

COMMUNITY CONNECTORS

CommunityConnectors.Ohio.gov

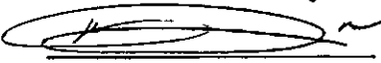
Description of Nature of Partnership

In order to ensure the effective implementation of the Community Connectors program throughout the state, applicants are required to partner with education stakeholders from the faith, business, and nonprofit communities. Each applicant must identify its partners and include description of each respective partner's roles and responsibilities in question 12 of the grant application.

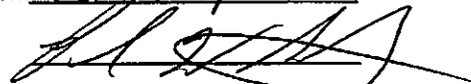
A partner agrees to provide human and material assets or access to academic and administrative resources to the grant applicant to develop or execute a Community Connectors grant application. However, in partnership, only the grant applicant is responsible for ensuring the grant is developed and executed according to the terms of the grant agreement.

Each member of the partnership is responsible for the following assurances:

- 1) Be knowledgeable about the applicant's Community Connectors grant proposal and application, including advocacy of the Community Connectors program.
- 2) Maintain a familiarity with the partner's services to enhance the proposal, including specific goals and practices.
- 3) Demonstrate a commitment to clear roles and responsibilities of each partner as it relates to the grant proposal and application.
- 4) Sustain consistent communication among partners and stakeholders with a shared vision of the goals of the grant proposal. This includes participating in regularly scheduled meetings for project management and identifying areas for improvement.
- 5) Ensure partners have appropriate access to data for purposes of grant program improvement and evaluation in accordance with state and federal law.

Lead Applicant *Sunlight Village, Inc.*
 Name: Robbie Evans
 Title: Founder Exec Director
 Organization: Sunlight Village, Inc.
 Sign: 

Partner
 Name: _____
 Title: _____
 Organization: _____
 Sign: _____

Partner *(Business)*
 Name: Paul W Salchak
 Title: Founder/President
 Organization: Casad Corp LLC
 Sign: 

Partner
 Name: _____
 Title: _____
 Organization: _____
 Sign: _____



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Lead Applicant

Name: _____

Title: _____

Organization: _____

Sign: _____

Partner

Name: _____

Title: _____

Organization: _____

Sign: _____

Partner

Name: _____

Title: _____

Organization: _____

Sign: _____

Partner

James E, Dobbins, Ph.D. ABPP

Name: _____

Clinical Director

Title: _____

Organization: Resilient Young Ladies and gentleMen Program

Sign: _____





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Lead Applicant
 Name: _____
 Title: _____
 Organization: _____
 Sign: _____

Partner Robert W. Lyons, Jr.
 Name: _____
 Title: Senior Pastor
 Organization: The MarketPlace Movement
 Sign:

Partner
 Name: _____
 Title: _____
 Organization: _____
 Sign: _____

Partner
 Name: _____
 Title: _____
 Organization: _____
 Sign: _____

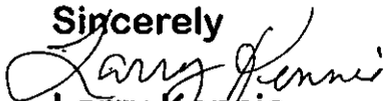
To Community Connectors Ohio,

We at the Dayton Region of the Ohio Department of Youth Services are in support of Sunlight Village, Inc. as they work to improve the quality of life for the youth and young adults we serve. Their efforts to reduce the recidivism rate of youth exiting the Juvenile Correction System through their Fellowship Program will be a win - win for the youth and the community. This Program will allow our youth an opportunity to gain hope and purpose with the support of personal and professional Mentors; professional, family and peer support, Goal Setting and valuable Life and employment Skills.

The Dayton Region supervises youth on parole. Juvenile Parole Officers (JPOs) and other parole staff work with youth and their families to provide the guidance necessary for youth to become positive, contributing members of society. Beyond the important task of supervision, staff help youth on parole receive needed services including housing, public assistance, education and treatment for medical, mental health and substance abuse. Having access to these services reduces the likelihood of a youth committing a new offense.

We look forward to a long productive relationship with Sunlight Village, Inc. and their team of professionals and community advocates, who are dedicated to improving the mental health status of our youth and young adults.

Sincerely



Larry Kenzie

Juvenile Parole Services Supervisor



INTERNAL REVENUE SERVICE
P. O. BOX 2508
CINCINNATI, OH 45201

DEPARTMENT OF THE TREASURY

Date: **OCT 15 2007**

SUNLIGHT VILLAGE INCORPORATED
C/O ROBBIE M BRANDON
936 N UPLAD AVE
DAYTON, OH 45402

Employer Identification Number:
16-1732774
DLN:
307264033
Contact Person:
ZENIA LUK ID# 31522
Contact Telephone Number:
(877) 829-5500
Accounting Period Ending:
December 31
Public Charity Status:
170(b)(1)(A)(vi)
Form 990 Required:
Yes
Effective Date of Exemption:
March 3, 2006
Contribution Deductibility:
Yes
Advance Ruling Ending Date:
December 31, 2010
Addendum Applies:
No

Dear Applicant:

We are pleased to inform you that upon review of your application for tax exempt status we have determined that you are exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code. Contributions to you are deductible under section 170 of the Code. You are also qualified to receive tax deductible bequests, devises, transfers or gifts under section 2055, 2106 or 2522 of the Code. Because this letter could help resolve any questions regarding your exempt status, you should keep it in your permanent records.

Organizations exempt under section 501(c)(3) of the Code are further classified as either public charities or private foundations. During your advance ruling period, you will be treated as a public charity. Your advance ruling period begins with the effective date of your exemption and ends with advance ruling ending date shown in the heading of the letter.

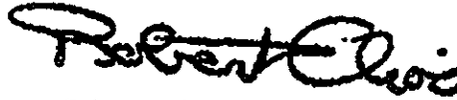
Shortly before the end of your advance ruling period, we will send you Form 8734, Support Schedule for Advance Ruling Period. You will have 90 days after the end of your advance ruling period to return the completed form. We will then notify you, in writing, about your public charity status.

Please see enclosed Publication 4221-PC, Compliance Guide for 501(c)(3) Public Charities, for some helpful information about your responsibilities as an exempt organization.

Letter 1045 (DO/CG)

SUNLIGHT VILLAGE INCORPORATED

Sincerely,

A handwritten signature in black ink that reads "Robert Choi". The signature is written in a cursive style with a large, prominent "R" and "C".

Robert Choi
Director, Exempt Organizations
Rulings and Agreements

Enclosures: Publication 4221-PC
Statute Extension



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CommunityConnectors.Ohio.gov

Community Connectors GRANT ASSURANCES

The parties referred to in this document are the Ohio Department of Education, herein referred to as "THE DEPARTMENT," and the applicant, herein referred to as the "GRANTEE," and any partnering entity who is not the lead applicant, herein referred to as the "CO-APPLICANT." THE DEPARTMENT may make funds available to the GRANTEE for programs operated by the GRANTEE in accordance with requirements and regulations applicable to such programs.

Consistent with state laws and regulations, the GRANTEE assures, if awarded a grant:

1. That the GRANTEE will accept funds in accordance with applicable state and federal statutes, regulations, program plans, and applications, and administer the programs in compliance with the United States and Ohio Constitutions, all provisions of such statutes, regulations, applications, policies and amendments thereto.
2. That the control of funds provided to the GRANTEE under the Community Connectors and title to property acquired with those funds will be in a designated eligible recipient and that a designated eligible recipient will administer those funds and property.
3. That the GRANTEE has the necessary legal authority to apply for and receive the proposed grant and enter into the contract.
4. That the GRANTEE will keep and maintain the required financial and compliance records in accordance with the Ohio Revised Code Section 117.11, utilizing generally accepted accounting principles (GAAP) unless the GRANTEE has requested and received a waiver from the DEPARTMENT as to the method of accounting practices.
5. That the GRANTEE will make reports to THE DEPARTMENT as required or requested, and that may reasonably be necessary to enable THE DEPARTMENT to perform its duties. The reports shall be completed and submitted in accordance with the standards and procedures designated by THE DEPARTMENT and shall be supported by appropriate documentation.
6. That the GRANTEE will maintain records, and provide access to those records as THE DEPARTMENT and authorized representatives in the conduct of audits authorized by state statute. This cooperation includes access without unreasonable restrictions to its records and personnel for the purpose of obtaining relevant information.
7. That the GRANTEE will provide reasonable opportunities for participation by teachers, parents, and other interested agencies, organizations and individuals in the planning for and operation of the program, as may be necessary according to state law.
8. That any application, evaluation, periodic program plan or report relating to the Community Connectors will be made readily available to parents and to other members of the general public.

- A. The enforcement of any obligations imposed by law.
- B. The correction of deficiencies in program operations that are identified through program audits, monitoring or evaluation.
- C. The adoption of written procedures for the receipt and resolution of complaints alleging violations of law in the administration of such programs.

19. The GRANTEE, by submission of a grant proposal, agrees that THE DEPARTMENT has the authority to take administrative sanctions, including, but not limited to, suspension of cash payments for the project, suspension of program operations and/or, termination of project operations, as necessary to ensure compliance with ~~the~~ and assurances for any project. The GRANTEE acknowledges this authority under Ohio Revised Code Section 3301.07 (C), as applicable.

laws and Ohio Revised Code Section 2921.42.

21. That the GRANTEE will have effective financial management systems, which includes, program regulations and maintaining effective internal control over the operations of the approved grant.

the approved application and will liquidate said obligations not later than 90 days after the end of the project period for the grant.

This assurance is given in consideration of and for the purpose of obtaining any and all grants, loans, contracts, property, discounts or other financial assistance extended after the date

on account of applications for financial assistance which were approved before such date. The GRANTEE recognizes and agrees that such financial assistance will be extended in reliance on

have the right to seek judicial enforcement of this assurance. This assurance is binding on the GRANTEE, its successors, transferees and assigns. The person or persons whose signatures

GRANTEE


 Authorized Representative Date 3/10/15

PENDING
 Fiscal Representative Date


 Printed

PENDING
 Printed

