Res 405

MDP, 211 South CarollStreet, GR-21,

MAdison, Wisconsin, 53703-3400

Dane County Contract Cover Sheet

Dept.	/Division	Support Se	ervices Divis	ion				Contra Admin will			3541	
Vend	or Name	City of Mad	dison			. <u></u>		Adden	dum		Yes	🗌 No
Vendo	r MUNIS #	1384							Туре	of Co	Contract ant County Contract ant county Lessee ounty Lessor tergovernmental irchase of Property operty Sale her Add FB/RFP # Add S 5,780 S 5,780 S 5,780 S 5,780 S 5,780 S 405 Pert. not required. Res # 405 Year 2018 Add S 2018	
	Contract escription		AG Grant fu	nding ar	nd MC	OU with Cit	ty]	Gran Cour	t nty Lesse	es No tract No ounty Contract / Lessee / Lessor / Lessor vernmental se of Property ty Sale FP # \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 5,780 \$ 405
Contra	act Term	1-1-2019 to	o 1-15-2020							Inter	governm	ental
	Contract nount	\$ 21,530]		erty Sale	
		□ \$10 000	or under – B	eet lude					·····			
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										T		
Purchasing Authority Between \$10,000 - \$36,000 (\$0 - \$25,000 Public Works) (3 quotes required) RFB/RFP # Bid Waiver - \$36,000 (\$25,000 Public Works) (Formal RFB/RFP required) RFB/RFP # Bid Waiver - \$36,000 or under (\$25,000 or under Public Works) Bid Waiver - \$36,000 (N/A to Public Works) N/A - Grants, Leases, Intergovernmental, Property Purchase/Sale, Other MUNIS Req. Org Code SHRFSUP Obj Code 47680 Amount \$ 5,780												
Bid Waiver – Over \$36,000 (N/A to Public Works)												
			ants, Leases	S, Intergo	overn	mental, Pro	орепту	Purchase	e/Sale, U	ther		
MUNI	S Req.	Org Code	SHRFSL	JP	Obj (Code	47	680	Amou	nt	\$ 5,7	780
Req #		Org Code	SHRFSU	JP	Obj (Code	83	139	Amou	nt	\$ 5,7	780
Year		Org Code			Obj (Code			Amou	nt	\$	
												(s).
			the Resolut									
Reso	olution	Contract	does not exc	eed \$100	0,000 ((\$40,000 Pı	ublic W	/orks) – a	resolutio	n is no	ot required	d.
		Contract	exceeds \$10	0,000 (\$4	40,000) Public Wo	rks) –	resolution	required.		Res #	405
	2-	🛛 А сору о	f the Resolution	on is atta	ached	to the contr	act co	ver sheet.			Year	2018
			Co	ontract	Revie	w/Approv	/als					
Initials	Dept.		Date In	Date		Commen		·····				
MG	· · · · · · · · · · · · · · · · · · ·	by DOA	11-12-18									
au	Controlle			ill	3/18							
Ge	Purchasi	ng	"/13/18	" 13	۱8							
01	Corporat	ion Counsel	11-13-18	1+13	-18							
					1 1							
X		nagement	1/3/18	1/13/	110							
×		agement Executive	"13/18	1'/13/	116							
×	County E							Vendor	Contact	: Info		
Name	County E Dane C Lillian	Sounty Dept. Radivojevich	Contact Info			Name		Powell, C	Grant Pro			er
Name Phone Emai	County E Dane C Lillian # 608.2	Executive County Dept.	Contact Inf			Name Phone # Email	608		Grant Pro	ogram	n Manag	er

Address

PSB, 115 West Doty Street, Madison,

Wisconsin, 53703

Address

1.000	tification: attached contract is a:			
	Dane County Contract without any modifications.			
	Dane County Contract <u>with</u> modifications. The modifications have been reviewed by:			
	Non-standard contract.			

Contract Cover Sheet Signature

Department Approv	al of Contract	
	Signature	Date
Dept. Head / Authorized Designee	Printed Name Jeff Hook, Chief Deputy	11-12-18

Contracts Exceeding \$100,000 Major Contracts Review – DCO Sect. 25.11(3)

	Signature	Date
Director of Administration		
	Signature	Date
Corporation		
Counsel	Comments	·

Memorandum of Understanding Between The City of Madison and Dane County

The City of Madison and Dane County wish to participate in and obtain the benefits of the FY2018 Edward Byrne Memorial Justice Assistance Grant (JAG) Program. As part of the application process, the parties are required to submit a proposed plan for the allocation and administration of the funds awarded. The City of Madison by Mayor Paul Soglin and Dane County by Executive Joseph Parisi have prepared and signed this Memorandum of Understanding (MOU) for the aforementioned purpose. It is understood that acceptance of the MOU by each of these agencies is contingent upon the adoption of the required authorizing resolutions by appropriate governing bodies. Conditioned on the foregoing, the parties state as follows:

The City of Madison and Dane County agree to the proposal for the allocation of the \$87,781 awarded under the FY2018 Edward Byrne Memorial Justice Assistance Grant (JAG) Program:

- 1. Funding will be allocated as follows:
 - Dane County will receive \$21,530 which shall be used as follows:
 - \$10,500 for the Human Services Drug Court Treatment Program
 - \$5,780 to the Sheriff's Office for forensic video lab improvements
 - \$5,250 for the District Attorney Crime Response Program
 - The City of Madison Police Department will receive \$66,251 which shall be used as follows:
 - **\$30,000** for strategic planning
 - \$21,000 for SWAT body-worn cameras and a handheld tactical camera
 - \$15,251 for patrol readiness equipment needed for responding to significant incidents
 - Any interest earned will be applied toward the administrative costs of the Madison Police Department.

For the purposes of this MOU, the funds will be used from the start date of the grant award through the calendar year of 2019.

- 2. The parties agree that the City of Madison will apply for and administer the FY2018 Edward Byrne Memorial Justice Assistance Grant. Administration of the grant includes the following:
 - Each agency receiving funding through this grant will request reimbursement of expenses on a quarterly basis from the Madison Police Department (MPD). The MPD will not be responsible for sending reminders to the County regarding completion of requests for reimbursement.
 - Reimbursement requests will include documentation of expenses as required under federal guidelines for grant expenditures.
 - The final requests for reimbursement must be submitted <u>no later than January 15</u>, <u>2020</u>.
 - Each agency receiving funding will also complete quarterly performance measures, which provide data that measures the results of their work. These reports will be due

no later than fifteen days after the close of each quarter. Performance measure information will be provided to the County upon receipt of the formal grant award.

- Each agency will complete an annual progress report corresponding to the federal fiscal year, October 1 through September 30. This report must be submitted to the MPD no later than November 1 of each year for the prior fiscal year. The format for the annual progress report will be provided to the County upon receipt of the formal grant award.
- Each agency receiving funding through this grant agrees to comply with any additional reporting requirements that are required by the grant-awarding agency as a condition of the grant.
- If the County fails to complete timely reports, funding may be reallocated at the discretion of the Chief of Police for the City of Madison.
- 3. Each agency is solely responsible to ensure that all items for which they are reimbursed meet the federal requirements for use of funds, including but not limited to all non-supplanting criteria.

County Executive Joseph Parisi For Dane County

Date 🖌 0.

Mayor Paul R. Soglin For the City of Madison

Date July 30, 2018

1. RECIPIENT NAMI City of Madison	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance E AND ADDRESS (Including Zip Code)	Grant 4. AWARD NUMBER: 2018-DJ-BX-0479	PAGE 1 OF 23
210 Martin Luther Madison, WI 5370	King Jr Blvd, Room 403 3-3340	5. PROJECT PERIOD: FROM 10/01/2017 BUDGET PERIOD: FROM 10/01/2017	
2a. GRANTEE IRS/V 396005507 2b. GRANTEE DUNS		6. AWARD DATE 10/01/2018 8. SUPPLEMENT NUMBER 00	7. ACTION Initial ,
076147909		9. PREVIOUS A WARD AMOUNT	\$0
3. PROJECT TITLE		10. AMOUNT OF THIS AWARD	\$ 87,781
2018 Public Safety	JAG Program Implementation	11. TOTAL AWARD	\$ 87,781
12. SPECIAL CONDI THE ABOVE GRA ON THE ATTACH	NT PROJECT IS APPROVED SUBJECT TO SUCH C	ONDITIONS OR LIMITATIONS AS ARE SET FORT	н ,
This project is supp subpart I of part E (14 . CATALOG OF Do	THORITY FOR GRANT orted under FY18(BJA - JAG State & JAG Local) Title codified at 34 U.S.C. 10151 - 10158); see also 28 U.S.C DMESTIC FEDERAL ASSISTANCE (CFDA Number) rme Memorial Justice Assistance Grant Program	I of Pub. L. No. 90-351 (generally codified at 34 U.S.C. 530C(a)	10101 - 10726), including
	AGENCY APPROVAL	GRANTEE ACCEPTAN	VCE
Matt Dummermuth	ID TITLE OF APPROVING OFFICIAL	18. TYPED NAME AND TITLE OF AUTHORIZEI Paul Soglin Mayor	O GRANTEE OFFICIAL
17. SIGNATURE OF A	MPROVING OFFICIAL	19. SIGNATURE OF AUTHORIZED RECIPIENT OF	DFFICIAL 19A. DATE 19.16.18
FISCAL FUND E YEAR CODE A	AGENCY ASSIFICATION CODES DUD. DIV. LCT. OFC. REG. SUB. POMS AMOUNT DJ 80 00 00 87781	Y USE ONLY	

OJP FORM 4000/2 (REV. 5-87) PREVIOUS EDITIONS ARE OBSOLETE.

PROJECT NUMBER 2014-DJ-3X.4479 AWARD DATE 1001/2018 SPECIAL CONDITIONS 1. Requirements of the award, remedies for non-compliance or for materially false statements The conditions of this award are material requirements of the award. Compliance with any certifications or assurances submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Failure to comply with any one or more of these award requirements – whether a condition set out in full below, a condition incorporated by reference below, or a certification or assurance related to conduct during the award period – may result in the Office of Justice Programs ("OP") taking appropriate action with respect to the recipient and the award. Among other things, the OPT may withold award funds, disallow costs, or suspend or terminate the award. The Department of Justice ("DOI"), including OIP, also may take other legal action as appropriate. Any materially false, fictitious, or fraudulent statement to the federal government related to this award (or concealment or orinsion of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by Jaw. Should it be held, instead, that the provision fact acost principles, a			U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 2 OF 23
 Requirements of the award; remedies for non-compliance or for materially false statements The conditions of this award are material requirements of the award. Compliance with any certifications or assurances submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Failure to comply with any one or more of these award requirements whether a condition incorporated by reference below, or a certification or assurance related to conduct during the award period may result in the Office of Justice Programs ("OJP") taking appropriate action with respect to the recipient and the award. Among other things, the OJP may withhold award funds, disallow costs, or suspend or terminate the award. The Department of Justice ("DOJ"), including OJP, also may take other legal action as appropriate. Any materially false, ficitious, or faudulent statement to the federal government related to this award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by law. Should it be held, instead, that the provision is utterly invalid or -unenforceable, such provision shall be deemed severable from this award. The Uniform Administrative Requirements Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply t	PROJECT NUM	ABER	2018-DJ-BX-0479	AWARD DATE	10/01/2018	
 The conditions of this award are material requirements of the award. Compliance with any certifications or assurance submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Failure to comply with any one or more of these award requirements – whether a condition set out in full below, a condition incorporated by reference below, or a certification or assurance related to conduct during the award period – may result in the Office of Justice Programs ("OJP") taking appropriate action with respect to the recipient and the award. Among other things, the OJP may withhold award funds, disallow costs, or suspend or terminate the award. The Department of Justice ("DOJ"), including OJP, also may take other legal action as appropriate. Any materially false, fictitious, or fraudulent statement to the federal government related to this award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or [621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by law. Should it be held, instead, that the provision is utterly invalid or -unenforceable, such provision shall be deemed severable from this award. Applicability of Part 200 Uniform Requirements The Part 200 Uniform Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (logether, the "Part 200 Uniform Requirements") apply to this FY 2018 award supplemented by DOJ in 2 C.F.R. Part 2800 Uniform Requirements as they relate to OJP awa			SPECIAL	CONDITIONS		
 submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Failure to comply with any one or more of these award requirements - whether a condition incorporated by reference below, or a certification or assurance related to conduct during the award period - may result in the Office of Justice Programs ("O.P") taking appropriate action with respect to the recipient and the award. Among other things, the O.IP may withhold award funds, disallow costs, or suspend or terminate the award. The Department of Justice ("DOI"), including OIP, also may take other legal action as appropriate. Any materially false, fictitious, or fraudulent statement to the federal government related to this award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by law. Should it be held, instead, that the provision is utterly invalid or -unenforceable, such provision shall be deemed severable from this award. Applicability of Part 200 Uniform Requirements. Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplements funds previously awarded by OIP under the same award number (e.g., funds awarded during o before December 2014), the Part 200 Uniform Requirements apply with respect to all funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds award during to before December 2014), the Part 200 Uniform Requirements apply with a saver during the	1. I	Requir	ements of the award; remedies for non-co	ompliance or for r	naterially false statements	
 Applicability of Part 200 Uniform Requirements The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this FY 2018 award from OJP. The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2018 award supplements funds previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2018 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain - typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the 		submit require Conditi may re award. The Do Any m or omis and/or claims Should shall fi held, in	ted by or on behalf of the recipient that r ment of this award. to comply with any one or more of these on incorporated by reference below, or a sult in the Office of Justice Programs ("C Among other things, the OJP may with spartment of Justice ("DOJ"), including (aterially false, fictitious, or fraudulent sta ssion of a material fact) may be the subje 34 U.S.C. 10271-10273), and also may 1 or otherwise (including under 31 U.S.C. any provision of a requirement of this a rst be applied with a limited construction istead, that the provision is utterly invalue	elate to conduct d e award requirement a certification or as DJP") taking appro- hold award funds, DJP, also may take atement to the fed cct of criminal pro- ead to imposition 3729-3730 and 3 ward be held to be n so as to give it th	uring the period of performance ents whether a condition set isurance related to conduct dur opriate action with respect to the disallow costs, or suspend or e other legal action as appropri- eral government related to this secution (including under 18 U of civil penalties and administ 301-3812). e invalid or unenforceable by i e maximum effect permitted b	te also is a material out in full below, a ring the award period he recipient and the terminate the award. iate. s award (or concealment J.S.C. 1001 and/or 1621, trative remedies for false ts terms, that provision by law. Should it be
 2018 award from OJP. The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2018 award supplements funds previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2018 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the 	-	The Ui	niform Administrative Requirements, Co	st Principles, and		
("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the	2 5 1 (2018 a The Pa supple: Decem (regard	ward from OJP. Int 200 Uniform Requirements were first ments funds previously awarded by OJP aber 2014), the Part 200 Uniform Require alless of the award date, and regardless of	adopted by DOJ o under the same av ements apply with whether derived	n December 26, 2014. If this vard number (e.g., funds awar respect to all funds under that from the initial award or a supp	FY 2018 award ded during or before award number
any tier) must retain typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the						
that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the	2	any tie 425), ι any tie	 r) must retain typically for a period of inless a different retention period applies r) must provide access, include performation 	3 years from the and to which the ance measurement	late of submission of the final he recipient (and any subrecipi information, in addition to the	expenditure report (SF ent ("subgrantee") at e financial records,
	1	that m	event that an award-related question arise ay appear to conflict with, or differ in so int is to contact OJP promptly for clarific	me way from, the	s or other materials prepared o provisions of the Part 200 Uni	or distributed by OJP form Requirements, the

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OJP FORM 4000/2 (REV. 4-88)

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	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 23
PROJECT NU	IMBER 2018-DJ-BX-0479	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
3.	Compliance with DOJ Grants Financial Guide		
	References to the DOJ Grants Financial Guide as (currently, the "DOJ Grants Financial Guide" av updated version that may be posted during the po- Grants Financial Guide.	ailable at https://ojp.gov/financialguide/DOJ/in	dex.htm), including any
4.	Reclassification of various statutory provisions to	o a new Title 34 of the United States Code	
	On September 1, 2017, various statutory provision reclassified to a new Title 34, entitled "Crime Co- number of statutory provisions pertinent to OJP a many provisions previously codified in Title 42 of	ontrol and Law Enforcement." The reclassificati awards (that is, OJP grants and cooperative agree	on encompassed a
	Effective as of September 1, 2017, any reference reclassified to the new Title 34 of the U.S. Code Title 34. This rule of construction specifically incomaterial incorporated by reference through award	is to be read as a reference to that statutory pro- cludes references set out in award conditions, re-	vision as reclassified to eferences set out in
5.	Required training for Point of Contact and all Fir	nancial Points of Contact	
	Both the Point of Contact (POC) and all Financia completed an "OJP financial management and gr recipient's acceptance of the award. Successful c this condition.	ant administration training" by 120 days after the	ne date of the
	In the event that either the POC or an FPOC for t FPOC must have successfully completed an "OJI calendar days after (1) the date of OJP's approv POC), or (2) the date the POC enters information completion of such a training on or after January	P financial management and grant administration al of the "Change Grantee Contact" GAN (in the on the new FPOC in GMS (in the case of a new	n training" by 120 e case of a new
	A list of OJP trainings that OJP will consider "OJ purposes of this condition is available at https://w include a session on grant fraud prevention and d	ww.ojp.gov/training/fmts.htm. All trainings th	on training" for at satisfy this condition
	The recipient should anticipate that OJP will imm comply with this condition. The recipient's failur conditions on this award.	nediately withhold ("freeze") award funds if the re to comply also may lead OJP to impose addit	recipient fails to ional appropriate
6.	Requirements related to "de minimis" indirect co	st rate	
	A recipient that is eligible under the Part 200 Uni indirect cost rate described in 2 C.F.R. 200.414(f. OJP in writing of both its eligibility and its election Uniform Requirements. The "de minimis" rate rr by the Part 200 Uniform Requirements.), and that elects to use the "de minimis" indirection on, and must comply with all associated require	et cost rate, must advise ments in the Part 200

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	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 23
JECT NUMBER	2018-DJ-BX-0479	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
If the ru funds d of those identic: awardin awardin	uring the period of performance for this a e other federal awards have been, are bein al cost items for which funds are provided ing agency (OJP or OVW, as appropriate)	s of federal funds, or if the recipient receives any award, the recipient promptly must determine w ng, or are to be used (in whole or in part) for one d under this award. If so, the recipient must prov in writing of the potential duplication, and, if so ion or change-of-project-scope grant adjustment	hether funds from any e or more of the mptly notify the DOJ o requested by the DOJ
8. Require	ements related to System for Award Man	agement and Universal Identifier Requirements	
current		irements regarding the System for Award Manag his includes applicable requirements regarding r on in SAM.	
(first-ti		restrictions on subawards ("subgrants") to first- on subawards to entities that do not acquire and j or SAM registration.	
at https	ails of the recipient's obligations related ://ojp.gov/funding/Explore/SAM.htm (A er Requirements), and are incorporated b	to SAM and to unique entity identifiers are post ward condition: System for Award Managemen by reference here.	ed on the OJP web site tt (SAM) and Universal
This co any bu	ndition does not apply to an award to an siness or non-profit organization that he c	individual who received the award as a natural p or she may own or operate in his or her name).	person (i.e., unrelated to
9. Requir	ement to report actual or imminent breac	h of personally identifiable information (PII)	
actual o mainta scope o Circula PII to a	or imminent "breach" (OMB M-17-12) if ins, disseminates, discloses, or disposes of an OJP grant-funded program or activit r A-130). The recipient's breach procedu) must have written procedures in place to respond it (or a subrecipient) 1) creates, collects, uses, of "personally identifiable information (PII)" (2 of ty, or 2) uses or operates a "Federal information are must include a requirement to report actual hours after an occurrence of an actual breach, of	processes, stores, CFR 200.79) within the system" (OMB or imminent breach of
10. All sub	awards ("subgrants") must have specific	federal authorization	
authori	zation of any subaward. This condition a strative requirements OJP considers a '	e") at any tier, must comply with all applicable r applies to agreements that for purposes of fede "subaward" (and therefore does not consider a p	eral grants
https://	tails of the requirement for authorization ojp.gov/funding/Explore/SubawardAutho c federal authorization), and are incorpor	of any subaward are posted on the OJP web site orization.htm (Award condition: All subawards ated by reference here.	e at ("subgrants") must have
ORM 4000/2 (REV	4.88)		

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET	PAGE 5 OF 23
	. •	Grant	
ECT NUMBER	2018-DJ-BX-0479	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
 Special Special S	fic post-award approval required to use a n d \$150,000	noncompetitive approach in any procurement con	ntract that would
specif Simpl federa	ic advance approval to use a noncompetiti ified Acquisition Threshold (currently, \$1:	e") at any tier, must comply with all applicable n ve approach in any procurement contract that we 50,000). This condition applies to agreements th P considers a procurement "contract" (and there	ould exceed the
an OJ (Awar	P award are posted on the OJP web site at	oval to use a noncompetitive approach in a procu https://ojp.gov/funding/Explore/Noncompetitive I required to use a noncompetitive approach in a corporated by reference here.	Procurement.htm
12. Requi OJP at	rements pertaining to prohibited conduct re athority to terminate award)	elated to trafficking in persons (including report	ing requirements and
The re	cipient, and any subrecipient ("subgrantee	") at any tier must comply with all applicable r	
requir part of	ements to report allegations) pertaining to	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond	ersons, whether on the
require part of of the The de OJP w condu	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. stails of the recipient's obligations related t eb site at https://ojp.gov/funding/Explore/	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ	ersons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited
require part of of the The de OJP w condu- author	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. stails of the recipient's obligations related t eb site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related to ity to terminate award)), and are incorpora- liance with applicable rules regarding appr	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ	ersons, whether on the lition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP
require part of of the DJP w condu- author 13. Comp other e The re policie applici	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. etails of the recipient's obligations related to eb site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related to ity to terminate award)), and are incorpora- tiance with applicable rules regarding appre- events cipient, and any subrecipient ("subgrantee is, and official DOJ guidance (including sp able) governing the use of federal funds fo	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ ted by reference here.	ersons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP eetings, trainings, and ws, regulations, equirements, where s defined by DOJ.
require part of of the The de OJP w condu- author 13. Comp other e policie applica includ	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. stails of the recipient's obligations related the eb site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at a subrecipient ("subgrantee sets, and official DOJ guidance (including spatiable) governing the use of federal funds for ing the provision of food and/or beverages nation on the pertinent DOJ definition of co	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ ted by reference here. roval, planning, and reporting of conferences, me ") at any tier, must comply with all applicable la pecific cost limits, prior approval and reporting r r expenses related to conferences (as that term is	ersons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP eetings, trainings, and ws, regulations, equirements, where s defined by DOJ), such conferences.
requir part of of the The de OJP w condu- author 13. Comp other e The re policie applica includ Inform Grants	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. stails of the recipient's obligations related the eb site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related the ity to terminate award)), and are incorporated the site at a subrecipient ("subgrantee sets, and official DOJ guidance (including spatiable) governing the use of federal funds for ing the provision of food and/or beverages nation on the pertinent DOJ definition of co	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ ted by reference here. roval, planning, and reporting of conferences, me ") at any tier, must comply with all applicable la becific cost limits, prior approval and reporting r or expenses related to conferences (as that term is a st such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gra	ersons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP eetings, trainings, and ws, regulations, equirements, where s defined by DOJ), such conferences.
requir part of of the The de OJP w condu author 13. Comp other e The re policie applic: includ Inform Grants 14. Requin The re The da solicita	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. etails of the recipient's obligations related to etails of the recipient's obligations related to to by recipients and subrecipients related to ity to terminate award)), and are incorpora- liance with applicable rules regarding appre- vents cipient, and any subrecipient ("subgrantee is, and official DOJ guidance (including sp able) governing the use of federal funds for ing the provision of food and/or beverages nation on the pertinent DOJ definition of co Financial Guide (currently, as section 3.1 ement for data on performance and effecti- cipient must collect and maintain data that ta must be provided to OJP in the manner ation or other applicable written guidance.	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting requ ted by reference here. roval, planning, and reporting of conferences, me ") at any tier, must comply with all applicable la becific cost limits, prior approval and reporting r or expenses related to conferences (as that term is a st such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gra	versons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP eetings, trainings, and ws, regulations, equirements, where s defined by DOJ, such conferences. I appears in the DOJ unts Financial Guide"). work under this award. DJP in the program overnment
requir part of of the The de OJP w condu author 13. Comp other e policie applic: includ Inform Grants 14. Requir The re The da solicita Perfor	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. etails of the recipient's obligations related to etails of the recipient's obligations related to to by recipients and subrecipients related to ity to terminate award)), and are incorpora- liance with applicable rules regarding appre- vents cipient, and any subrecipient ("subgrantee is, and official DOJ guidance (including sp able) governing the use of federal funds for ing the provision of food and/or beverages nation on the pertinent DOJ definition of co Financial Guide (currently, as section 3.1 ement for data on performance and effecti- cipient must collect and maintain data that ta must be provided to OJP in the manner ation or other applicable written guidance.	prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in per ProhibitedConduct-Trafficking.htm (Award con o trafficking in persons (including reporting required by reference here. ") at any tier, must comply with all applicable la pecific cost limits, prior approval and reporting r or expenses related to conferences (as that term is at such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gra iveness under the award t measure the performance and effectiveness of v (including within the timeframes) specified by (Data collection supports compliance with the C	versons, whether on the dition) as "employees" rsons are posted on the dition: Prohibited uirements and OJP eetings, trainings, and ws, regulations, equirements, where s defined by DOJ, such conferences. I appears in the DOJ unts Financial Guide"). work under this award. DJP in the program overnment

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PROJECT NUMBER	2018-DJ-BX-0479	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
The 1 awar does Requ	d funds, or may impose other related requi not satisfactorily and promptly address ou	OOJ awarding agency (OJP or OVW, as appropri rements, if (as determined by the DOJ awarding tstanding issues from audits required by the Part or other outstanding issues that arise in connection	agency) the recipient 200 Uniform
The r (OJP	or OVW, as appropriate) during the period	onal requirements that may be imposed by the D d of performance for this award, if the recipient	OJ awarding agency is designated as "high-
	for purposes of the DOJ high-risk grantee	list.	'art 42
The C.F.I	ecipient, and any subrecipient ("subgrante	e") at any tier, must comply with all applicable requirements in Subpart E of 28 C.F.R. Pa	requirements of 28
19. Com	pliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. F	Part 54
		ee") at any tier, must comply with all applicable is ion on the basis of sex in certain "education prog	
20: Com	pliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. F	Part 38
C.F.I		ee") at any tier, must comply with all applicable cable requirements regarding written notice to p	
relig Part enga	ion, a religious belief, a refusal to hold a re 38 also sets out rules and requirements tha	s rules that prohibit specific forms of discrimina eligious belief, or refusal to attend or participate t pertain to recipient and subrecipient ("subgram ties, as well as rules and requirements that pertai rganizations.	in a religious practice. tee") organizations that
avail	able via the Electronic Code of Federal Re CFR?page=browse), by browsing to Title	erships with Faith-Based and Other Neighborhoc egulations (currently accessible at https://www.e 28-Judicial Administration, Chapter 1, Part 38,	cfr.gov/cgi-
	·	<u> </u>	
)JP FORM 4000/2 (R	EV. 4-88)		1/
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PROJECT N	JMBER 2018-DJ-BX-0479	AWARD DATE 10/01/2018	
		CONDITIONS	
	subrecipient ("subgrantee") at any tier, either dir modification, or adoption of any law, regulation, may be exceptions if an applicable federal statut barred by law.) Another federal law generally prohibits federal f subrecipient at any tier, to pay any person to infl Congress, or Congress (or an official or employe cooperative agreement, subgrant, contract, subcc	nds awarded by OJP may not be used by the recipi rectly or indirectly, to support or oppose the enact , or policy, at any level of government. See 18 U. e specifically authorizes certain activities that oth funds awarded by OJP from being used by the reci- uence (or attempt to influence) a federal agency, a see of any of them) with respect to the awarding of putract, or loan, or with respect to actions such as i 52. Certain exceptions to this law apply, includin	ment, repeal, S.C. 1913. (There erwise would be pient, or any a Member of a federal grant or renewing, extending.
	Should any question arise as to whether a particular fall within the scope of these prohibitions, the receptores prior written approval of OJP.	alar use of federal funds by a recipient (or subrecipient is to contact OJP for guidance, and may no	pient) would or might ot proceed without the
22.	Compliance with general appropriations-law rest	trictions on the use of federal funds (FY 2018)	
	federal funds set out in federal appropriations sta provisions" in the Consolidated Appropriations A https://ojp.gov/funding/Explore/FY18Appropriat Should a question arise as to whether a particular	tionsRestrictions.htm, and are incorporated by refe r use of federal funds by a recipient (or a subrecip striction, the recipient is to contact OJP for guidan	15 "general erence here. ient) would or might
23.	Reporting Potential Fraud, Waste, and Abuse, an	d Similar Misconduct	
	The recipient and any subrecipients ("subgrantee (OIG) any credible evidence that a principal, emp has, in connection with funds under this award	s") must promptly refer to the DOJ Office of the I ployee, agent, subrecipient, contractor, subcontrac (1) submitted a claim that violates the False Clain ertaining to fraud, conflict of interest, bribery, gra	tor, or other person ms Act: or (2)
	OIG by (1) mail directed to: Office of the Inspe	olving or relating to funds under this award should ector General, U.S. Department of Justice, Investig hington, DC 20530; and/or (2) the DOJ OIG hotlin 0-4499 (phone) or (202) 616-9881 (fax).	ations Division
	Additional information is available from the DOJ	JOIG website at https://oig.justice.gov/hotline.	

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A CONTRACTOR					
PROJECT NU	MBER	2018-DJ-BX-0479	AWARD DATE 10/01/2018		
		SPECIAL	CONDITIONS		
24.	Restric	tions and certifications regarding non-dis	closure agreements and related matters		
	subcon agreen accord departr The for require sensitiv nondis	tract with any funds under this award, ma ent or statement that prohibits or otherwi ance with law) of waste, fraud, or abuse to nent or agency authorized to receive such regoing is not intended, and shall not be u ments applicable to Standard Form 312 (er this award, or entity that receives a procurement by require any employee or contractor to sign and se restricts, or purports to prohibit or restrict, the o an investigative or law enforcement represent information. Inderstood by the agency making this award, to which relates to classified information), Form 4 ther form issued by a federal department or agen	a internal confidentiality the reporting (in ative of a federal contravene 414 (which relates to	
	a. repr or cont	esents that it neither requires nor has requ	uired internal confidentiality agreements or state se currently restrict (or purport to prohibit or res e as described above; and		
	agreen or abus written	ents or statements that prohibit or otherw e as described above, it will immediately	s or has been requiring its employees or contract rise restrict (or purport to prohibit or restrict), re stop any further obligations of award funds, wi g this award, and will resume (or permit resump by that agency.	porting of waste, fraud, ill provide prompt	
	2. If th both	ne recipient does or is authorized under th	is award to make subawards ("subgrants"), proc	curement contracts, or	
	a. it re	presents that			
	(wheth require prohib	er through a subaward ("subgrant"), proc s or has required internal confidentiality	e recipient's application proposes may or will re urement contract, or subcontract under a procur agreements or statements from employees or co ort to prohibit or restrict) employees or contracto	ement contract) either ontractors that currently	
	(2) it l	nas made appropriate inquiry, or otherwis	e has an adequate factual basis, to support this r	representation; and	
	under or othe immed the fed	this award is or has been requiring its emp erwise restrict (or purport to prohibit or re liately stop any further obligations of awa	any subrecipient, contractor, or subcontractor en ployees or contractors to execute agreements or strict), reporting of waste, fraud, or abuse as de and funds to or by that entity, will provide promp resume (or permit resumption of) such obligation	statements that prohibit scribed above, it will pt written notification to	·

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		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assist a		CONTINUATION SHEET Grant	PAGE 9 OF 23
ROJECT NU	MBER 2	018-DJ-BX-0479	AWARD DATE	10/01/2018	
25.	The recip U.S.C. 47 employee	SP nce with 41 U.S.C. 4712 (including ient (and any subrecipient at ar 712, including all applicable pro- as reprisal for the employee's the of federal funds, an abuse of	by tier) must comply with prisions that prohibit, und disclosure of information	, and is subject to, all appli ler specified circumstances related to gross mismanage	, discrimination against an
	health or The recip employee Should a	safety, or a violation of law, ru ient also must inform its emplo rights and remedies under 41 I question arise as to the applicat e DOJ awarding agency (OJP of	le, or regulation related to byees, in writing (and in th U.S.C. 4712. bility of the provisions of	a federal grant. ne predominant native langu 41 U.S.C. 4712 to this awa	uage of the workforce), of
	Encourag Pursuant (51225 (O banning e award, an	ement of policies to ban text m to Executive Order 13513, "Fec ctober 1, 2009), DOJ encourage mployees from text messaging d to establish workplace safety used by distracted drivers.	essaging while driving deral Leadership on Redu es recipients and subrecip while driving any vehicle	cing Text Messaging While ients ("subgrantees") to add	opt and enforce policies
	If the recip during the informatic includes a performan the follow was design	ent to disclose whether recipier pient is designated "high risk" to course of the period of perform on to OJP by email at OJP. Com ny status under which a federal ace, or other programmatic or fi ring: 1. The federal awarding ag- nated high risk, 3. The high-risk ress), and 4. The reasons for the	by a federal grant-making mance under this award, ti uplianceReporting@ojp.us I awarding agency provid inancial concerns with the gency that currently desig k point of contact at that f	agency outside of DOJ, cu he recipient must disclose t sdoj.gov. For purposes of t es additional oversight due recipient. The recipient's c nates the recipient high risk ederal awarding agency (m	rrently or at any time hat fact and certain related his disclosure, high risk to the recipient's past disclosure must include c, 2. The date the recipient are, phone number, and
-	The recipi procedure: Officer (O recipient a documenta deadlines result in ac restriction	ng with OJP Monitoring ent agrees to cooperate with OJP s, and to cooperate with OJP (in ICFO)) requests related to such grees to provide to OJP all doc ation related to any subawards i set by OJP for providing the re- ctions that affect the recipient's s on the recipient's access to aw is a DOJ High Risk grantee; or	ncluding the grant manage monitoring, including rea sumentation necessary for made under this award. F quested documents. Failu DOJ awards, including, t vard funds; referral to the	er for this award and the O quests related to desk revier OJP to complete its monito further, the recipient agrees ire to cooperate with OJP's out not limited to: withhold DOJ OIG for audit review;	ffice of Chief Financial ws and/or site visits. The oring tasks, including to abide by reasonable monitoring activities may ings and/or other

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 10 OF 23
CT NU	MBER 2018-DJ-BX-0479	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
29.	FFATA reporting: Subawards and executive con	mpensation	
	The recipient must comply with applicable requi more and, in certain circumstances, to report the executives of the recipient and first-tier subrecip obligations, which derive from the Federal Fund on the OJP web site at https://ojp.gov/funding/Ez Executive Compensation), and are incorporated This condition, including its reporting requirement award made to an individual who received the av organization that he or she may own or operate i	names and total compensation of the five most ients (first-tier "subgrantees") of award funds. ing Accountability and Transparency Act of 20 xplore/FFATA.htm (Award condition: Reportin by reference here. ent, does not apply to (1) an award of less that ward as a natural person (i.e., unrelated to any b	highly compensated The details of recipient 006 (FFATA), are posted ng Subawards and n \$25,000, or (2) an
30.	Required monitoring of subawards		
	The recipient must monitor subawards under this conditions, and the DOJ Grants Financial Guide subaward. Among other things, the recipient is r specific outcomes and benefits attributable to us request, documentation of its policies and process	, and must include the applicable conditions of esponsible for oversight of subrecipient spendi e of award funds by subrecipients. The recipier	this award in any ng and monitoring of nt agrees to submit, upon
31.	Use of program income		
	Program income (as defined in the Part 200 Uni the Part 200 Uniform Requirements. Program in Federal Financial Report, SF 425.	form Requirements) must be used in accordanc ncome earnings and expenditures both must be	e with the provisions of reported on the quarterly
32.	Justice Information Sharing		
	Information sharing projects funded under this a Initiative (Global) guidelines. The recipient (and Package (GSP) and all constituent elements, wh The recipient (and any subrecipient at any tier) r compliance with the GSP and appropriate privace justification for why an alternative approach is r	d any subrecipient at any tier) must conform to ere applicable, as described at: https://it.ojp.g must document planned approaches to informa cy policy that protects shared information, or p	the Global Standards ov/ gsp_grantcondition. tion sharing and describe
33.	Avoidance of duplication of networks		
	To avoid duplicating existing networks or IT sy sharing systems which involve interstate connec possible, existing networks as the communicating demonstrate to the satisfaction of BJA that this functionality of an existing or proposed IT system	ctivity between jurisdictions, such systems shal on backbone to achieve interstate connectivity, requirement would not be cost effective or wou	unless the recipient can
34.	Compliance with 28 C.F.R. Part 23		
	With respect to any information technology sys any subrecipient at any tier) must comply with OJP determines this regulation to be applicable its discretion, perform audits of the system, as p	28 C.F.R. Part 23, Criminal Intelligence System Should OJP determine 28 C.F.R. Part 23 to be	e applicable, OJP may, at

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EECT NUMBER 2018-DJ-BX-0479 AWARD DATE 10/01/2018 SPECIAL CONDITIONS 35. Protection of human research subjects The recipient (and any subrecipient at any tier) must comply with the requirements of 28 C.F.R. Part 46 and all OJP policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent. 36. Confidentiality of data The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. 37. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force members must complete required agine, agency executive, task force officer, or other task force member of equivalent rank, must complete roining addresses task force this award, or once eve		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 11 OF 23
 Protection of human research subjects The recipient (and any subrecipient at any tier) must comply with the requirements of 28 C.F.R. Part 46 and all OJP policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent. Confidentiality of data The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commet, agency executive, task force of this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfi.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force presenting the training is available through BJA's web site and the Center	CT NUMBER	2018-DJ-BX-0479	AWARD DATE 10/01/2018	
 The recipient (and any subrecipient at any tier) must comply with the requirements of 28 C.F.R. Part 46 and all OJP policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent. Confidentiality of data The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force must complete this training one during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, p		SPECIAL (CONDITIONS	
 policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent. 36. Confidentiality of data The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. 37. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force funded with award funds who is a task force commander, agency executive, task force raining. Additionally, all future task force Integrity and Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant	35. Prote	ction of human research subjects		
 The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. 37. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force officer, or other task force member of equivalent rank, must complete required uning the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force, the recipient must compile and maintain a task force performance measurement, personnel selection, and task force oversight and accountability. If award funds are used to support a task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadersh	polici	es and procedures regarding the protection	of human research subjects, including obtainm	. Part 46 and all OJP ent of Institutional
 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23. 37. Verification and updating of recipient contact information The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force members of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.etfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.etfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be s	36. Confi	dentiality of data	· .	
 The recipient must verify its Point of Contact(POC), Financial Point of Contact (FPOC), and Authorized Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	and 2 agree	S C.F.R. Part 22 that are applicable to colle s, as a condition of award approval, to subn	ction, use, and revelation of data or information nit a Privacy Certificate that is in accord with re	n. The recipient further
 Representative contact information in GMS, including telephone number and e-mail address. If any information is incorrect or has changed, a Grant Adjustment Notice (GAN) must be submitted via the Grants Management System (GMS) to document changes. 38. Law enforcement task forces - required training Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force of the required of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.etfli.org). The training addresses task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.etfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	37. Verifi	cation and updating of recipient contact inf	formation	
 Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force oversight and accountability. If award funds are used to support a task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	Repre incorr	sentative contact information in GMS, incluent or has changed, a Grant Adjustment No	uding telephone number and e-mail address. If	any information is
 who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement. The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force oversight and accountability. If award funds are used to support a task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	38. Law e	nforcement task forces - required training		
 Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force oversight and accountability. If award funds are used to support a task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates. Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	who is must o compl	s a task force commander, agency executive complete required online (internet-based) ta ete this training once during the period of p	e, task force officer, or other task force member isk force training. Additionally, all future task f	r of equivalent rank, force members must
 Integrity and Leadership (www.ctfli.org). 39. Justification of consultant rate Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such 	Leade privac accou	rship (www.ctfli.org). The training address y and civil liberties/rights, task force perfor ntability. If award funds are used to support	es task force effectiveness, as well as other key rmance measurement, personnel selection, and t a task force, the recipient must compile and m	issues including task force oversight and
Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such	Additi Integr	onal information regarding the training is a ity and Leadership (www.ctfli.org).	vailable through BJA's web site and the Center	for Task Force
justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such	39. Justifi	cation of consultant rate		
	justifi	cation must be submitted to and approved b	l of any consultant rate in excess of \$650 per d y the OJP program office prior to obligation or	ay. A detailed expenditure of such

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•	SPECIAL	L CONDITIONS	
40. Submi	ssion of eligible records relevant to the N	National Instant Background Check System	
U.S.C. projec inform Backg system State 1 dispos are pro access relevan In the monito	ch. 409 if the recipient (or any subrect tor program (such as a law enforcement, lation, or other records that are "eligible round Check System (NICS), or that has is that contain any court dispositions, inf aw) relevant to the NICS, the recipient (or itions, information, or other records that omptly made available to the NICS or to ed by) the NICS, and when appropriat int "eligible records". event of minor and transitory non-complo- oring of compliance with this condition (firearms and background checks including 18 ipient at any tier) uses this award to fund (in who prosecution, or court program) that results in an records" (under federal or State law) relevant to to as one of its purposes the establishment or impre- formation, or other records that are "eligible records" or subrecipient, if applicable) must ensure that al are "eligible records" (under federal or State law the "State" repository/database that is electronica e promptly must update, correct, modify, or re- liance, the recipient may submit evidence to demi including subrecipient compliance). DOJ will gi	ole or in part) a specific y court dispositions, the National Instant ovement of records rds" (under federal or l such court) relevant to the NICS ally available to (and move such NICS-
	vidence in any express written determine		
	cation of Compliance with 8 U.S.C. 137. acceptance by a local government	3 and 1644 (within the funded "program or activ	ity") required for valid
Gover of the execut submin If an in necess	nment: FY 2018 Certification of Compli- local government). Unless that executed ed award document, or (2) is uploaded in tted to OJP, any submission by a local go nitial award-acceptance submission by th	cant local government must submit the required " ance with 8 U.S.C. 1373 and 1644" (executed by a certification either (1) is submitted to OJP tog n OJP's GMS no later than the day the signed aw overnment that purports to accept the award is in the recipient is invalid, once the local government and 1644, it may submit a fully-executed award tt certification.	the chief legal officer ether with the fully- ard document is valid. does submit the
For pu	rposes of this condition, "local governme	ent" does not include any Indian tribe.	
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P FORM 4000/2 (REV	v. 4-ō8)		
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	SPECIAL	CONDITIONS	
42. Nonin ongoi:	terference (within the funded "program or ng compliance	r activity") with federal law enforcement: 8 U.S	.C. 1373 and 1644;
activit agency receiv entity status "infor 2. Cer "publi 1644, subaw Also, 1	y of any subrecipient at any tier), through y, or -official may prohibit or in any way n ing information regarding citizenship or in or -agency from sending, requesting or re- as described in either 8 U.S.C. 1373(b) or mation-communication restriction" under tifications from subrecipients. The recipient c" institution of higher education, unless in properly executed by the chief legal office ard, using the appropriate form available a the recipient must require that no subrecipi	ent may not make a subaward to a State, a local it first obtains a certification of compliance with er of the government or educational institution t at https://ojp.gov/funding/Explore/SampleCertif pient (at any tier) may make a further subaward (government entity, - from sending or (a); or (2) a governmer a regarding immigration ates this condition is an government, or a 8 U.S.C. 1373 and hat would receive the ications-8USC1373.htr o a State. a local
U.S.C. the fur	. 1373 and 1644, properly executed by the ther subaward, using the appropriate OJP	acation, unless it first obtains a certification of c e chief legal officer of the government or institut form.	ion that would receive
this co	ndition.		-
extent reason	that such costs are not reimbursed under a able, necessary, and allocable costs (if any	irements is an authorized and priority purpose o any other federal program, award funds may be y) that the recipient, or any subrecipient at any t er education, incurs to implement this condition	obligated for the ier that is a State, a
5. Rule	es of Construction		
A. For	purposes of this condition:		
(1) "St educat	ate" and "local government" include any a ion or any Indian tribe.	agency or other entity thereof, but not any institu	ution of higher
	'public" institution of higher education is o	16 1	
in subs	stantial part) by a State or local governmer officials to be "government officials.")	defined as one that is owned, controlled, or direct the function of the second	ctly funded (in whole o a "government entity,"
in subs and its	officials to be "government officials.")	defined as one that is owned, controlled, or direct nt. (Such a public institution is considered to be under title VI of the Civil Rights Act of 1964 (se	a "government entity,"
in subs and its (3) "Pr (4) "In	officials to be "government officials.") ogram or activity" means what it means u unigration status" means what it means ur	nt. (Such a public institution is considered to be	a "government entity," e 42 U.S.C. 2000d-4a). is that are defined in 8
in subs and its (3) "Pr (4) "In U.S.C. (5) Pur Functio	officials to be "government officials.") ogram or activity" means what it means ur unigration status" means what it means ur 1101 mean what they mean under that see rsuant to the provisions set out at (or refere	nt. (Such a public institution is considered to be under title VI of the Civil Rights Act of 1964 (se nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and term ction 1101, except that "State" also includes An enced in) 8 U.S.C. 1551 note ("Abolition and Naturalization Service" in 8 U.S.C. 1373 and 16	a "government entity," e 42 U.S.C. 2000d-4a). is that are defined in 8 herican Samoa. Transfer of
in subs and its (3) "Pr (4) "In U.S.C. (5) Pur Function referent B. Not State o	officials to be "government officials.") ogram or activity" means what it means ur unigration status" means what it means ur 1101 mean what they mean under that sec resuant to the provisions set out at (or refere ons"), references to the "Immigration and icces to particular components of the Depar hing in this condition shall be understood	nt. (Such a public institution is considered to be under title VI of the Civil Rights Act of 1964 (se nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and term ction 1101, except that "State" also includes An enced in) 8 U.S.C. 1551 note ("Abolition and Naturalization Service" in 8 U.S.C. 1373 and 16 rtment of Homeland Security (DHS). to authorize or require any recipient, any subrec of higher education, or any other entity (or indi	a "government entity," e 42 U.S.C. 2000d-4a). is that are defined in 8 herican Samoa. Transfer of 644 are to be read as cipient at any tier, any

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	SPI	ECIAL CONDITIONS	
	award acceptance.		
43.	law enforcement (8 U.S.C. 1373 and 164 1. If the recipient is a "State," a local gov A. The recipient may not obligate award (or of any subrecipient at any tier that is a funded in whole or in part with award fur B. In addition, with respect to any projec reimburse itself if at the time it incurs a at any tier that is a State, a local governm whole or in part with award funds by the by the recipient to OJP that, as of the data (regardless of tier) that is a State, local go award condition entitled "Noninterference U.S.C. 1373 and 1644 and ongoing comp D. The recipient must promptly notify O. with award conditions or otherwise, has of recipient, or of any subrecipient at any tic education, may be subject to any informa- subrecipient that is a State, a local govern	vernment, or a "public" institution of higher education funds if, at the time of the obligation, the "program a State, a local government, or a public institution of nds is subject to any "information-communication re- et costs it incurs "at risk," the recipient may not oblig such costs the program or activity of the recipient nent, or a public institution of higher education) that ubject to any information-communication restriction recipient shall be considered, for all purposes, to be the recipient requests the drawdown, the recipient overnment, or public institution of higher education, the (within the funded 'program or activity') with fede	on: or activity" of the recipient f higher education) that is estriction." sate award funds to (or of any subrecipient would be reimbursed in and each subrecipient is in compliance with the oral law enforcement: 8 nitoring of compliance ram or activity of the iblic institution of higher baward (at any tier) to a ist require prompt
	2. Any subaward (at any tier) to a subrec education must provide that the subrecip	ipient that is a State, a local government, or a public ient may not obligate award funds if, at the time of t further such subrecipient at any tier) that is funded i n-communication restriction.	he obligation, the program
	circumstances (e.g., a small amount of av transitory non-compliance, which was ur funds that, under this condition, may not such determination, DOJ will give great	on by DOJ to the contrary, based upon a finding by ward funds obligated by the recipient at the time of a aknown to the recipient despite diligent monitoring) be made shall be unallowable costs for purposes of weight to evidence submitted by the recipient that d with the requirements set out in the "Noninterference on.	a subrecipient's minor and , any obligations of award this award. In making any emonstrates diligent
	4. Rules of Construction		
		nation-communication restriction" has the meaning 644 and ongoing compliance" condition.	set out in the
	B. Both the "Rules of Construction" and		

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	SPECIAL	CONDITIONS	, , , , , , , , , , , , , , , , , , ,
44. Noni certa	interference (within the funded "program or in law enforcement sensitive information	activity") with federal law enforcement: No pub	lic disclosure of
awar	PE. This condition applies with respect to the d, as of the date the recipient accepts this availations must be among those included in any	he "program or activity" that is funded (in whole ward, and throughout the remainder of the period subaward (at any tier).	or in part) by the of performance. Its
1. No	oninterference: No public disclosure of fede	ral law enforcement information in order to conc	eal, harbor, or shield
U.S.(infor U.S.(with	C. 1324 and 18 U.S.C. chs. 1, 49, 227), no p mation in a direct or indirect attempt to con- C. ch. 49, or any alien who has come to, ent	ederal law enforcement statutes and federal crimi public disclosure may be made of any federal law ceal, harbor, or shield from detection any fugitive ered, or remains in the United States in violation constitute (or could form a predicate for) a viola	enforcement e from justice under 18 of 8 U.S.C. ch. 12
2. M	onitoring		
The r	ecipient's monitoring responsibilities includ	le monitoring of subrecipient compliance with th	is condition.
3. Al	lowable costs		
To th reaso condi	nable, necessary, and allocable costs (if any	under any other federal program, award funds ma) of actions (e.g., training) designed to ensure co	ay be obligated for the mpliance with this
4. Ru	les of construction		
A. Fo	or purposes of this condition		
(1) th 1101	e term "alien" means what it means under s (a)(3));	ection 101 of the Immigration and Nationality A	ct (see 8 U.S.C.
made mean partn throu	available, by the federal government, to a 5 s, including, without limitation (1) throug ership or -task-force, (3) in connection with	n" means law enforcement sensitive information State or local government entity, -agency, or -offi h any database, (2) in connection with any law er any request for law enforcement assistance or -c planned, imminent, commencing, continuing, or	cial, through any nforcement ooperation, or (4)
(3) th purpe	e term "law enforcement sensitive informat ose; and	ion" means records or information compiled for a	any law enforcement
(4) th any s	e term "public disclosure" means any comm ubrecipient (at any tier) that is a governmen	nunication or release other than one (a) within the tentity.	he recipient, or (b) to
'prog	th the "Rules of Construction" and the "Imp ram or activity') with federal law enforceme tion are incorporated by reference as though	portant Note" set out in the "Noninterference (wit nt: 8 U.S.C. 1373 and 1644 and ongoing complia a set forth here in full.	hin the funded ince" award

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	SPECIAL	CONDITIONS	
45. Nonin	terference (within the funded "program or	activity") with federal law enforcement: Interre-	ogation of certain aliens
award	E. This condition applies with respect to th , as of the date the recipient accepts this av vard. Its provisions must be among those in	ne "program or activity" that is funded (in whol ward, and throughout the remainder of the peric neluded in any subaward (at any tier).	e or in part) by this of of performance for
1. Nor	ninterference with statutory law enforceme	nt access to correctional facilities	
federa as to h "anyw entity, the Ur goven	l officers and employees "have power with his right to be or to remain in the United St there in or outside the United States" with -agency, or -official may interfere with the hited States acting under color of federal la	s and regulations including 8 U.S.C. 1357(a), nout warrant to interrogate any alien or perso ates," and 8 C.F.R. 287.5(a), under which that p thin the funded program or activity, no State or he exercise of that power to interrogate "withou w) by impeding access to any State or local go such agents for the purpose "interrogat[ing] any be or to remain in the United States."	n believed to be an alien power may be exercised local government t warrant" (by agents of vernment (or
2. Mo	nitoring		
The re	ccipient's monitoring responsibilities includ	le monitoring of subrecipient compliance with	this condition.
3. Alle	owable costs		
	able, necessary, and allocable costs (if any	under any other federal program, award funds y) of actions (e.g., training) designed to ensure	
4. Rul	es of construction		
A. Fo	r purposes of this condition:		
	te term "alien" means what it means under (1101(a)(3)).	section 101 of the Immigration and Nationality	y Act (INA) (see 8
	e term "correctional facility" means what is a Act of 1968 (see 34 U.S.C. 10251(a)(7)).	it means under the title I of the Omnibus Crime	e Control and Safe
	te term "impede" includes taking or contin ctice, that	uing any action, or implementing or maintainir	ng any law, policy, rule,
(a) is	designed to prevent or to significantly dela	y or complicate, or	
(b) ha	s the effect of preventing or of significantl	y delaying or complicating.	
'progr	th the "Rules of Construction" and the "Im am or activity') with federal law enforcem- tion are incorporated by reference as thoug	portant Note" set out in the "Noninterference (ent: 8 U.S.C. 1373 and 1644 and ongoing comp sh set forth here in full.	within the funded pliance" award

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-	SPECIAL	CONDITIONS	
46. N		activity") with federal law enforcement: Notice	of scheduled release
S a p	COPE. This condition applies with respect to t	he "program or activity" that is funded (in whole vard, and throughout the remainder of the period subaward at any tier.	or in part) by the
la ra fa ra in ta p la k D ca	ocal government, a 90-day "removal period" du emove an alien from the U.S. "begins" no later ederal government is expressly authorized to m espect to the incarceration of [an] undocumente nto custody" certain criminal aliens "when the a o Congress on "the number of illegal alien[felo rompt removal" from the U.S. of removable "cr ocal government entity, -agency, or -official (in- rith the "removal" process by failing to provide DHS of the scheduled release date and time for a	s including 8 U.S.C. 1231 (for an alien incarce ring which the federal government "shall" detair than "the date the alien is released from confin ake payments to a "State or a political subdivision d criminal alien"); 8 U.S.C. 1226 (the federal go lien is released"); and 8 U.S.C. 1366 (requiring in ns] in Federal and State prisons" and programs u iminal aliens") within the funded program or cluding a government-contracted correctional fa as early as practicable (see para. 4.C. below) - particular alien, if a State or local government (HS a formal written request pursuant to the INA	n and then "shall" nement"; also, the on of the State with overnment "shall take an annual DOJ report anderway "to ensure the activity, no State or cility) may interfere advance notice to or government-
2.	Monitoring		
Т	he recipient's monitoring responsibilities includ	le monitoring of subrecipient compliance with th	is condition.
3.	Allowable costs		
re	o the extent that such costs are not reimbursed t asonable, necessary, and allocable costs (if any ondition.	under any other federal program, award funds m) of actions (e.g., training) designed to ensure co	ay be obligated for the ompliance with this
4.	Rules of construction		
А	. For purposes of this condition:		
(1) The term "alien" means what it means under a	section 101 of the INA (see 8 U.S.C. 1101(a)(3)).
(2 St	t) The term "correctional facility" means what i treets Act of 1968 (see 34 U.S.C. 10251(a)(7)).	t means under the title I of the Omnibus Crime C	Control and Safe
St	Nothing in this condition shall be understood tate or local government, or any other entity or sate and time the individual otherwise would have	to authorize or require any recipient, any subreci individual to maintain (or detain) any individual re been released.	pient at any tier, any in custody beyond the
C	. Applicability		
48 sc	hours, if possible)." (See DHS Form I-247A (: heduled release date and time for an alien are s	advance notice of scheduled release "as early as 3/17)). If (e.g., in light of the date DHS made su uch as not to allow for the advance notice that D ride only as much advance notice as practicable.	ch request) the HS has requested it
(2) Current DHS practice is to use the same form	for a second, distinct purpose to request that a	an individual be

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detained for up to 48 h detention.	SPECIAL CONDI	TIONS se. This condition does NOT encompas	s such DHS requests for	
'program or activity') v	Construction" and the "Important vith federal law enforcement: 8 U ted by reference as though set fo	Note" set out in the "Noninterference (S.C. 1373 and 1644 and ongoing comp rth here in full.	within the funded pliance" award	
The recipient may not unless it first obtains fi "Information regarding Customs Enforcement with regular document	om the proposed subrecipient res communication with the Depart (ICE)." All subrecipient response retention requirements, and must red from subrecipients that are ei	ipients al government, or a "public" institution sponses to the questions identified in th tment of Homeland Security (DHS) and as must be collected and maintained by t be made available to DOJ upon reque- ther a tribal government/organization, a	e program solicitation as I/or Immigration and the recipient, consistent st. Responses to these	
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48. Com	SPECIAL pliance with National Environmental Policy	CONDITIONS	
Envir impac Acco to obl the av The r specif subre	onmental Policy Act (NEPA), the National ct analyses requirements in the use of these rdingly, the recipient agrees to first determ ligating funds for any of these purposes. If ward, the recipient agrees to contact BJA. ecipient understands that this condition app fically funded with these award funds. That cipient, or any third party, and the activity	It at any tier) must assist BJA in complying with I Historic Preservation Act, and other related fee award funds, either directly by the recipient or ine if any of the following activities will be fun- it is determined that any of the following activit plies to new activities as set out below, whether t is, as long as the activity is being conducted by needs to be undertaken in order to use these award	deral environmental by a subrecipient. ded by the grant, prior ties will be funded by or not they are being y the recipient, a
	first be met. The activities covered by this	condition are:	
b. Mi prope	w construction; nor renovation or remodeling of a property rties located within a 100-year flood plain, le for listing on the National Register of Hi	located in an environmentally or historically se a wetland, or habitat for endangered species, or istoric Places;	ensitive area, including a property listed on or
c. A r prior	enovation, lease, or any proposed use of a use or (b) significantly change its size;	building or facility that will either (a) result in a	change in its basic
incide	plementation of a new program involving t ental component of a funded activity and (b tion environments; and	he use of chemicals other than chemicals that ar b) traditionally used, for example, in office, house	e (a) purchased as an schold, recreational, or
e. Imp identi	plementation of a program relating to cland fication, seizure, or closure of clandestine r	lestine methamphetamine laboratory operations, methamphetamine laboratories.	including the
Asses agrees	sment and/or an Environmental Impact Sta	ying with NEPA may require the preparation of tement, as directed by BJA. The recipient furth f a Mitigation Plan, as detailed at https://bja.gov ry operations.	er understands and
subrea reques	cipients' existing programs or activities that	sting Programs or Activities: For any of the rec t will be funded by these award funds, the recip in any preparation by BJA of a national or prog	ient, upon specific
49. Establ	lishment of trust fund		
requir award includ Edwa funds withir	ed to establish a trust fund account. Recipi is in interest-bearing accounts, unless regul ling any interest, may not be used to pay de rd Byrne Memorial Justice Assistance Gran in the trust fund (including any interest ear	e, the recipient (or a subrecipient, with respect to ents (and subrecipients) must maintain advance atory exclusions apply (2 C.F.R. 200.305(b)(8)) obts or expenses incurred by other activities bey nt Program (JAG). The recipient also agrees to med) during the period of performance for the a expended funds, including interest earned, must	payments of federal). The trust fund, ond the scope of the obligate the award ward and expend

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		SPECIAL C	CONDITIONS	
50.	Prohit	oition on use of award funds for match unde	er BVP program	
	JAG f	unds may not be used as the 50% match for	r purposes of the DOJ Bulletproof Vest Partner	ship (BVP) program.
51.	Certifi	cation of body armor "mandatory wear" po	olicies	
	with for certific resistant this av	unds from this award have a written "mand cations on file for any subrecipients plannin nt body armor purchases. This policy must	ion that all law enforcement agencies receiving atory wear" policy in effect. The recipient must ng to utilize funds from this award for ballistic- be in place for at least all uniformed officers b mor. There are no requirements regarding the n niformed officers while on duty.	keep signed resistant and stab- efore any funds from
52.	Body	armor - compliance with NIJ standards and	other requirements	
·	level, compl Armor ballist fitted,	make or model, from any distributor or ma y with applicable National Institute of Justi r Model List (https://nij.gov/topics/technolo ic-resistant and stab-resistant body armor p	burchased with JAG award funds may be purch nufacturer, as long as the body armor has been ice ballistic or stab standards and is listed on th bgy/body-armor/Pages/compliant-ballistic-armo burchased must be made in the United States and the latest NIJ standard information can be found itiative.aspx.	tested and found to e NIJ Compliant Body or.aspx). In addition, d must be uniquely
53.	Body	armor - impact on eligibility for other prog	ram funds	
	fundir		nder this award for purchase of body armor mag BVP) program, a separate program operated by	
54.	Repor	ting requirements		
	OJP's Perfor measu Perfor report	GMS (https://grants.ojp.usdoj.gov). Consis mance and Results Act (GPRA) and the Gl are the results of its work. The recipient mu mance Measurement Tool (PMT) website ing and other JAG requirements, refer to th	ncial Reports (SF-425) and semi-annual perfor- stent with the Department's responsibilities und PRA Modernization Act of 2010, the recipient r ast submit quarterly performance metrics report (www.bjaperformancetools.org). For more deta te JAG reporting requirements webpage. Failur in the freezing of grant funds and future High F	er the Government nust provide data that s through BJA's iled information on e to submit required
55.	Requi	red data on law enforcement agency trainin	ng	
	accou		sub-awarded funding from this JAG award mu to officers have received on the use of force, rac ent with the public.	
56.	Exper	nditures prohibited without waiver		
	No fu set fo	nds under this award may be expended on t rth at 34 U.S.C. 10152, the BJA Director ce	the purchase of items prohibited by the JAG pro-	ogram statute, unless, as

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The re the fir projecc minim remov preclu condit Excep risk," condit itself f award otherv Nothin funds the Sta absence 58. Use of If awa to the labora No pro	rization to obligate (federal) award funds expipient may obligate (federal) award funds st day of the period of performance for the t costs using non-federal funds, but any su num (1) the recipient makes a valid accepted by OJP (via a Grant Adjustment Notice des the recipient from obligating, expendition is removed.) to the extent (if any) that an award condition through a Grant Adjustment Notice, the or project costs incurred "at-risk" earlier of acceptance or prior to removal of an appli- rise are allowable costs under the award. In this condition shall be understood to to "supplant" State or local funds in violat the or local government) that federal funds are of federal funds, be made available for 1 Funds for DNA testing; upload of DNA p rd funds are used for DNA testing of evide Combined DNA Index System ("CODIS," tory with access to CODIS. offiles generated under this award may be express written approval from BJA.		nce of the award. As of nt may choose to incur isk until, at a bolding conditions are ne award document that rd funds until the ect costs incurred "at- pplicable withholding ward funds to reimburse ct costs incurred prior to see project costs my tier) to use award the chief executive of unds that would, in the ofiles must be uploaded overnment DNA DNA database without
59. Three The re compl officia and ap what p to and 10156 that ea	epted for entry into CODIS. percent set-aside for NIBRS compliance cipient must ensure that at least 3 percent iance with the FBI's National Incident-Bas l has certified that the recipient locality is proved by BJA. The recipient will be require ojects will be supported by this 3 percent approved by BJA. Recipients serving as f (d)(4)) have to pass this requirement throu ch locality in a disparate jurisdiction grou	of the total amount of this award is dedicated to sed Reporting System (NIBRS), unless the FBI already NIBRS compliant, and evidence of this uired by BJA to make revisions to budgets that t set-aside, unless evidence of NIBRS complian iscal agents for "disparate jurisdictions," (as def igh to in subawards to other localities in the disp p dedicates at least 3 percent of award funds to ate jurisdiction group, evidence of NIBRS comp	a chieving full or appropriate State has been submitted to do not clearly indicate ce has been submitted fined at 34 USC parate jurisdiction, so NIBRS compliance.

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	SPECIAL	CONDITIONS	
60. Encou	ragement of submission of "success storie	es"	
story, the rec registe option	sign in to a My BJA account at https://w ipient does not yet have a My BJA accour red, one of the available areas on the My	t annual (or more frequent) JAG success stories. ww.bja.gov/ Login.aspx to access the Success S int, please register at https://www.bja.gov/ prof BJA page will be "My Success Stories." Within nd approved by BJA, all success stories will app ssStoryList.aspx.	Story Submission form. If file.aspx. Once this box, there is an
61. Withh	olding of funds: Required certification fro	om the chief executive of the applicant governme	ent
"Certi	fications and Assurances by the Chief Exe	v down any award funds until the recipient subm ecutive of the Applicant Government," properly- otice (GAN) has been issued to remove this con	-executed (as
	cipient agrees promptly to provide, upon vard, including documentation of expendi	request, financial or programmatic-related docu tures and achievements:	mentation related to
	cipient understands that it will be subject e on short notice, and agrees that it will c	to additional financial and programmatic on-site ooperate with any such monitoring.	e monitoring, which
64. Withh	olding of funds: Completion of "OJP fina	ncial management and grant administration train	ning" required
Point o "OJP f	of Contact (POC) and all Financial Points	v down any award funds until (1) OJP determines of Contact (FPOCs) for this award have success ration training" on or after January 1, 2016, and this condition.	sfully completed an
		sfully completed the training required by this co he award to request initiation of a GAN to remov	
purpos	of the OJP trainings that OJP will conside ses of this condition is available at https:// e a session on grant fraud prevention and	er an "OJP financial management and grant adm /ojp.gov/training/fmts.htm. All trainings that sat detection.	inistration training" for tisfy this condition
65. Withh	olding - DHS question attachment		
approv Comn	ved the required application attachment(s) nunication with the Department of Homel	down funds until the Office of Justice Program.) described in the program solicitation as "Inform and Security (DHS) and/or Immigration and Cu ice (GAN) releasing this special condition.	nation regarding
66. Withh	olding of funds: Required certification re	egarding body-worn cameras	
reviev	ecipient may not obligate, expend, or draw wed, the required certification regarding b to remove this condition.	v down any award funds until the recipient subm ody-worn cameras, and a Grant Adjustment Not	nits, and OJP has tice (GAN) has been
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. SPE	ECIAL CONDITIONS		
nanager for this OJP award a complete D	Disclosure of Lobbying A	under this award until it has ctivities (SF-LLL) form, an	s provided to the grant nd OJP has issued a Grant
rograms has received and approved the i	awdown funds until the E required application attac	Bureau of Justice Assistance hment(s) and has issued a	e, Office of Justice Grant Adjustment Notice
	,		
	Vithholding of funds: Disclosure of lobi he recipient may not obligate, expend, of hanager for this OJP award a complete E adjustment Notice to remove this special ecipient may not obligate, expend or dra rograms has received and approved the GAN) releasing this special condition.	nanager for this OJP award a complete Disclosure of Lobbying A dujustment Notice to remove this special condition. ecipient may not obligate, expend or drawdown funds until the E rograms has received and approved the required application attact JAN) releasing this special condition.	Vitholding of funds: Disclosure of lobbying he recipient may not obligate, expend, or draw down any funds under this award until it has manager for this OJP award a complete Disclosure of Lobbying Activities (SF-LLL) form, at djustment Notice to remove this special condition. ecipient may not obligate, expend or drawdown funds until the Bureau of Justice Assistance rograms has received and approved the required application attachment(s) and has issued a JAN) releasing this special condition.