

July 29, 2025 Grants for Organizations - Off-Year 2026-35447

## MARYLAND STATE ARTS COUNCIL GRANT AGREEMENT

THIS GRANT AGREEMENT (this "Agreement") is made by and between the Maryland State Arts Council ("MSAC"), a unit of the Department of Commerce (the "Department"), a principal department of the State of Maryland ("State") (the "Grantor") and [The Mayor and Council of Rockville] ("Grantee") whose Federal Identification Number (FID) or Social Security Number (SSN) is 52-6001573.

#### RECITALS

Grantee has requested grant assistance from MSAC in order to undertake activities consistent with Title 4, Subtitle 5 of the Economic Development Article of the Annotated Code of Maryland, which authorizes MSAC to make grants to organizations and individual artists in order to create a nurturing climate for the arts in the State and to ensure that the role of the arts in the lives of citizens of the State shall continue to grow and play a significant part in their welfare and educational experience.

The General Assembly of Maryland has authorized the grant assistance through an appropriation in the annual state budget.

MSAC is also authorized to use certain funds received by various federal entities to help fund its grant assistance programs. All, some, or none of the funds disbursed through this Agreement may be from such federal funding. In the event that some of the funds disbursed through this Agreement contain federal funding, MSAC will make the Grantee aware and Grantee acknowledges and agrees that it may be required to adhere to certain rules, regulations, and/or guidelines imposed by the federal entity providing the federal funding.

MSAC has approved the award of grant funds to the Grantee, to be expended by Grantee in accordance with the terms and conditions of this Agreement.

**IN CONSIDERATION** of the foregoing and the mutual promises and covenants contained in this Agreement, MSAC and the Grantee agree as follows:

1. **Grant**. Subject to the continuing availability of funds, as determined by MSAC in its sole discretion, MSAC agrees to provide Grantee with funds in an amount not to exceed [\$26,813.00] (the "Grant Funds").

- 2. **Application**. Grantee's application for grant assistance (the "Application") is available to grantee in Smart Simple where Grantee submitted the application. Grantee can view the application by logging into Smart Simple (marylandarts.smartsimple.com) with their login and password. Grantee warrants and certifies that all of the information and representations contained in the Application are and remain true and complete in all material respects. **The Application is incorporated herein as Exhibit A.**
- 3. **Grant Guidelines**. Grantee acknowledges receipt of the FY 2026 Grant Guidelines and Information available on the MSAC website <a href="http://www.msac.org">http://www.msac.org</a> under the appropriate grant type, incorporated herein by reference, and agrees to abide by its terms and conditions.
- 4. **Use of Grant Funds**: Grantee will use Grant Funds in accordance with the activities described in Exhibit A (Grantee's Application) and in accordance with all applicable guidelines set forth in Provision 3 above. Grantee agrees that if activities described in Exhibit A need to be modified, Grantee will receive prior approval and written notification as set forth in Provision 22.

#### 5. Grantee shall not use any Grant Funds to make contributions:

- (a) to any persons who hold, or are candidates for, elected office;
- (b) to any political party, organization, or action committee;
- (c) in connection with any political campaign or referendum; or
- (d) for lobbying activities.

#### 6. Term of Agreement.

- (a) This Agreement is effective upon execution by MSAC. Unless sooner terminated pursuant to Section 18 or 19 of this Agreement or by the mutual consent of Grantee and MSAC, this Agreement shall remain in effect until the final amounts of the Grant have been disbursed, all reports and records due by the Grantee have been received by MSAC, and there has been a final settlement and conclusion between MSAC and Grantee of all issues arising out of the Grant.
- (b) Grantee agrees to deliver all reports and records to MSAC no later than the final report due date as communicated to the grantee in grant guidelines, if not sooner as provided otherwise herein or in any exhibit attached and incorporated herein, and that the final settlement and conclusion between MSAC and Grantee shall be no later than the final report due date. Failure by the Grantee to deliver all reports and records by the final report due date and failure by Grantee to provide MSAC with all necessary documents and information to reach final settlement and conclusion by the final report due date shall constitute a material breach by the Grantee of this Agreement.
- (c) Grantee agrees that performance of activities under the grant will take place within the time period specified in the Grant Guidelines.

#### 7. Disbursement.

- (a) Except for Grantees notified pursuant to paragraph (b) below, up to 100% of the Grant shall be disbursed to Grantee in one payment upon full execution of the Agreement, provided that Grantee has submitted all applicable reports and documentation for prior years' grant(s) awarded as required by MSAC.
- (b) MSAC reserves the right, at its sole and absolute discretion, to require additional reporting from Grantees experiencing significant organizational change and/or transition. For Grantees notified of additional reporting requirements, the Grant shall be disbursed in two payments. Up to seventy five

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percent (75%) of the Grant shall be disbursed to Grantee upon full execution of the Agreement and submission and approval of all applicable report(s) and documentation from prior grants awarded as required by MSAC. The remaining Grant funds shall be disbursed to Grantee after submission and approval of satisfactory interim report(s), as specified and communicated to Grantee by MSAC.

- (c) MSAC reserves the right, at its sole and absolute discretion, to withhold any disbursement of Grant Funds if MSAC reasonably believes that the Grantee is incapable of using the Grant Funds as provided for under this Agreement or that the Grantee is reasonably likely to become incapable of using the Grant Funds as provided for under this Agreement. In the event MSAC elects to withhold Grant Funds, Grantee shall not be entitled to receive the withheld Grant Funds until Grantee provides MSAC, at MSAC's sole and absolute discretion, all necessary and required assurances and affirmations, including any documentation required by MSAC, that Grantee will be able to use the Grant Funds in accordance with the terms and conditions of this Agreement. If Grantee does not provide or is otherwise incapable of providing the necessary and required assurances and affirmations, MSAC may elect to terminate this Agreement as provided for under Provision 19 below. Nothing in this provision shall act in any way to relieve the Grantee from any damages or losses caused by Grantee's incapability to use the Grant Funds as provided for under this Agreement, and Grantee shall remain fully liable for any such damages and losses caused by its incapability to use the Grant Funds as provided for in this Agreement.
- (d) Grantee agrees to establish adequate financial management and reporting systems, and internal controls.
- (e) Grantee agrees to maintain backup documentation to support actual costs incurred during the term of this Agreement. Backup documentation consists of photocopies of payroll ledgers, travel vouchers, expense accounts, purchase orders, receipts, cancelled checks, and other like business paper and records.

#### 8. Indirect Costs.

- (a) If Grantee is a nonprofit entity under Section 501(c)(3), (4) or (6) of the Internal Revenue Code, Grant Funds may be applied to indirect costs in accordance with § 2-208 of the State Finance and Procurement Article, Annotated Code of Maryland.
- (b) If Grantee opts to apply Grant Funds to indirect costs:
- (i) the total amount of Grant Funds provided under this Grant Agreement will not be increased;
- (ii) the costs to be paid with Grant Funds under this Agreement as described in Exhibit A of this Agreement will be reduced on a pro rata basis to reflect that certain indirect costs have been paid with Grant Funds; and
- (iii) Grantee shall report any Grant Funds applied to indirect costs in funding requests and financial reports submitted to Commerce and shall provide the basis and documentation for the calculation of indirect costs in compliance with subsection (a) of this section.

#### 9. Retention and Inspection of Records.

(a) Grantee agrees to retain records for a period of at least three (3) years which records shall be retained by Grantee for at least three (3) years after the termination of this Agreement. Grantee agrees that recipients of federal funds are subject to additional requirements.

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- (b) Grantee shall allow any duly authorized representative of MSAC, the Department, or the State to inspect and audit, at reasonable times, all records and documents of Grantee relating to this Grant.
- 10. **Acknowledgement.** Grantee shall acknowledge MSAC funding in all programs and promotional materials relating to the funded activities in the manner set forth in the Grant Recognition Guidelines, which can be viewed on the MSAC website, <a href="https://msac.org/resources/recognizing-msac-grants">https://msac.org/resources/recognizing-msac-grants</a>, incorporated herein by reference.
- 11. **Reports.** Grantee shall provide MSAC with reports or information in a form acceptable to the MSAC, as MSAC may from time to time require.
- 12. **Unused Funds.** Grantee shall repay to MSAC any disbursed Grant Funds not spent or obligated by Grantee on or before the date indicated in the appropriate grant program Guidelines set forth in Provision 3 above.
- 13. Fair Practices Certification. Grantee certifies that it prohibits, and covenants that it will continue to prohibit, discrimination on the basis of: (a) political or religious opinion or affiliation, marital status, race, color, creed, ancestry genetic information, or national origin; or (b) age, sex, sexual orientation, gender identification, or any otherwise unlawful use of characteristics, except when such characteristic constitutes a bona fide occupational qualification; or (c) the physical or mental handicap of a qualified handicapped individual. Upon the request of MSAC, Grantee will submit to MSAC information relating to its operations, with regard to political or religious opinion or affiliation, marital status, physical or mental handicap, race, color, creed, sex, age, gender identification, sexual orientation, genetic information, or national origin. Grantee agrees that if receiving federal funds, Grantee may be subject to additional certification requirements as mentioned in the grant guidelines.

#### 14. Anti-Discrimination.

- (a) Grantee shall operate under this Agreement so that no person, otherwise qualified, is denied employment, subcontract, or other benefits on the basis of race, color, religion, creed, age, sex, sexual orientation, gender identification, marital status, national origin, ancestry genetic information or any otherwise unlawful use of characteristics, or disability of a qualified individual with a disability unrelated in nature and extent so as to reasonably preclude the performance of the employment or contract, or the individual's refusal to submit to a genetic test or make available the results of a genetic test. Except in subcontracts for standard commercial supplies or raw materials, Grantee shall include a clause similar to this clause in all subcontracts. Grantee and each subcontractor shall post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause. Grantee shall not retaliate against any person for reporting instances of such discrimination.
- (b) Grantee further covenants that it shall prohibit its contractors from engaging in such discrimination in the hiring of subcontractors to carry out any portion of the project funded by proceeds of the Grant.

#### 15. Legal Compliance.

- (a) Grantee covenants that it shall comply with all applicable federal, State, and local laws and regulations. Grantee acknowledges and agrees that it is responsible for knowing and understanding all applicable federal, State, and local laws and regulations.
- (b) When applicable, Grantee will have written conflict of interest policies and procedures, and policies and procedures related to disclosure of fraud or bribery violations and other compliance policies required

#### 16. Grantee's Warranties & Certifications. Grantee certifies to MSAC that:

- (a) Grantee, if a corporation or other form of limited liability entity, is duly organized and validly existing under Maryland law, and has all requisite power and authority to enter into this Agreement. The person whose signature is affixed to this Agreement has been duly granted authority to sign this Agreement.
- (b) This Agreement has been duly authorized, executed and delivered by Grantee in such manner and form as to comply with all applicable laws to make this Agreement the valid and legally binding act and Agreement of Grantee.
- (c) Grantee represents that Grantee is not in arrears with response to the payment of any funds due and owing the State of Maryland, or any department or unit thereof, including, but not limited to, the payment of taxes and employee benefits, and that it shall not become so arrears during the term of this Agreement.
- (d) Grantee, if a corporation or other form of limited liability entity, is in Good Standing as a business with the Maryland State Department of Assessment and Taxation and that Grantee shall remain in Good Standing with the Maryland State Department of Assessment and Taxation throughout the term of this Agreement.

If any of the above certifications or warranties prove to be false or misleading, or if Grantee fails to abide by the above certifications and warranties at any time during the term of this Agreement, Grantee shall be considered in default of this Agreement pursuant to Provision 18 of this Agreement and Grantor shall be entitled to exercise any remedy or right available to it pursuant to Provision 18 of this Agreement.

17. **Drug and Alcohol-Free Workplace**. Grantee warrants that Grantee shall comply with the State's policy concerning drug and alcohol-free workplaces as set forth in COMAR 01.01.1989.18.

#### 18. Default, Repayment and Remedies.

- (a) A default shall consist of (i) any use of Grant Funds for any purposes other than authorized by this Agreement; or (ii) any breach of any covenant, agreement, provision, representation or warranty of Grantee which was made in this Agreement.
- (b) Upon the occurrence of any default, MSAC immediately may suspend Grantee's authority to receive any undisbursed Grant funds by written notice at any time to Grantee.
- (c) Upon the occurrence of any default, Grantee shall have 30 days from the date MSAC's notice is postmarked to cure the default. After the conclusion of this 30-day period, if Grantee has not cured the default to the satisfaction of MSAC, MSAC may terminate this Agreement. In the event of termination:
- (i) Grantee's authority to request a disbursement shall cease and Grantee shall have no right, title or interest in or to any of the Grant funds not disbursed;
- (ii) MSAC may immediately demand repayment of all or any portion of the Grant Funds which have been disbursed; and
- (iii) MSAC's remedies of withholding disbursement and of obtaining repayment as described in Section

- 18(c) (i) and (ii) above may be exercised contemporaneously with remedies pursuant to Section 18(d) below, and all of such rights shall survive any termination of this Agreement.
- (d) If a default occurs, MSAC may at any time proceed to protect and enforce all rights available to MSAC, by suit in equity, action at law, or by any other appropriate proceedings.

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- 19. **Termination Prior to Expiration of Term Period** MSAC, the Department, and/or the State reserves the right to terminate this Agreement by written notice to Grantee if (a) the purpose of the Agreement can no longer be fulfilled or met and/or (b) it's in the best interest of the Grantor and/or the State to terminate. If so terminated, the Grantor shall disburse Grant Funds to cover the eligible expenses, as determined in its sole discretion by MSAC, incurred by Grantee prior to termination. Grantee shall return to Grantor any Grant Funds, in excess of permitted eligible expenses, received prior to such termination.
- 20. Indemnification. Grantee releases MSAC, the Department, the State, and its employees or agents from, agrees that MSAC, the Department, the State, and its employees or agents shall not have any liability for, and agrees to protect, indemnify and save harmless MSAC, the Department, the State, and its employees or agents from and against any and all liabilities, suits, actions, claims, demands, losses, expenses and costs of every kind and nature incurred by, or asserted or imposed against, all or any of them, as a result of or in connection with the Grant. All money expended as a result of such liabilities, suits, actions, claims, demands, losses, expenses or costs, together with interest at a rate not to exceed the maximum interest rate permitted by law, shall constitute an indebtedness of Grantee and shall be immediately and without notice due and payable by Grantee to MSAC, the Department, the State, and/or its employees or agents, as their interests may appear. If Grantee is a government agency of the State of Maryland, any and all such indemnification obligations of Grantee is a government agency of the State of Maryland, any and all such indemnification obligations of Grantee are limited to the extent of the State of Maryland, statutory waiver of its sovereign immunity.
- 21. **Notices.** All notices, requests, approvals and consents of any kind made pursuant to this Agreement shall be in writing. Any such communication, unless otherwise specified, shall be deemed effective as of the date it is postmarked, postage prepaid, addressed as follows:
- (a) Communications to MSAC shall be mailed to: Maryland State Arts Council, 401 E. Pratt Street, Suite 1400 Baltimore, MD 21202 or emailed.
- (b) Communications to Grantee shall be mailed to Grantee or emailed as noted in Grant Guidelines.
- 22. Amendment. This Agreement, or any part hereof, may be amended from time to time only by a written instrument executed by both parties, or in the case of a modification of Section 4, by action of MSAC.
- 23. **Assignment.** Grantee may neither assign all or any of the benefits of, nor delegate all or any of the duties imposed upon Grantee by this Agreement, without the prior written approval of MSAC.
- 24. **Governing Law**. The law of Maryland, excluding Maryland choice of forum rules, shall govern the interpretation and enforcement of this Agreement. The parties covenant and agree that venue of any dispute or controversy arising out of this Agreement or the performance or nonperformance of the parties' obligations under this Agreement shall lie exclusively in the courts of the State of Maryland.
- 25. Setoff. The State has the right to set off and apply Grant Funds against amounts that Grantee may

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owe the State as an unpaid liability, without notice and without resort to any judicial proceeding. Should this occur, it will affect the amount of Grant Funds received by Grantee.

26. Entire Agreement; Counterparts; Signatures. This Agreement, together with any exhibits, documents, and/or electronic or internet-based documents, incorporated by reference, represents the complete and final understanding of the parties. No other understanding, oral or written, regarding the subject matter of this Agreement, may be deemed to exist or to bind the parties at the time of execution. This Agreement may be executed in any number of duplicate originals or counterparts, each of which such duplicate originals or counterparts shall be deemed to be an original and all taken together shall constitute one and the same instrument. Signatures provided by facsimile or other electronic means, for example, and not by way of limitation, in Adobe .PDF sent by electronic mail, shall be deemed to be original signatures.

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THIS AGREEMENT, together with the documents incorporated herein by reference, represents the complete, total and final understanding of the parties and no other understanding or representations, oral or written, regarding the subject matter of this Agreement, shall be deemed to exist or to bind the parties hereto at the time of execution. THIS FORM WAS APPROVED FOR FORM AND LEGAL SUFFICIENCY BY AN ASSISTANT ATTORNEY GENERAL IN JULY 2025.

# 2026-35447 - Grant Agreement

	Grant Agreement
* Signature of Grantee (First and Last Name): Jeff Milulida	
31	
* Title of Grantee: City Manager	
* Signature of Grantee Witness: Sara Taylor-Ferrell	
The witness MUST be another person besides you. This can be the name of a colleague family member. Please include the first and last name.	ue, friend, or
* Title of Grantee Witness: City Clerk/Director of Council Operations	
The title can be "Witness," "N/A," or an official title.	
Approved as to form:	
Robert Dawson	
Robert Dawson, City Attorney	

#### Exhibit A



Fiscal Year: 2026

**Application ID** 

2026-35447

#### **Application Type**

Grants for Organizations - Off-Year

## Guidelines

#### **GFO Grant Guidelines**

The GFO Grant Guidelines can be found on MSAC's website <u>HERE</u>. Additional resources can be found on the webpage <u>HERE</u>.

Please ensure you have read the guidelines prior to completing an application.

## Organization Information

Organization Name: City of Rockville, MD



#### Address:

Rockville City Hall 111 Maryland Avenue Rockville, MD 20850

Phone: 240-314-8681 County: Montgomery DUNS Number: 074830050 Unique Entity Identifier (UEI): Website: www.rockvillemd.gov

## **Contact Information**



**Grant Contact Name:** Betty Wisda

Phone: 240-314-8681

**Email:** bwisda@rockvillemd.gov

Address: Rockville City Hall 111 Maryland Avenue

City: Rockville State: MD

**Zip Code:** 20850

**Applicant County** 

Montgomery

Is your organization fiscally sponsored?

This is only applicable to organizations/programs that do not have their own 501c3 status. Orgs with their own 501c3 status should leave blank or select "No". Fiscal sponsor definition can be found in the MSAC Glossary.

No

Please list the dates of your most recently completed fiscal year (for example: July 1, 2024 - June 30, 2025; Jan 1, 2024 - Dec 31, 2024)

July 1, 2023- June 30, 2024

**Program Details** 



#### Are you applying on behalf of an Arts Organization or Arts Program?

Select "Arts Organization" if your non-profit organization's mission/purpose is producing or presenting the arts through public programs or services.

Select "Arts Program" if your non-profit organization's primary mission/purpose is other than producing or presenting the arts, but provides ongoing arts programming/activities through public programs.

More info can be found on page 7 of the Grant Guidelines. If you are uncertain, contact your Program Director.

#### Arts Program

#### Select the primary artistic discipline for your organization's application

Please select the artistic discipline that aligns most closely with your arts organization/program's activities. If you are uncertain, contact your Program Director.

Multi Discipline B

## **Narrative Questions**

National arts organizations (National Endowment for the Arts, National Assembly of State Arts Agencies, Americans for the Arts) have clarified and shared approaches to uncover cultural bias in the procedures and policies of state arts organizations. In response, the Maryland State Arts Council has committed to equity, diversity, and inclusion in grantmaking as all funding mechanisms continue to be examined and updated. The design of the Grants for Organizations application is meant to inspire authentic reflection and internal analysis for each applying organization, with the knowledge that the Maryland State Arts Council is to be seen and utilized as a collaborative partner in the process. The driving goals of this new vision for the granting processes connect to the application in the following ways:

- To acknowledge positions of privilege while questioning practices, shifting paradigms of status quo arts activities, and taking more risks.
- To yield a greater variety of funded projects.
- To eliminate biases that may be found in any part of the granting process (i.e. applications, panelist procedures, adjudication systems).
- To expand the deliberations about rigor beyond current conventions or Western traditions.
- To aspire to make investments that contribute to social change and demonstrate aesthetic excellence in terms relevant to context and intent.



1. Has your mission/vision/goals/values significantly changed since your last application?

No

2. Has your organization's programming significantly changed since your last application? Significant changes would include adding or removing a program from the Activities Chart included in your last On Year application.

No

3. Have there been any additional challenges or updates (changes in operations, staff, leadership, etc) since your last application?

No



### **Activities**

## **Financial Information**

#### **Financials**

In the Financial Table below, enter the income and expenses for your arts organization's or arts program's most recently completed Fiscal Year (FY24 or CY23).

Please indicate in the drop down menu below if your organization is submitting financials from Fiscal Year 2024 or Calendar Year 2023.

For more information on allowable and non-allowable income/expenses, please refer to the program's guidelines HERE.

FY2024

### Allowable Earned Income

Туре	Amount	Location of Numerical Figure in Audit or Financial Statement	e Additional Notes
Ticket Sales	\$69,075.00	3.	
	\$69 075 00		

## Allowable Contributed Income



Туре	Amount	Location of Numerical Figure in Audit or Financial Statement	Additional Notes
Individual Donations	\$2,858.00	The latter was a marked to the control of the contr	
State Government	\$103,743.00		S
City Government	\$142,785.00		
Corporate Donations	\$9,277.00		
	\$258,663.00		

## Non-Allowable Income

Туре	Amount	Location of Numerical Figure in Audit or Financial Statement	Additional Notes
MSAC Arts Relief - General Operating Support (ARGOS)	\$77,568.00		
	\$77,568.00		

## Allowable Expenses

Туре	Amount	Additional Notes
Salaries, Benefits and Related Expenses - Staff	\$216,315.00	
Production and Exhibition Costs	\$17,933.00	
Honoraria (Artists)	\$1,450.00	e = = = = = = = = = = = = = = = = = = =
Educational Programs	\$9,200.00	



Miscellaneous operating expenses (please describe) \$27,493.00

Royalties and Commissions \$24,100.00

Collections Management/ \$16,837.00

Repairs/Maintenance \$5,133.00

Purchase of Wooden Sprung Floor & Floor-Mounted Double Ballet Barres

## Non-Allowable Expenses

	Leasting of Numerical Cinema	escondenge waxean meest with the
Type Amount	Location of Numerical Figure in Audit or Financial	Additional Notes
	Statement	

\$318,461.00

## **Totals**

	Total Allowable Income	Total income (Allowable + Non-Allowable)	Total Expenses (Allowable + Non-Allowable)
Amount	\$327,738.00	\$405,306.00	\$318,461.00

## **Attachments**



## **IRS Letter of Determination**

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Total Files: 1



### **Financial Statement Instructions**

### For grantees with a Total Allowable Income figure below \$750,000:

- 1) A submission of the organization's most recently completed fiscal or calendar year Financial Statement, signed by a professional accountant or the organization's fiscal officer. The signed Financial Statement must be submitted by the application deadline.
- 2) A spot check will be done for accuracy for a random selection of 1 of 30 applications.

#### For grantees with a Total Allowable Income figure at \$750,000 and above:

- 1) A submission of the organization's most recently completed fiscal or calendar year Independent External Audit, prepared by a CPA firm. The completed audit must be submitted by the application deadline.
- 2) The Total Allowable Income number, which is considred the Grant Amount Determination, is reviewed by the Internal Audits Office of the Maryland State Department of Commerce.

NOTE: If your most recently completed fiscal year audit is not finalized at the time of the application deadline, contact your Program Director prior to the deadline to discuss the option of submitting your audit after the deadline, which must be received by the Program Director on or before March 1, 2025. If this is not possible, the organization would be required to submit the previous year's completed audit as part of the application.



#### **Financial Statement**

Attach a financial statement (such as a P&L or audit, as described above) that reflects the numbers submitted in the Financial Table on the previous tab (Financial Information Tab).

If you have questions about the financial statement or financial table requirements, please contact your Program Director.

CityofRockville\_MarylandAnnualComprehensiveFinancialReportFiscalYearEndedJune30\_2024.docx 15.1 KB - 2024-12-09 16:40

Total Files: 1

Arts Program Financial Statement (required for Arts Programs only in addition to full organization financials)

Please attach a Financial Statement from the most recently completed fiscal or calendar year that is specifically for the Arts Program only (this should include the income/expenses directly connected to your arts programming only, not your full organizational financials)

Arts\_FY24\_Actuals.xlsx 1.7 MB - 2025-04-14 10:32

Total Files: 1



## **Electronic Signatures**

The name typed in the "Signature" box below is authorized to sign this Maryland State Arts Council (MSAC) application on behalf of the applicant and certifies that all information contained in this report is true and accurate. Checking this box verifies that the applicant agrees to complete and submit this application by electronic means, including the use of an electronic signature. When installing or conserving public artwork, the applicant agrees to abide by any local regulations, reviews or restrictions set by the local government including local and regional historic preservation requirements. In addition, the applicant certifies that it has read and agrees to the applicable grant guidelines, including eligibility requirements, is not debarred or suspended from doing business with the federal government, and, if an organization, has a Section 504 self-evaluation workbook or comparable document on file. By submitting an application to MSAC, whether via electronic means or otherwise, applicant agrees to allow MSAC to retain records per state and federal document retention laws and policies.

**Authorizing Official Signature** 

Betty Wisda

**Authorizing Official Phone** 

301-881-4730

**Authorizing Official Email** 

bcwisda@comcast.net



## Would you like to join our mailing list?

Stay in the loop with the monthly updates via email on MSAC grants, resources, and other agency news. You can unsubscribe at any time.