proper credit If you have any questions regarding this invoice, please call Accounts Receivable at 405-573-7881 ext. 1. ALLIANCE MAINTENANCE, INC. PO Box 695 Lowell, AR 72745 Billing Inquiries 405-573-7881 or 800-850-8610



Invoice #130809a

Date: November 01, 2020

Account Code: DNS-Ready For Life

Ready For Life 2300 Tall Pines Dr., Ste. 100 Largo, FL 33771

Service Inquiries: 727-483-2165

Date D	escription	Charges	Тах	Total
11/01/2020 No	ovember Janitorial	\$665.00	\$0.00	\$665.00
11/01/2020 No	ovember Carpet Cleaning	\$400.00	\$0.00	\$400.00
		Invoice Tota	1	\$1,065.00
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os Account at Seaco	November Invoice# 130809a			1,065.00

1.5% monthly late fee will be charged on all outstanding balances more than 15 days past due. Please write your account number on your check to ensure proper credit If you have any questions regarding this invoice, please call Accounts Receivable at 405-573-7881 ext. 1.