### Instructions:

Use the templates, or a similar form, on pages 2 and 3 to document in-kind contributions. In-kind contributions are third-party donations of goods, facilities, or services used to meet the matching requirement for an NEA award. Your organization is not required to use these exact forms if your organization has other means to record the data.

Do not include property, facilities, or services contributed by your own organization. The third-party donations must be necessary and reasonable for the project, and allowable per <u>2 CFR 200 Uniform</u> <u>Guidance Subpart E – Cost Principles</u>.

On the form, show how the value of each contribution was determined by filling in the appropriate boxes.

- For donated goods,
  - provide a description and number of items,
  - date provided, and
  - the total fair market value of the items;
- For facilities,
  - the published rental rate and hours or dates the facility was used.
- For volunteer services (one person per form),
  - list the number of hours worked,
  - date(s) of service,
  - type of service, and
  - rate of pay.

Examples of completed in-kind contribution reports are on pages 4 and 5 – Example A and B.

All in-kind items reported must:

- Be provided by a third-party, either an individual or an organization, <u>not</u> the grant recipient.
- Be for allowable costs and activities that were included in your approved project budget.
- Be supported by documentation that corroborates the fair market value of the goods or services provided.

While you may use allowable third-party in-kind contributions to meet the matching requirement for your award, you <u>cannot</u> be reimbursed by the NEA for in-kind donations.

Additional guidance regarding in-kind contributions is located in 2 CFR 200 Uniform Guidance. See especially, §200.306 Cost sharing or matching (b), (d) – (j).

See also the "General Terms and Conditions" and "How to Manage Your NEA Award Handbook" at <u>http://arts.gov/grants/manage-your-award</u>.

If you have questions, please contact the Grants & Contracts Office at <u>grants@arts.gov</u> or (202) 682-5403.

GRANTEE ORGANIZATION:	
Organization:	NEA Award #:
Project:	
Authorizing Official:	Email:
Contact Person:	Email:

To the best of our knowledge the below goods and/or services were donated to our organization in support of the project and are allowable costs per the approved project budget and 2 CFR 200 - Subpart E Cost Principles.

### **DONOR DATA:**

Donor's Name (Print):

Donor's Email: \_\_\_\_\_ Phone #: \_\_\_\_\_

Description of Donated Goods or Facilities	Date Provided or Used	Fair Market Value
	τοται·	

TOTAL:

### 2 CFR §200.306

(j) For third-party in-kind contributions, the fair market value of goods and services must be documented and to the extent feasible supported by the same methods used internally by the non-Federal entity.

<u>GRANTEE ORGANIZATION</u> :	
Organization:	NEA Award #
Project:	
Authorizing Official:	Email:
Contact Person:	Email:

To the best of our knowledge, the below volunteer performed the listed service(s) on the specified date(s) and times.

### **VOLUNTEER DATA**:

Volunteer's Name (Print):

Volunteer's Email: \_\_\_\_\_ Phone # \_\_\_\_\_

Date(s) of Service:	Total Hours Worked:	Location(s) of Service:	Service Performed:	Fair Market Value of Service:

TOTAL

Rate based on:	

## 2 CFR §200.306

(e)... Rates for third-party volunteer services must be consistent with those paid for similar work by the non-Federal entity. In those instances in which the required skills are not found in the non-Federal entity, rates must be consistent with those paid for similar work in the labor market in which the non-Federal entity competes for the kind of services involved.

(j) For third-party in-kind contributions, the fair market value of goods and services must be documented and to the extent feasible supported by the same methods used internally by the non-Federal entity.

EXAMPLE A

# **GRANTEE ORGANIZATION:**

Organization: Museum of Art	NEA Award #: 12-3456-7891
Project: Exhibition and workshops	
Authorizing Official: Tom Thumb	Email: thumb@otto.net
Contact Person: Marcy Toe	Email: toe@otto.net

To the best of our knowledge the below goods and/or services were donated to our organization in support of the project and are allowable costs per the approved project budget and 2 CFR 200 - Subpart E Cost Principles.

### DONOR DATA:

Donor's Name (Pr	int):	Joe's Supply Company.	Owner Joe Smit	th	
Donor's Email:	joe@j	oessupplycompany.bus		Phone #:	555-555-5555

Description of Donated Goods or Facilities	Date Provided or Used	Fair Market Value
Paper	4/12 - 16/16	\$50.00
Table Rentals	4/12-16/16	\$250.00
	TOTAL:	\$300.00

### 2 CFR §200.306

(j) For third-party in-kind contributions, the fair market value of goods and services must be documented and to the extent feasible supported by the same methods used internally by the non-Federal entity.

**EXAMPLE B** 

GRANTEE ORGANIZA					
Organization: Art Ce	enter	NEA Awa	ard #	19-8765-4321	
Project: Summer Fe	estival				
Authorizing Official:	Tom Thumb	Email:	thum	b@artcenter.net	
Contact Person:	Marcy Toe	Email:	toe@	artcenter.net	

To the best of our knowledge, the below volunteer performed the listed service(s) on the specified date(s) and times.

### **VOLUNTEER DATA:**

Volunteer's Name (Print): Sally Doe

ODCANUZATION

Volunteer's Email: doe@otto.net

**Phone #** 555-555-5555

Date(s) of Service:	Total Hours Worked:	Location(s) of Service:	Service Performed:	Fair Market Value of Service:
8/1/16-8/5/16	20	Art Center Gallery	Docent	\$200.00
			TOTAL	\$200.00

f \$10.00 an hour for tour leaders and docents.

## 2 CFR §200.306

(e)... Rates for third-party volunteer services must be consistent with those paid for similar work by the non-Federal entity. In those instances in which the required skills are not found in the non-Federal entity, rates must be consistent with those paid for similar work in the labor market in which the non-Federal entity competes for the kind of services involved.

(j) For third-party in-kind contributions, the fair market value of goods and services must be documented and to the extent feasible supported by the same methods used internally by the non-Federal entity.