**PUBLIC NOTICE**

**LAW AND PUBLIC SAFETY**

**OFFICE OF THE ATTORNEY GENERAL**

**Notice of Availability of Funds**

**Federal Fiscal Year (FFY) 2017 Residential Substance Abuse Treatment for State Prisoners (RSAT) Grant Program**

**Take notice** that, in compliance with N.J.S.A. 52:14-34.4, the Department of Law and Public Safety (Department) announces the availability and award of the following non-competitive subawards funded by FFY17 RSAT program funds:

**Residential Substance Abuse Treatment for State Prisoners Program (RSAT)**

Under FFY17 RSAT, formula grant funding will be offered to support residential programs in our state juvenile and adult correctional systems, as follows:

* **New Jersey Juvenile Justice Commission -** A total of approximately $58,594 will be made available to support the residential program operating within the New Jersey Juvenile Justice Commission, which follows the RSAT model. A minimum 25% cash or in-kind match is required. The grant period will last for a minimum of one year under the FFY17 RSAT funding; starting July 1, 2019 and ending June 30, 2020.
* **New Jersey Department of Corrections -** A total of approximately $58,594 will be made available to support the residential program operating within the New Jersey Department of Corrections, which follows the RSAT model. A minimum 25% cash or in-kind match is required. The grant period will last for a minimum of one year under the FFY17 RSAT funding; starting July 1, 2019 and ending June 30, 2020.

Eligible recipients of the non-competitive FFY17 RSAT program funds will receive application guidelines and all required application forms by January 7, 2019, via e-mail, that must be completed and submitted by February 28, 2019. Upon approval of project narrative and budget, applicants will receive subaward contract documents for approval and signature. Subrecipients must comply with programmatic and fiscal reporting requirements for approval and/or reimbursement of costs incurred during the project period.

Please note that funding allocations and individual subaward amounts are subject to change. Subrecipients shall recognize and agree that both the initial provision of funding and the continuation of such funding under a grant agreement is expressly dependent upon the availability to the Department of funds appropriated by the State or Federal legislature from State and/or Federal revenue to such other funding sources as may be applicable. A failure of the Department to make any payment under a grant agreement or to observe and perform any condition on its part to be performed under a grant agreement as a result of the failure of the State or Federal legislature to appropriate funds shall not in any manner constitute a breach of a grant agreement by the Department or an event of default under a grant agreement because of the absence of available funding appropriations. In addition, future funding shall not be anticipated from the Department beyond the duration of the award period set forth in a grant agreement and in no event shall a grant agreement be construed as a commitment by the Department to expend funds beyond the termination date set forth in a grant agreement.