

U.S. Department of Justice

Office of Justice Programs

Office of the Assistant Attorney General

Washington, D.C. 20531

September 24, 2019

Mr. Steven S. Carrigan City of Merced 678 W 18th St. Merced, CA 95340-3703

Dear Mr. Carrigan:

On behalf of Attorney General William P. Barr, it is my pleasure to inform you that the Office of Justice Programs has approved your application for funding under the FY 19 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation in the amount of \$42,513 for City of Merced.

Enclosed you will find the Grant Award and Special Conditions documents. This award is subject to all administrative and financial requirements, including the timely submission of all financial and programmatic reports, resolution of all interim audit findings, and the maintenance of a minimum level of cash-on-hand. Should you not adhere to these requirements, you will be in violation of the terms of this agreement and the award will be subject to termination for cause or other administrative action as appropriate.

If you have questions regarding this award, please contact:

- Program Questions, Linda Hill-Franklin, Program Manager at (202) 514-0712; and
- Financial Questions, the Office of the Chief Financial Officer, Customer Service Center (CSC) at (800) 458-0786, or you may contact the CSC at ask.ocfo@usdoj.gov.

Congratulations, and we look forward to working with you.

Sincerely,

HEN

Katharine T. Sullivan Principal Deputy Assistant Attorney General

Enclosures



U.S. Department of Justice Office of Justice Programs *Office of Civil Rights*

Washington, DC 20531

September 24, 2019

Mr. Steven S. Carrigan City of Merced 678 W 18th St. Merced, CA 95340-3703

Dear Mr. Carrigan:

Congratulations on your recent award! The Office for Civil Rights (OCR), Office of Justice Programs (OJP), U.S. Department of Justice (DOJ) has been delegated the responsibility for ensuring that recipients of federal financial assistance from the OJP, the Office of Community Oriented Policing Services (COPS), and the Office on Violence Against Women (OVW) are not engaged in discrimination prohibited by law. Several federal civil rights laws, such as Title VI of the Civil Rights Act of 1964 and Title IX of the Education Amendments of 1972, require recipients of federal financial assistance to give assurances that they will comply with those laws. In addition to those civil rights laws, many grant program statutes contain nondiscrimination provisions that require compliance with them as a condition of receiving federal financial assistance. For a complete review of these civil rights laws and nondiscrimination requirements, in connection with OJP and other DOJ awards, see https://ojp.gov/funding/Explore/LegalOverview/CivilRightsRequirements.htm

Under the delegation of authority, the OCR investigates allegations of discrimination against recipients from individuals, entities, or groups. In addition, the OCR conducts limited compliance reviews and audits based on regulatory criteria. These reviews and audits permit the OCR to evaluate whether recipients of financial assistance from the Department are providing services in a nondiscriminatory manner to their service population or have employment practices that meet equal-opportunity standards.

If you are a recipient of grant awards under the Omnibus Crime Control and Safe Streets Act or the Juvenile Justice and Delinquency Prevention Act and your agency is part of a criminal justice system, there are two additional obligations that may apply in connection with the awards: (1) complying with the regulation relating to Equal Employment Opportunity Programs (EEOPs); and (2) submitting findings of discrimination to OCR. For additional information regarding the EEOP requirement, see 28 CFR Part 42, subpart E, and for additional information regarding requirements when there is an adverse finding, see 28 C.F.R. §§ 42.204(c), .205(c)(5). Please submit information about any adverse finding to the OCR at the above address.

We at the OCR are available to help you and your organization meet the civil rights requirements that are associated with OJP and other DOJ grant funding. If you would like the OCR to assist you in fulfilling your organization's civil rights or nondiscrimination responsibilities as a recipient of federal financial assistance, please do not hesitate to let us know.

Sincerely,

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Michael L. Alston Director

cc: Grant Manager Financial Analyst

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	Grant	PAGE 1 OF 29
1. RECIPIENT NAM	E AND ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2019-DJ-BX-0625	
City of Merced 678 W 18th St. Merced, CA 9534		5. PROJECT PERIOD: FROM 10/01/2018	TO 09/30/2022 TO 09/30/2022
		6. AWARD DATE 09/24/2019 7.	ACTION
2a. GRANTEE IRS/V 946003711		8. SUPPLEMENT NUMBER 00	Initial
2b. GRANTEE DUN 169211554	S NO.	9. PREVIOUS AWARD AMOUNT	\$ 0
3. PROJECT TITLE FY 19 Local JAG	Drogenous	10. AMOUNT OF THIS AWARD	\$ 42,513
FT 19 Local JAG	riogram	11. TOTAL AWARD	\$ 42,513
ON THE ATTAC 13. STATUTORY AI This project is sup subpart 1 of part E 14 . CATALOG OF I	ANT PROJECT IS APPROVED SUBJECT TO SUCH C HED PAGE(S). UTHORITY FOR GRANT ported under FY19(BJA - JAG State and JAG Local) Tit (codified at 34 U.S.C. 10151 - 10158); see also 28 U.S.(DOMESTIC FEDERAL ASSISTANCE (CFDA Number) Byrne Memorial Justice Assistance Grant Program		
GPRS			
	AGENCY APPROVAL	GRANTEE ACCEPTAN	CE
16 TYPED NAME A	AGENCY APPROVAL	GRANTEE ACCEPTAN 18. TYPED NAME AND TITLE OF AUTHORIZED	
Katharine T. Sulli		Steven S. Carrigan City Manager	GRANTEE OFFICIAL
17. SIGNATURE OF	APPROVING OFFICIAL	19. SIGNATURE OF AUTHORIZED RECIPIENT O	FFICIAL 19A. DATE
	AGENO	Y USE ONLY	
20. ACCOUNTING O FISCAL FUND YEAR CODE X B	CLASSIFICATION CODES BUD. DIV. ACT. OFC. REG. SUB. POMS AMOUNT DJ 80 00 00 42513	21. UDJUGT0855	

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

CONTRACTOR OF	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 2 OF 29
ROJECT NUMBER	2019-DJ-BX-0625	AWARD DATE	09/24/2019	
	SPECIAL	CONDITIONS		
1. Requir	rements of the award; remedies for non-co	ompliance or for m	naterially false statements	
submit require officia person	onditions of this award are material require ted by or on behalf of the recipient that re ement of this award. By signing and accept a accepts all material requirements of the ally executed by the authorized recipient to comply with any one or more of these	elate to conduct du pting this award o award, and specifi official.	ring the period of perform n behalf of the recipient, t cally adopts all such assu	nance also is a material he authorized recipient rances or certifications as if
condit - may award.	ion incorporated by reference below, or an result in the Office of Justice Programs (" Among other things, the OJP may withh S. Department of Justice ("DOJ"), include	n assurance or cer 'OJP") taking appr hold award funds,	ification related to condu- opriate action with respec disallow costs, or suspend	ct during the award period - t to the recipient and the or terminate the award.
or omi and/or	aterially false, fictitious, or fraudulent sta ssion of a material fact) may be the subjec 34 U.S.C. 10271-10273), and also may le or otherwise (including under 31 U.S.C.	ct of criminal pros ead to imposition	ecution (including under of civil penalties and admi	18 U.S.C. 1001 and/or 1621,
shall fi	I any provision of a requirement of this av irst be applied with a limited construction nstead, that the provision is utterly invalid	so as to give it the	e maximum effect permitt	ed by law. Should it be
2. Applic	ability of Part 200 Uniform Requirements	S		
and su	niform Administrative Requirements, Cos pplemented by DOJ in 2 C.F.R. Part 2800 ward from OJP.			
supple Decem (regard	art 200 Uniform Requirements were first a ments funds previously awarded by OJP u aber 2014), the Part 200 Uniform Requires illess of the award date, and regardless of ligated on or after the acceptance date of t	under the same aw ments apply with whether derived fi	ard number (e.g., funds av respect to all funds under rom the initial award or a	warded during or before that award number
	ore information and resources on the Part rants"), see the OJP website at https://ojp.			
any tie 425), u any tie	d retention and access: Records pertinent r) must retain typically for a period of 2 inless a different retention period applies r) must provide access, include performant ting documents, statistical records, and ot	3 years from the d and to which th nce measurement	ate of submission of the fi e recipient (and any subre information, in addition to	nal expenditure report (SF cipient ("subgrantee") at the financial records,
that m	event that an award-related question arise ay appear to conflict with, or differ in son ent is to contact OJP promptly for clarifica	ne way from, the p		

TOTICE UNIT	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 29
PROJECT NUM	BER 2019-DJ-BX-0625	AWARD DATE 09/24/2019	1
F (U	ompliance with DOJ Grants Financial Guide eferences to the DOJ Grants Financial Guide a urrently, the "DOJ Grants Financial Guide" av	<i>CONDITIONS</i> are to the DOJ Grants Financial Guide as posted o vailable at https://ojp.gov/financialguide/DOJ/ind period of performance. The recipient agrees to co	ex.htm), including any
C r r c F r T	classified (that is, moved and renumbered) to classification encompassed a number of statut operative agreements), including many provi- ffective as of September 1, 2017, any reference classified to the new Title 34 of the U.S. Code tle 34. This rule of construction specifically in	to a new Title 34 of the United States Code sions previously codified elsewhere in the U.S. Co a new Title 34, entitled "Crime Control and Law tory provisions pertinent to OJP awards (that is, C isions previously codified in Title 42 of the U.S. C ce in this award document to a statutory provision le is to be read as a reference to that statutory prov includes references set out in award conditions, re ard conditions, and references set out in other awa	Enforcement." The DJP grants and Code. that has been ision as reclassified to ferences set out in
F c r t t f F c c F F c c f F c c f T c c c r r t t t t c c r r t t t t c c r r t t t t	ompleted an "OJP financial management and g cipient's acceptance of the award. Successful is condition. the event that either the POC or an FPOC for POC must have successfully completed an "O lendar days after (1) the date of OJP's appro DC), or (2) the date the POC enters informatic ompletion of such a training on or after Januar list of OJP trainings that OJP will consider "C urposes of this condition is available at https:// clude a session on grant fraud prevention and ne recipient should anticipate that OJP will im	cial Points of Contact (FPOCs) for this award mus grant administration training" by 120 days after th l completion of such a training on or after January r this award changes during the period of perform DJP financial management and grant administration roval of the "Change Grantee Contact" GAN (in th on on the new FPOC in GMS (in the case of a new ry 1, 2017, will satisfy this condition. OJP financial management and grant administration/ //www.ojp.gov/training/fmts.htm. All trainings th	ance, the new POC or n training" by 120 the case of a new to FPOC). Successful on training" for at satisfy this condition recipient fails to
A i: C U	direct cost rate described in 2 C.F.R. 200.414 JP in writing of both its eligibility and its elec	cost rate Uniform Requirements and other applicable law to (f), and that elects to use the "de minimis" indirec- ction, and must comply with all associated require may be applied only to modified total direct costs	t cost rate, must advise ments in the Part 200

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 29
PROJECT NUME	BER 2019-DJ-BX-0625	AWARD DATE 09/24/2019	
	equirement to report potentially duplicative fu	-	
fu of id av av	inds during the period of performance for this f those other federal awards have been, are bei lentical cost items for which funds are provide warding agency (OJP or OVW, as appropriate	Is of federal funds, or if the recipient receives any award, the recipient promptly must determine w ing, or are to be used (in whole or in part) for one ed under this award. If so, the recipient must pro-) in writing of the potential duplication, and, if so tion or change-of-project-scope grant adjustment ing.	hether funds from any e or more of the mptly notify the DOJ o requested by the DOJ
TI	he recipient must comply with applicable requ	nagement and Universal Identifier Requirements airements regarding the System for Award Mana, This includes applicable requirements regarding r ion in SAM.	
(f		e restrictions on subawards ("subgrants") to first-t on subawards to entities that do not acquire and or SAM registration.	
at		to SAM and to unique entity identifiers are post ward condition: System for Award Managemen by reference here.	
		individual who received the award as a natural I or she may own or operate in his or her name).	person (i.e., unrelated to

		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 5 OF 29		
PROJECT NU	JMBER	2019-DJ-BX-0625	AWARD DATE 09/24/2019			
		SPECIAL	CONDITIONS			
9.	Emplo	syment eligibility verification for hiring un	nder the award			
	1. The	recipient (and any subrecipient at any tier	r) must			
	or in p	art) with award funds, the recipient (or an	any position within the United States that is or wi y subrecipient) properly verifies the employment le provisions of 8 U.S.C. 1324a(a)(1) and (2).			
		tify all persons associated with the recipie ward of both	nt (or any subrecipient) who are or will be involv	red in activities under		
	(1) this	s award requirement for verification of en	ployment eligibility, and			
	(2) the associated provisions in 8 U.S.C. 1324a(a)(1) and (2) that, generally speaking, make it unlawful, in the United States, to hire (or recruit for employment) certain aliens.					
	C. Provide training (to the extent necessary) to those persons required by this condition to be notified of the award requirement for employment eligibility verification and of the associated provisions of 8 U.S.C. 1324a(a)(1) and (2).					
	D. As part of the recordkeeping for the award (including pursuant to the Part 200 Uniform Requirements), maintain records of all employment eligibility verifications pertinent to compliance with this award condition in accordance with Form I-9 record retention requirements, as well as records of all pertinent notifications and trainings.					
	2. Mor	nitoring				
	The re	cipient's monitoring responsibilities inclu-	de monitoring of subrecipient compliance with th	is condition.		
	3. Allo	owable costs				
	To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions designed to ensure compliance with this condition.					
	4. Rule	es of construction				
	A. Sta	ff involved in the hiring process				
	(witho	ut limitation) any and all recipient (or any	e or will be involved in activities under this award subrecipient) officials or other staff who are or or will be funded (in whole or in part) with award	will be involved in the		
	B. Em	ployment eligibility confirmation with E-	Verify			
	recipie approp E-Veri confirm	ent (or any subrecipient) may choose to pa briate person authorized to act on behalf o ify procedures, including in the event of a	is condition regarding verification of employmen articipate in, and use, E-Verify (www.e-verify.gov f the recipient (or subrecipient) uses E-Verify (an "Tentative Nonconfirmation" or a "Final Noncon For a position in the United States that is or will b	v), provided an d follows the proper nfirmation") to		
		nited States" specifically includes the Dist and the Commonwealth of the Northern	rict of Columbia, Puerto Rico, Guam, the Virgin Mariana Islands.	Islands of the United		
	D. Not	thing in this condition shall be understood	to authorize or require any recipient, any subrec	ipient at any tier, or		
OJP FORM 400	00/2 (REV	7. 4-88)				

A CONTRACTOR OF	NUM SIL	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 6 OF 29	
PROJECT NU	JMBER	2019-DJ-BX-0625	AWARD DATE	09/24/2019	·	
		SPECIAL	CONDITIONS			
	any pe	rson or other entity, to violate any federal	law, including a	ny applicable civil rights or none	discrimination law.	
	E. Nothing in this condition, including in paragraph 4.B., shall be understood to relieve any recipient, any subrecipient at any tier, or any person or other entity, of any obligation otherwise imposed by law, including 8 U.S.C. 1324a(a)(1) and (2).					
	Questions about E-Verify should be directed to DHS. For more information about E-Verify visit the E-Verify website (https://www.e-verify.gov/) or email E-Verify at E-Verify@dhs.gov. E-Verify employer agents can email E-Verify at E-Verify at E-VerifyEmployerAgent@dhs.gov.					
	Questi	ons about the meaning or scope of this co	ndition should be	e directed to OJP, before award a	acceptance.	
10.	Requir	rement to report actual or imminent breach	h of personally id	entifiable information (PII)		
	The recipient (and any "subrecipient" at any tier) must have written procedures in place to respond in the event of an actual or imminent "breach" (OMB M-17-12) if it (or a subrecipient) (1) creates, collects, uses, processes, stores, maintains, disseminates, discloses, or disposes of "personally identifiable information (PII)" (2 CFR 200.79) within the scope of an OJP grant-funded program or activity, or (2) uses or operates a "Federal information system" (OMB Circular A-130). The recipient's breach procedures must include a requirement to report actual or imminent breach of PII to an OJP Program Manager no later than 24 hours after an occurrence of an actual breach, or the detection of an imminent breach.					
11.	All sul	bawards ("subgrants") must have specific	federal authorization	tion		
	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements for authorization of any subaward. This condition applies to agreements that for purposes of federal grants administrative requirements OJP considers a "subaward" (and therefore does not consider a procurement "contract").					
	https://	etails of the requirement for authorization /ojp.gov/funding/Explore/SubawardAuthor c federal authorization), and are incorpora	orization.htm (Aw	vard condition: All subawards (
12.		ic post-award approval required to use a n 1 \$250,000	ioncompetitive ap	pproach in any procurement con-	tract that would	
	specifi Simpli	cipient, and any subrecipient ("subgrantee c advance approval to use a noncompetiti fied Acquisition Threshold (currently, \$2: l grants administrative requirements OJ ward).	ve approach in ar 50,000). This con	ny procurement contract that wo ndition applies to agreements that	uld exceed the at for purposes of	
	an OJH (Awar	etails of the requirement for advance appropriate appropriate and the OJP web site at d condition: Specific post-award approva tract would exceed \$250,000)), and are in	https://ojp.gov/fu al required to use	inding/Explore/Noncompetitivel a noncompetitive approach in a	Procurement.htm	

TUTTE TO	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 7 OF 29
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13. Unrea		<i>CONDITIONS</i> the award; association with federal government	
SCOP part) t the pu this co	PE. This condition applies with respect to a by this award, whether by the recipient or irchase or acquisition, the method of procu- ondition must be among those included in	any procurement of property or services that is fur by any subrecipient at any tier, and regardless of irement, or the nature of any legal instrument use any subaward (at any tier).	the dollar amount of
Consi award associ 200.3 comp firms recipi the ba entity 200.3 2. Mo	stent with the (DOJ) Part 200 Uniform Re is to be "manage[d] and administer[ed] in a ated programs are implemented in full acc 19(a) (generally requiring "[a]II procurement etition" and forbidding practices "restrictive in order for them to qualify to do businesss ent (or subrecipient, at any tier) may (in ar sis of such person or entity's status as an " 's status as a parent, affiliate, or subsidiary 19(a) or as specifically authorized by USE nitoring		xpended and uuirements") and oviding full and open le requirements on ement process") no any person or entity on asis of such person or in 2 C.F.R.
The re	ecipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.
3. All	owable costs		
		under any other federal program, award funds m y) of actions designed to ensure compliance with	
4. Rul	es of construction		
preser recipi behalf such e	nt) by or on behalf of the federal governme ent or -subrecipient (at any tier), agent, or f of (or in providing goods or services to o	nt" means any person or entity engaged or employ ent as an employee, contractor or subcontractor otherwise in undertaking any work, project, or r on behalf of) the federal government, and include on or entity committed by legal instrument to under services) in future.	(at any tier), grant activity for or on les any applicant for
		to authorize or require any recipient, any subreci law, including any applicable civil rights or non-	

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 29			
PROJECT NUM	IBER 2019-DJ-BX-0625	AWARD DATE 09/24/2019				
	SPECIAL	CONDITIONS				
	Requirements pertaining to prohibited conduct r OJP authority to terminate award)	elated to trafficking in persons (including reporti-	ng requirements and			
The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements (including requirements to report allegations) pertaining to prohibited conduct related to the trafficking of persons, whether on the part of recipients, subrecipients ("subgrantees"), or individuals defined (for purposes of this condition) as "employees" of the recipient or of any subrecipient.						
	The details of the recipient's obligations related to prohibited conduct related to trafficking in persons are posted on the OJP web site at https://ojp.gov/funding/Explore/ProhibitedConduct-Trafficking.htm (Award condition: Prohibited conduct by recipients and subrecipients related to trafficking in persons (including reporting requirements and OJP authority to terminate award)), and are incorporated by reference here.					
15.	Determination of suitability to interact with part	icipating minors				
]	SCOPE. This condition applies to this award if it is indicated in the application for the award (as approved by DOJ)(or in the application for any subaward, at any tier), the DOJ funding announcement (solicitation), or an associated federal statute that a purpose of some or all of the activities to be carried out under the award (whether by the recipient, or a subrecipient at any tier) is to benefit a set of individuals under 18 years of age.					
	The recipient, and any subrecipient at any tier, must make determinations of suitability before certain individuals may interact with participating minors. This requirement applies regardless of an individual's employment status.					
(The details of this requirement are posted on the OJP web site at https://ojp.gov/funding/Explore/Interact-Minors.htm (Award condition: Determination of suitability required, in advance, for certain individuals who may interact with participating minors), and are incorporated by reference here.					
	Compliance with applicable rules regarding app other events	roval, planning, and reporting of conferences, me	eetings, trainings, and			
]	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable laws, regulations, policies, and official DOJ guidance (including specific cost limits, prior approval and reporting requirements, where applicable) governing the use of federal funds for expenses related to conferences (as that term is defined by DOJ), including the provision of food and/or beverages at such conferences, and costs of attendance at such conferences.					
		conferences and the rules applicable to this award 10 of "Postaward Requirements" in the "DOJ Gra				
17.	Requirement for data on performance and effect	iveness under the award				
, 1	The data must be provided to OJP in the manner solicitation or other applicable written guidance	t measure the performance and effectiveness of w r (including within the timeframes) specified by C . Data collection supports compliance with the G BPRA Modernization Act of 2010, and other appli	DJP in the program Sovernment			
18.	OJP Training Guiding Principles					
(delivers with OJP award funds must adhere to the	ent or any subrecipient ("subgrantee") at any ti ne OJP Training Guiding Principles for Grantees FrainingPrinciplesForGrantees-Subgrantees.htm.				

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 9 OF 29			
PROJECT NUM	BER 2019-DJ-BX-0625	AWARD DATE 09/24/2019	1			
T	Effect of failure to address audit issues The recipient understands and agrees that the I ward funds, or may impose other related requ	L CONDITIONS DOJ awarding agency (OJP or OVW, as appropriat irements, if (as determined by the DOJ awarding a utstanding issues from audits required by the Part 2	gency) the recipient			
R		or other outstanding issues that arise in connection				
20. P	Potential imposition of additional requirements	S				
(The recipient agrees to comply with any additional requirements that may be imposed by the DOJ awarding agency (OJP or OVW, as appropriate) during the period of performance for this award, if the recipient is designated as "high-risk" for purposes of the DOJ high-risk grantee list.					
21. 0	Compliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. Pa	rt 42			
C	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42, specifically including any applicable requirements in Subpart E of 28 C.F.R. Part 42 that relate to an equal employment opportunity program.					
22. 0	22. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 54					
	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs."					
23. 0	Compliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. Par	rt 38			
C		ee") at any tier, must comply with all applicable re- e to time), specifically including any applicable re- ospective program beneficiaries.				
b p (asis of religion, a religious belief, a refusal to ractice. Part 38, currently, also sets out rules	38 includes rules that prohibit specific forms of dis hold a religious belief, or refusal to attend or parti and requirements that pertain to recipient and subr conduct explicitly religious activities, as well as ru are faith-based or religious organizations.	cipate in a religious recipient			
h		ne Electronic Code of Federal Regulations (current wse), by browsing to Title 28-Judicial Administrat				

or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance Grant	N PAGE 10 OF 29				
 24. Restrictions on "lobbying" In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.) Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that 	2019-DJ-BX-0625 AWARD DATE 09/24/2019	I				
In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.) Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that	SPECIAL CONDITIONS					
 subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.) Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that 	ions on "lobbying"					
subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that	subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be					
applies to Indian tribes and tribal organizations.	subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that					
	Should any question arise as to whether a particular use of federal funds by a recipient (or subrecipient) would or might fall within the scope of these prohibitions, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP.					
25. Compliance with general appropriations-law restrictions on the use of federal funds (FY 2019)	ance with general appropriations-law restrictions on the use of federal funds (F	2019)				
The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2019, are set out at https://ojp.gov/funding/Explore/FY19AppropriationsRestrictions.htm, and are incorporated by reference here.	om various "general					
Should a question arise as to whether a particular use of federal funds by a recipient (or a subrecipient) would or migh fall within the scope of an appropriations-law restriction, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP.						
26. Reporting potential fraud, waste, and abuse, and similar misconduct	ng potential fraud, waste, and abuse, and similar misconduct					
The recipient and any subrecipients ("subgrantees") must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct.	ny credible evidence that a principal, employee, agent, subrecipient, contractor, connection with funds under this award (1) submitted a claim that violates the ted a criminal or civil violation of laws pertaining to fraud, conflict of interest, l	ubcontractor, or other person False Claims Act; or (2)				
Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by(1) online submission accessible via the OIG webpage at https://oig.justice.gov/hotline/contact-grants.htm (select "Submit Report Online"); (2) mail directed to: Office of the Inspector General, U.S. Department of Justice, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 20530; and/or (3) by facsimile directed to the DOJ OIG Fraud Detection Office (Attn: Grantee Reporting) at (202) 616-9881 (fax).	(1) online submission accessible via the OIG webpage at https://oig.justice.go Submit Report Online"); (2) mail directed to: Office of the Inspector General, U ations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 2	hotline/contact-grants.htm S. Department of Justice, 530; and/or (3) by facsimile				
Additional information is available from the DOJ OIG website at https://oig.justice.gov/hotline.	nal information is available from the DOJ OIG website at https://oig.justice.gov	iotline.				

	A DECEMBER OF A	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 11 OF 29
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27.	Restric	ctions and certifications regarding non-dis	closure agreemen	ts and related matters	
	subcor agreen accord depart The fo	ipient or subrecipient ("subgrantee") unde intract with any funds under this award, ma nent or statement that prohibits or otherwi- lance with law) of waste, fraud, or abuse to ment or agency authorized to receive such regoing is not intended, and shall not be u ements applicable to Standard Form 312 (1)	ay require any emp se restricts, or pur o an investigative a information.	ployee or contractor to sign an ports to prohibit or restrict, the or law enforcement representat agency making this award, to c	internal confidentiality reporting (in tive of a federal ontravene
		ve compartmented information), or any of closure of classified information.	ther form issued b	y a federal department or agend	cy governing the
	1. In a	accepting this award, the recipient			
	or con	resents that it neither requires nor has requires that currently prohibit or otherwis ctors from reporting waste, fraud, or abuse	e currently restric	t (or purport to prohibit or restr	
	agreen or abu writter	tifies that, if it learns or is notified that it i nents or statements that prohibit or otherw se as described above, it will immediately n notification to the federal agency making tions only if expressly authorized to do so	vise restrict (or pur stop any further of g this award, and y	port to prohibit or restrict), republications of award funds, will	orting of waste, fraud, provide prompt
	2. If the both	he recipient does or is authorized under th	is award to make	subawards ("subgrants"), procu	rement contracts, or
	a. it re	epresents that			
	(wheth require prohib	has determined that no other entity that the her through a subaward ("subgrant"), proce es or has required internal confidentiality a it or otherwise currently restrict (or purpo or abuse as described above; and	urement contract, agreements or stat	or subcontract under a procure ements from employees or con	ment contract) either tractors that currently
	(2) it	has made appropriate inquiry, or otherwise	e has an adequate	factual basis, to support this re	presentation; and
	under or othe immed the fed	ertifies that, if it learns or is notified that a this award is or has been requiring its emp erwise restrict (or purport to prohibit or res liately stop any further obligations of awa leral agency making this award, and will r ized to do so by that agency.	ployees or contrac strict), reporting o rd funds to or by t	tors to execute agreements or set f waste, fraud, or abuse as desc hat entity, will provide prompt	tatements that prohibit bribed above, it will written notification to

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28.	Compl	SPECIAL iance with 41 U.S.C. 4712 (including pro	CONDITIONS	notice to employees)	
20.	The red U.S.C. employ gross v health	cipient (and any subrecipient at any tier) r 4712, including all applicable provisions yee as reprisal for the employee's disclosu vaste of federal funds, an abuse of authori or safety, or a violation of law, rule, or re	nust comply with, au that prohibit, under ure of information rel ity relating to a feder gulation related to a	nd is subject to, all applicable specified circumstances, disc ated to gross mismanagemer al grant, a substantial and sp federal grant.	rimination against an at of a federal grant, a ecific danger to public
		cipient also must inform its employees, in yee rights and remedies under 41 U.S.C. 4		predominant native language	of the workforce), of
		a question arise as to the applicability of the DOJ awarding agency (OJP or OVW			he recipient is to
29.	Encour	agement of policies to ban text messaging	g while driving		
	51225 bannin award,	nt to Executive Order 13513, "Federal Le (October 1, 2009), DOJ encourages recip g employees from text messaging while d and to establish workplace safety policies s caused by distracted drivers.	ients and subrecipier lriving any vehicle d	nts ("subgrantees") to adopt a uring the course of performin	nd enforce policies ng work funded by this
30.	Requir	ement to disclose whether recipient is des	signated "high risk"	by a federal grant-making age	ency outside of DOJ
	during inform include perform the foll was de	ecipient is designated "high risk" by a fed the course of the period of performance u ation to OJP by email at OJP.Compliance es any status under which a federal award nance, or other programmatic or financial lowing: 1. The federal awarding agency the signated high risk, 3. The high-risk point uddress), and 4. The reasons for the high-risk	inder this award, the Reporting@ojp.usdo ing agency provides I concerns with the r hat currently designa of contact at that fec	recipient must disclose that is oj.gov. For purposes of this of additional oversight due to the ecipient. The recipient's discl tes the recipient high risk, 2. leral awarding agency (name	fact and certain related disclosure, high risk ne recipient's past osure must include The date the recipient , phone number, and

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		SPECIAL	CONDITIONS		
31.	ongoin	g compliance	activity") with federal law enforcement: 8 U.S.C	/	
	activity agency receivin entity of status a	of any subrecipient at any tier), through or -official may prohibit or in any way r ng informat on regarding citizenship or ir r -agency from sending, requesting or red	but the period of performance, no State or local go restrict (1) any government entity or -official fro nmigration status as described in 8 U.S.C. 1373(a ceiving, maintaining, or exchanging information r 1644. Any prohibition (or restriction) that violate	overnment entity, - om sending or a); or (2) a government regarding immigration	
	2. The this con		lude monitoring of subrecipien compliance with	the requirements of	
	extent t reasona	hat such costs are not reimbursed under a ble, necessary, and allocable costs (if any	irements is an authorized and priority purpose of t any other federal program, award funds may be of y) that the recipient, or any subrecipient at any tie er education, incurs to implement this condition.	oligated for the	
	4. Rule	s of Construction			
	A. For	purposes of this condition:	\bigvee		
		ate" and "local government" include any a on or any Indian tribe.	agen over other entity thereof, but not any institut	ion of higher	
	in subs	public" institution of higher education i tantial part) by a State or local governmen officials to be "government officials.")	defined as one that is owned, controlled, or direct nt. (Such a public institution is considered to be a	ly funded (in whole or "government entity,"	
	(3) "Pro	ogram or activity" means what it means u	nder title VI of the Civil Rights Act of 1964 (see	42 U.S.C. 2000d-4a).	
	(4) "Im U.S.C.	migration status" means what it means un 1101 mean what they mean under that se	nder 8 U.S.C. 1373 and 8U.S.C. 1644; and terms ction 1101, except that "State" also includes Ame	that are defined in 8 erican Samoa.	
	Functio		enced in) 8 U.S.C. 1551 note (Abolition and T Naturalization Service" in 8 U.S.C. 1373 and 164 rtment of Homeland Security (DHS)		
	State of		to authorize or require any recipient, any subrecipient of higher education, or any other entity (or indivi- or nondiscrimination law.		
		TANT NOTE: Any questions about the ecceptance.	meaning or scope of this condition should be div	cted to OJP, before	

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

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32. No us	of funds to interfere with federal law ent	forcement: 8 U.S.C. 1373 and 1644; ongoing com	pliance
under entity U.S.C excha	this award (including under any subaward or -offic al from sending or receiving info 2. 1373(a); or (2) a government entity or -a nging inform tion regarding immigration	ate or local government entity, -agency, or -offici d, at any tier) to prohibit or in any way restrict (prmation regarding citizenship or immigration da gency from sending, requesting or receiving mai status as described in either 8 U.S.C. 1373(6) or 1 "information-communication restriction" under th) any government tus as described in 8 ntaining, or 1644. Any prohibition
	e recipient's monitoring responsibilities incondition.	clude monitoring of subrecipient compliance with	the requirements of
extent reason	t that such costs are not reinbursed under a hable, necessary, and allocable costs (if an	irements is an authorized and priority purpose of any other federal program, ward funds may be o y) that the recipient, or any subrecipient at any te er education, incurs to implement this condition.	bligated for the
(withi	les of Construction. Both the "Rules of Co n the funded "program or activity") with f tion are incorporated by reference as those	nstruction" and the Important Note" set out in the ederal law enforcement: 8 U.S.C. 1373 and 1644 gh set forth here in full.	e "Noninterference ; ongoing compliance"

CONTRACTOR OF THE PARTY OF THE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 15 OF 29
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	SPECIAL	CONDITIONS	4
	notity to obligate award funds contingent on enforcement: 8 U.S.C. 1373 and 1644; unal	noninterference (within the funded "program or lowable costs; notification	activity) with federal
1. If	the rect, ient is a "State," a local government	nt, or a "public" institution of higher education:	/
(or o	of any subrecipient at any tier that is a State,	f, at the time of the obligation, the "program or ac a local government, or a public institution of hig ubject to any "information-communication restrict	her education) that is
reim at ar	burse itself if at the time it incurs such co by tier that is a State, a local government, or	it incurs "at risk," the recipient may not obligate a lists the program or activity of the recipient (or o a public institution of higher education) that wou o any information-communic non restriction.	of any subrecipient
(reg awa	ardless of tier) that is a State, local sovernm	ent shall be considered, for all purposes, to be a m cipient requests the drawdown, the recipient and ent, or public institution of higher education, is in in the funded 'program or activity') with federal l	n compliance with the
with recij educ subr notij	award conditions or otherwise, has credible bient, or of any subrecipient at any tier that is cation, may be subject to any information-co- ecipient that is a State, a local government,	eiting) if the recipient, from its requisite monitor e exidence that indicates that the funded program is ensera State or a local government or a public ommunication restriction. In addition, any subawa or opublic institution of higher education must re- tishould the subrecipient have such credible evid	or activity of the institution of higher urd (at any tier) to a equire prompt
educ or ac	cation must provide that the subrecipient ma	hat is a State, a local government, or a public inst y not obligate award funds if, at the time of the o such subrecipient at any tier) that is funded in wh nunication restriction.	bligation, the program
circu trans fund such mon	umstances (e.g., a small mount of award fu sitory non-compliance which was unknown is that, under this condition, may not be made a determination, Def will give great weight	DOJ to the contrary, based upon a finding by DOJ nds obligated by the recipient the time of a sub to the recipient despite diligent monitoring), any le shall be unallowable costs for purposes of this to evidence submitted by the recipient that demor requirements set out in the "Nonintenterence 8	recipient's minor and obligations of award award. In making any nstrates diligent
4. R	ules of Construction	\	
	or purposes of this condition "information-conjugation of the second sec	communication restriction" has the meaning set a going compliance" condition.	ut in the
		portant Note" set out in the "Noninterference 8 porated by reference as though set forth here in fu	

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 1373 1. If t A. Th (or of funde B. In reimb at any whole C. Ar by the (regat aware comp D. Th with a recipi educa subre notifi inform 2. An educa or act aware 3. Ab circun transi funds 	SPECIAL bity to obligate award funds contingent on and 1644; unallowable costs; notification the recipient is a "State," a local government are recipient only not obligate award funds is any subrecipient at any tier that is a State, and in whole or nepart with award funds is s addition, with respect to any project costs burse itself if at the time it incurs such con- y tier that is a State, a local government, or e or in part with award funds by the recipient or in part with award funds by the recipient e recipient to OJP that, as of the late the re- rdless of tier) that is a State, local government d condition entitled "No use of funds to inte- liance." The recipient must promptly notify OJP (in wavard conditions or otherwise, has credible tent, or of any subrecipient at any tier that is titon, may be subject to any information-co- cipient that is a State, a local government, cation to the entity that made the subaward mation-communication restriction. The subaward (at any tier) to a subrecipient that the subject to any information-communication restriction. The subaward (at any tier) to a subrecipient that is subject to any information-communication restriction. The subaward (at any tier) to a subrecipient that is subject to any information-communication restriction. The subaward (at any tier) to a subrecipient the advity of the subject to any information-communication communication commu	n no use of funds t nt, or a "public" ir if, at the time of th , a local governme subject to any "inf it incurs "at risk," osts the program a public institution o any information ent shall be conside ceipient requests th nent, or public insti- terfere with federa witting) if the reci- e evidence that ind is enneya State or formulaciation rest or public institu- deshould the subre- that is a State, a he ay not obligate aw such subrecipient nunication restrict OOJ to the contrar- inds obligated by in to the recipient d de shall be unallow to evidence subm requirements set	nstitution of higher education: ne obligation, the "programor a ent, or a public institution of hig ormation-communication restrict the recipient may not obligate a nor activity of the recipient (or on of higher education) that wou- communication restriction. Hered, for all purposes, to be a m he drawdown, the recipient and titution of higher education, is in haw enforcement: 8 U.S.C. 13 pient, from its requisite monitor dicates that the funded program a local government or a public triction. In addition, any subawa tion of higher education must re ecipient have such credible evid val government, or a public inst and funds if, at the time of the o a tany tier) that is funded in wh tion.	ctivity" of the recipient ther education) that is ction." award funds to of any subrecipient ald be reimbursed in naterial representation each subrecipient n compliance with the 73 and 1644; ongoing ring of compliance or activity of the institution of higher ard (at any tier) to a equire prompt dence regarding an titution of higher bilgation, the program hole or in part with
nonir	les of Construction. The "Rules of Constru- terference (within the funded "program or own the costs; notification" condition are in	activity") with fe	deral law enforcement: 8 U.S.C	2. 1373 and 1644;

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certain SCOP award provis 1. Nor Consi: U.S.C inform U.S.C withou 1071 of 2. Mo The re 3. Allo To the	A new enforcement sensitive information E. The condition applies with respect to t , as of the date the recipient accepts this ar- ions must be among those included in any interference: No public disclosure of fede- stent with the purposes and objectives of f . 1324 and 18 U.S.C.chs. 1, 49, 227), no j hation in a direct or indirect attempt to cor . ch. 49, or any alien who has come to, en- at regard to whether such disclosure would or 1072 or of 8 U.S.C. 1324(a) nitoring cipient's monitoring responsibilities inclu owable costs extent that such costs are not reimbursed	eral law enforcement information in order to conce ederal law enforcement statutes and rederal crimin public disclosure may be made of any federal law iceal, harbor, or shield from detection any fugitive tered, or remains in the Uniter States in violation d constitute (or could form a predicate for) a viola	br in part) by the of performance. Its eal, harbor, or shield nal law (including 8 enforcement e from justice under 18 of 8 U.S.C. ch. 12 tion of 18 U.S.C. is condition.
	ion. es of construction • purposes of this condition	\sim	
 (2) the made means partne throug law er (3) the purpos (4) the any su B pool 'programme of the purpose of the p	a)(3)); e term "federal law enforcement informati- available, by the federal government, to a , including, without imitation (1) throug rship or -task-force, (3) in connection with h any deconfliction (or courtesy) notice o forcement activity; e term "lar enforcement sensitive informa se; and tetem "public disclosure" means any com- lection (at any tier) that is a governme h the "Rules of Construction" and the "Im-	portant Note" set out in the "Noninterference (wi ent: 8 U.S.C. 1373 and 1644 and ongoing complia	communicated or icial, through any aforcement cooperation, or (4) impending federal any law enforcement he recipient, or (b) to thin the funded

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	SPECIAL	CONDITIONS	
36. No us inform		forcement: No public disclosure of certain law end	forcement sensitive
		e recipient accepts this award, and throughout the nong those included in any subaward (at any tirt)	remainder of the
1. No or shie		sure of federal law enforcement information in or	der to conceal, harbor,
U.S.C. any fea fugitiv violati	. 1324 and 18 U.S.C. shs. 1, 49, 227), no f deral law enforcement information in a di re from justice under 18 U.S.C. ch. 49, or	ederal law enforcement statutes and rederal crimi funds under this award may be used to make any p rect or indirect attempt to concell, harbor, or shie any alien who has come to, entered, or remains in whether such disclosure would constitute (or cou 8 U.S.C. 1324(a).	public disclosure of ld from detection any the United States in
2. Moi	nitoring		
The re	cipient's monitoring responsibilities noted	de monitoring of subrecipient compliance with th	is condition.
3. Allo	owable costs		
To the reason condit	able, necessary, and allocable costs (if any	under ony other federal program, award funds ma y) of extions (e.g., training) designed to ensure co	ay be obligated for the mpliance with this
4. Rule	es of construction.		
enforc	Rules of Construction" set out in the Non ement: No public disclosure of contain law erence as though set forth here it full.	interference (within the funded "program or activ v enforcement sensitive information" award cond	ity") with federal law ition are incorporated

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37. Non	merference (within the funded "program or	activity") with federal law enforcement: Interro	gation a certain aliens
SCO awar the a 1. No Cons feder as to "any entit the U gove belie 2. M	PE. This condition applies with respect to t d, as of the date the recipient accepts this ar ward. Its provisions must be among those is pointerference with statutory law enforcement conant with federa law enforcement statute ral officers and emprovees "have power wit his right to be or to remain in the United St where in or outside the united States" wi y, -agency, or -official may interfere with United States acting under color of federal la rnment-contracted) correctional facility by ved to be an alien as to his [or heal right to onitoring	he "program or activity" that is funded (in whole ward, and throughout the remainder of the perior ncluded in any subaward (at any tier). ent access to correctional facilities s and regulations including 8 U.S.C 1357(a), thout warrant to interrogate any alten or persor tates," and 8 C.F.R. 287.5(a), under which that p thin the funded program or activity, no State or I the exercise of that power to interrogate "without aw) by impeding access to any State or local gov such agents for the purpose of "interrogat[ing] at	or part) by this of performance for ander which certain believed to be an alien ower may be exercised ocal government warrant" (by agents of ernment (or hy alien or person
rease	ne extent that such costs are not reimbursed onable, necessary, and allocable costs (if an ition.		
	ales of construction	\ \	
(1) 7	or purposes of this condition: The term "alien" means what it means under C. 1101(a)(3)).	section 101 of the Immigration and Nationality	Act (INA) (see 8
	the term "correctional famility" means what the Act of 1968 (see 34 U.S.C. 10251(a)(7))	it means under the title I of the Omnibus Crime.	Control and Safe
	he term "impede" includes taking or contin actice, that—	uing any action, or implementing or maintaining	any law, policy, rule,
(a) is	designed to prevent or to significantly dela	ay or complicate, or	
(b) h	as the affect of preventing or of significant	ly delaying or complicating.	
		aportant Note" set out in the "Noninterference (we ent: 8 U.S.C. 1373 and 1644 and ongoing complete gh set forth here in full.	

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38. No u	s of funds to interfere with federal law ent		
perio 1. N Con	od of performance for the award. Its provision to use of functs to interfere with statutory law sonant with federal law enforcement statute	w enforcement access to correctional facilities as and regulations including 8 U.S.C. 1 57(a), u	d (at any tier). nder which certain
as to "any unde State cont	his right to be or to remain in the United S where in or outside the United States" no er this award to interfere with the exercise o es acting under color of federal law) by imp	hout warrant to interrogate any alier or person tates," and 8 C.F.R. 287.5(a), under which that po o State or local government entity agency, or -off f that power to interrogate "without warrant" (by a eding access to any State or local government (or for the purpose of "interrogat[ing] any alien or per n the United States."	wer may be exercised icial may use funds agents of the United government-
2. M	onitoring		
The	recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.
3. A	llowable costs		
reas	ne extent that such costs are not reimbursed onable, necessary, and allocable costs (if an ition.	under any other federal program, award funds ma y) of actions (e.g., training) designed to ensure co	ay be obligated for the mpliance with this
4. R	ules of construction.		
The enfo full.	"Rules of Construction" set out in the Non rcement: Interrogation of certain aligns" aw	interference (within the funded "program or activ and condition are incorporated by reference as the	ity") with federal law ugh set forth here in

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 39. Nonin SCOP award, provis 1. Nor Conso local g remov federa respec into ct to Com promp local g with th DHS of contra- advand 2. Mor The re 3. Allo To the reason condit 4. Rule A. The law en in full. B. Not State of date at C. App (1) Cu 48 hou schedt Shall N 	SPECIAL terference (within the funded "program or E. This condition applies with respect to t as of the date the recipient accepts the av- ions must be among those included in any interference with "removal" process: Not nant with federal law enforcement statute overnment, a 90 day "removal period" du e an alien from the U.S. "begins" no later l government is expressly authorized to mu- t to the incarceration of [an] undocumente istody" certain criminal diens "when the a- gress on "the number of inegal alien[feld t removal" from the U.S. of emovable "c- overnment entity, -agency, or official (in the "removal" process by failing the provide of the scheduled release date and thuse for cted) correctional facility receives from D to notice. hitoring cipient's monitoring responsibilities inclu wable costs extent that such costs are not reimbursed able, necessary, and allocable costs (if an ion. es of construction a "Rules of Construction" secont in the "N forcement: Interrogation of certain aliens hing in this condition shall be understood or local government, or any other entity or ad time the individual otherwise would has plicability rrrent DAS practice is ordinarily to requess trs, ifpossible)." (See DHS Form I-247A legrelease date and time for an alien are bot be a violation of this condition to pro- rrent DHS practice is to use the same forr ed for up to 48 hours AFTER the scheduled	CONDITIONS activity") with federal law enforcement: Notice of the "program or activity" that is funded (in whole ward, and throughout the remainder of the period of subaward at any tier. ice of scheduled release date and time s including 8 U.S.C. 1231 (for an aliao incarcer uring which the federal government "shall" detain than "the date the alien is released from confin take payments to a "State or a political subdivision ed criminal alien"); 8 U.S.C. 1246 (the federal government is released"); and 8 U.S.G. 1366 (requiring a bons] in Federal and State prions" and programs un- riminal aliens") within the funded program or a accluding a government contracted correctional face as early as practicicale (see para. 4.C. below) - a particular alien, if a State or local government (of HS a formal written request pursuant to the INA de memory other federal program, award funds may y) of actions (e.g., training) designed to ensure co Koninterference (within the funded "program or activity") to authorize or require any recipient, any subreci- individual to maintain (or detain) any individual	or in part) by the apperformance. Its ated by a State or and then "shall" ement"; also, the n of the State with vernment "shall take in annual DOJ report inderway "to ensure the ictivity, no State or cility) may interfere - advance notice to or government- that seeks such is condition. ay be obligated for the impliance with this ctivity") with federal s though set forth here pient at any tier, any in custody beyond the practicable (at least ch request) the HS has requested, it an individual be
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	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 22 OF 29
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	SPECI	AL CONDITIONS	
40.	No use of funds to interfere with federal law	enforcement: Notice of scheduled release	
	period of performance. Its provisions must b 1. No use of functs to interfere with "removal Consonant with federal law enforcement stat local government, a 90 day "removal period remove an alien from the U.S. "begins" no la federal government is expressly authorized t respect to the incarceration of Ian] undocum- into custody" certain criminal aliens "when t to Congress on "the number of iln gal alien[prompt removal" from the U.S. of nonvable official (including a government-connacted "removal" process by failing to provide - as the scheduled release date and time for a per correctional facility receives from DHS a fo 2. Monitoring The recipient's monitoring responsibilities in 3. Allowable costs To the extent that such costs are not reimbur reasonable, necessary, and allocable costs (if condition. 4. Rules of construction.	e the recipient accepts the award, and throughout the e among those included in any subaward at any tier "process: Notice of scheduled release date and am utes including 8 U.S.C. 1231 (for an alier incarce 'during which the federal government "shall" detain the tran "the date the alien is released from confi o make payments to a "State or a political subdivision ented criminal alien"); 8 U.S.C. 1246 (the federal go he alien is released"); and 8 U.S.C. 1366 (requiring felons] in Federal and State protons" and programs to correctional facility) may use funds under this aware early as practicable (see para. 4.C. below) advan- ticular alien, if a State or local government (or gove mal written request pursuant to the INA that seeks see clude monitoring of subrecipient compliance with t sear under any other federal program, award funds in any) of actions (e.c., training) designed to ensure c	e erated by a State or n and then "shall" nement"; also, the on of the State with overnment "shall take an annual DOJ report underway "to ensure the entity, -agency, or - d to interfere with the ce notice to DHS of rnment-contracted) such advance notice. his condition.
41.	"public" institution of higher education, unle identified in the program solicitation as "Info Security (DFb) and/or Immigration and Cus maintained by the recipient, consistent with request, responses to these questions are not	rom subrecipients pient may not make a subaward to a State a local g ss it first obtains from the proposed subrechient res ormation regarding Communication with the Depart toms Enforcement (ICE)." All subrecipient response document retention requirements, and must be made t required from subrecipients that are either a tribal zation, or a private institution of higher education.	ponses to the questions ment of Homeland es must be collected and e available to DOJ upon

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 23 OF 29	
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SPECIAL CONDITIONS

42. Cooperating with OJP Monitoring

The recipient agrees to cooperate with OJP monitoring of this award pursuant to OJP's guidelines, protocols, and procedures, and to cooperate with OJP (including the grant manager for this award and the Office of Chief Financial Officer (OCFO)) requests related to such monitoring, including requests related to desk reviews and/or site visits. The recipient agrees to provide to OJP all documentation necessary for OJP to complete its monitoring tasks, including documentation related to any subawards made under this award. Further, the recipient agrees to abide by reasonable deadlines set by OJP for providing the requested documents. Failure to cooperate with OJP's monitoring activities may result in actions that affect the recipient's DOJ awards, including, but not limited to: withholdings and/or other restrictions on the recipient's access to award funds; referral to the DOJ OIG for audit review; designation of the recipient as a DOJ High Risk grantee; or termination of an award(s).

43. FFATA reporting: Subawards and executive compensation

The recipient must comply with applicable requirements to report first-tier subawards ("subgrants") of \$25,000 or more and, in certain circumstances, to report the names and total compensation of the five most highly compensated executives of the recipient and first-tier subrecipients (first-tier "subgrantees") of award funds. The details of recipient obligations, which derive from the Federal Funding Accountability and Transparency Act of 2006 (FFATA), are posted on the OJP web site at https://ojp.gov/funding/Explore/FFATA.htm (Award condition: Reporting Subawards and Executive Compensation), and are incorporated by reference here.

This condition, including its reporting requirement, does not apply to-- (1) an award of less than \$25,000, or (2) an award made to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).

44. Required monitoring of subawards

The recipient must monitor subawards under this award in accordance with all applicable statutes, regulations, award conditions, and the DOJ Grants Financial Guide, and must include the applicable conditions of this award in any subaward. Among other things, the recipient is responsible for oversight of subrecipient spending and monitoring of specific outcomes and benefits attributable to use of award funds by subrecipients. The recipient agrees to submit, upon request, documentation of its policies and procedures for monitoring of subawards under this award.

45. Use of program income

Program income (as defined in the Part 200 Uniform Requirements) must be used in accordance with the provisions of the Part 200 Uniform Requirements. Program income earnings and expenditures both must be reported on the quarterly Federal Financial Report, SF 425.

46. Justice Information Sharing

Information sharing projects funded under this award must comply with DOJ's Global Justice Information Sharing Initiative (Global) guidelines. The recipient (and any subrecipient at any tier) must conform to the Global Standards Package (GSP) and all constituent elements, where applicable, as described at: https://it.ojp.gov/gsp_grantcondition. The recipient (and any subrecipient at any tier) must document planned approaches to information sharing and describe compliance with the GSP and appropriate privacy policy that protects shared information, or provide detailed justification for why an alternative approach is recommended.

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	PROJECT NUM	IBER	2019-DJ-BX-0625	AWARD DATE	09/24/2019	
_	T s p d fi	Fo avoi haring bossible lemons function	SPECIAL nce of duplication of networks id duplicating existing networks or IT sys systems which involve interstate connec e, existing networks as the communicatio strate to the satisfaction of BJA that this r nality of an existing or proposed IT system ance with 28 C.F.R. Part 23	tivity between ju on backbone to ac requirement woul	risdictions, such systems shall en thieve interstate connectivity, un	mploy, to the extent less the recipient can
	a C it	With respect to any information technology system funded or supported by funds under this award, the recipient (and any subrecipient at any tier) must comply with 28 C.F.R. Part 23, Criminal Intelligence Systems Operating Policies, if OJP determines this regulation to be applicable. Should OJP determine 28 C.F.R. Part 23 to be applicable, OJP may, at its discretion, perform audits of the system, as per the regulation. Should any violation of 28 C.F.R. Part 23 occur, the recipient may be fined as per 34 U.S.C. 10231(c)-(d). The recipient may not satisfy such a fine with federal funds.				
	Т p	The rec	ion of human research subjects ipient (and any subrecipient at any tier) r s and procedures regarding the protection r Board approval, if appropriate, and subj	of human resear	ch subjects, including obtainmer	
	50. C	Confide	entiality of data			
	-	-				A A A T A A A A A A A A A A A A A A A A

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.

51. 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.

		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 25 OF 29
PROJECT NU	JMBER	2019-DJ-BX-0625	AWARD DATE	09/24/2019	1
		SPECIAL	CONDITIONS		
52.	Law er	nforcement task forces - required training			
	who is must c comple	a 120 days of award acceptance, each curr a task force commander, agency executiv omplete required online (internet-based) t ete this training once during the period of s include this requirement.	ve, task force officask force training	cer, or other task force member g. Additionally, all future task for	of equivalent rank, prce members must
	Leader privacy accour	quired training is available free of charge rship (www.ctfli.org). The training addres y and civil liberties/rights, task force perfor tability. If award funds are used to suppor nel roster, along with course completion of	ses task force efformance measure rt a task force, the	ectiveness, as well as other key ment, personnel selection, and t	issues including ask force oversight and
		onal information regarding the training is ty and Leadership (www.ctfli.org).	available through	n BJA's web site and the Center	for Task Force
53.	Justifie	cation of consultant rate			
		val of this award does not indicate approv eation must be submitted to and approved			
54.	Submi	ssion of eligible records relevant to the Na	ational Instant Ba	ackground Check System	
	U.S.C. project inform Backg system State la dispose are pro	nant with federal statutes that pertain to fi ch. 409 if the recipient (or any subrecip t or program (such as a law enforcement, p iation, or other records that are "eligible re round Check System (NICS), or that has a is that contain any court dispositions, info aw) relevant to the NICS, the recipient (or itions, information, or other records that a omptly made available to the NICS or to the ed by) the NICS, and when appropriate	pient at any tier) prosecution, or co ecords" (under fer as one of its purper rmation, or other r subrecipient, if a re "eligible recor he "State" reposit	uses this award to fund (in whol ourt program) that results in any deral or State law) relevant to th oses the establishment or improv- records that are "eligible record applicable) must ensure that all ds" (under federal or State law) ory/database that is electronical	e or in part) a specific court dispositions, the National Instant vement of records ls" (under federal or such court relevant to the NICS ly available to (and

In the event of minor and transitory non-compliance, the recipient may submit evidence to demonstrate diligent monitoring of compliance with this condition (including subrecipient compliance). DOJ will give great weight to any such evidence in any express written determination regarding this condition.

relevant "eligible records".

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Ass		O CONTINUATION SHEET Grant	PAGE 26 OF 29		
PROJECT NUM	BER 2019-DJ-BX-0625	AWARD DATE	09/24/2019			
		SPECIAL CONDITIONS				
55. (Compliance with National Environn	nental Policy Act and related	statutes			
F i / / T s s s	Jpon request, the recipient (and any Environmental Policy Act (NEPA), mpact analyses requirements in the Accordingly, the recipient agrees to o obligating funds for any of these p he award, the recipient agrees to con The recipient understands that this c pecifically funded with these award ubrecipient, or any third party, and nust first be met. The activities cover	the National Historic Preser use of these award funds, ei first determine if any of the purposes. If it is determined ntact BJA. ondition applies to new activ I funds. That is, as long as the the activity needs to be under	vation Act, and other related fede ther directly by the recipient or b following activities will be funde that any of the following activities vities as set out below, whether o e activity is being conducted by	eral environmental by a subrecipient. ed by the grant, prior es will be funded by or not they are being the recipient, a		
а	. New construction;					
F	b. Minor renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places;					
	c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its bas prior use or (b) significantly change its size;					
i	d. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreation education environments; and					
	e. Implementation of a program relating to clandestine methamphetamine laboratory operations, includir identification, seizure, or closure of clandestine methamphetamine laboratories.			including the		
P	The recipient understands and agrees that complying with NEPA may require the preparation of an Environme. Assessment and/or an Environmental Impact Statement, as directed by BJA. The recipient further understands agrees to the requirements for implementation of a Mitigation Plan, as detailed at https://bja.gov/Funding/nepa. programs relating to methamphetamine laboratory operations.					
s	Application of This Condition to Recipient's Existing Programs or Activities: For any of the recipient's or its subrecipients' existing programs or activities that will be funded by these award funds, the recipient, upon specific request from BJA, agrees to cooperate with BJA in any preparation by BJA of a national or program environmental assessment of that funded program or activity.					
56. H	Establishment of trust fund					
r a i F f v	f award funds are being drawn dow equired to establish a trust fund acc wards in interest-bearing accounts, ncluding any interest, may not be us Edward Byrne Memorial Justice Ass unds in the trust fund (including any vithin 90 days thereafter. Any unob he time of closeout.	ount. Recipients (and subred unless regulatory exclusions sed to pay debts or expenses sistance Grant Program (JAG y interest earned) during the	ipients) must maintain advance p apply (2 C.F.R. 200.305(b)(8)). incurred by other activities beyo G). The recipient also agrees to o period of performance for the aw	payments of federal The trust fund, ond the scope of the bligate the award ward and expend		

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 27 OF 29			
PROJECT NUMBER	2019-DJ-BX-0625	AWARD DATE 09/24/2019	I			
	bition on use of award funds for match une	CONDITIONS der BVP program or purposes of the DOJ Bulletproof Vest Partnersl	hip (BVP) program.			
If rec law e wear funds at lea requi	3. Certification of body armor "mandatory wear" policies If recipient uses funds under this award to purchase body armor, the recipient must submit a signed certification that law enforcement agencies receiving body armor purchased with funds from this award have a written "mandatory wear" policy in effect. The recipient must keep signed certifications on file for any subrecipients planning to utilize funds from this award for ballistic-resistant and stab-resistant body armor purchases. This policy must be in place for at least all uniformed officers before any funds from this award may be used by an agency for body armor. There are no requirements regarding the nature of the policy other than it be a mandatory wear policy for all uniformed officers while on duty.					
Balli level comp Armo ballis fitted	Body armor - compliance with NIJ standards and other requirements Ballistic-resistant and stab-resistant body armor purchased with JAG award funds may be purchased at any threat level, make or model, from any distributor or manufacturer, as long as the body armor has been tested and found to comply with applicable National Institute of Justice ballistic or stab standards and is listed on the NIJ Compliant Body Armor Model List (https://nij.gov/topics/technology/body-armor/Pages/compliant-ballistic-armor.aspx). In addition, ballistic-resistant and stab-resistant body armor purchased must be made in the United States and must be uniquely fitted, as set forth in 34 U.S.C. 10202(c)(1)(A). The latest NIJ standard information can be found here: https:// nij.gov/ topics/ technology/ body-armor/ pages/ safety-initiative.aspx.					
The fund	Body armor - impact on eligibility for other program funds The recipient understands that the use of funds under this award for purchase of body armor may impact eligibility for funding under the Bulletproof Vest Partnership (BVP) program, a separate program operated by BJA, pursuant to the BVP statute at 34 USC 10531(c)(5).					
The r OJP's Perfo meas Perfo report	GMS (https://grants.ojp.usdoj.gov). Cons rmance and Results Act (GPRA) and the C ure the results of its work. The recipient n rmance Measurement Tool (PMT) website ting and other JAG requirements, refer to t	nancial Reports (SF-425) and semi-annual perform istent with the Department's responsibilities under GPRA Modernization Act of 2010, the recipient m nust submit quarterly performance metrics reports e (www.bjaperformancetools.org). For more detail the JAG reporting requirements webpage. Failure t in the freezing of grant funds and future High Ri	r the Government nust provide data that through BJA's led information on to submit required			
Any		r sub-awarded funding from this JAG award must nat officers have received on the use of force, racia				

A CONTRACTOR OF THE PARTY OF TH	- Hand	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATI SHEET Grant	ON PAGE 28 OF 29	
PROJECT NU	JMBER	2019-DJ-BX-0625	AWARD DATE 09/24/2019		
63.	No fur set for	SPECIAL ditures prohibited without waiver ads under this award may be expended on th at 34 U.S.C. 10152, the BJA Director of ditures essential to the maintenance of pul	ertifies that extraordinary and exigent		
64.	 Authorization to obligate (federal) award funds to reimburse certain project costs incurred on or after October 1, 2018 The recipient may obligate (federal) award funds only after the recipient makes a valid acceptance of the award. As of the first day of the period of performance for the award (October 1, 2018), however, the recipient may choose to incur project costs using non-federal funds, but any such project costs are incurred at the recipient's risk until, at a minimum (1) the recipient makes a valid acceptance of the award, and (2) all applicable withholding conditions are removed by OJP (via a Grant Adjustment Notice). (A withholding condition is a condition in the award document that precludes the recipient from obligating, expending, or drawing down all or a portion of the award funds until the condition is removed.) Except to the extent (if any) that an award condition expressly precludes reimbursement of project costs incurred "at-risk," if and when the recipient makes a valid acceptance of this award and OJP removes each applicable withholding condition through a Grant Adjustment Notice, the recipient is authorized to obligate (federal) award funds to reimburse itself for project costs incurred "at-risk" earlier during the period of performance (such as project costs incurred prior to award acceptance or prior to removal of an applicable withholding condition), provided that those project costs otherwise are allowable costs under the award. Nothing in this condition shall be understood to authorize the recipient (or any subrecipient at any tier) to use award funds to "supplant" State or local funds in violation of the recipient's certification (executed by the chief executive of the State or local government) that federal funds will be used to increase the amounts of such funds that would, in the 				
65.	If away to the o laborat No pro prior e Award	f funds for DNA testing; upload of DNA p rd funds are used for DNA testing of evid Combined DNA Index System ("CODIS, tory with access to CODIS. ofiles generated under this award may be express written approval from BJA. I funds may not be used for the purchase of epted for entry into CODIS.	entiary materials, any resulting eligib ' the DNA database operated by the F entered or uploaded into any non-gove	BI) by a government DNA ernmental DNA database without	
66.	BJA st story, s the rec registe option	ragement of submission of "success stories frongly encourages the recipient to submis sign in to a My BJA account at https://w cipient does not yet have a My BJA account red, one of the available areas on the My to add a Success Story. Once reviewed a web page at https://www.bja.gov/Succe	annual (or more frequent) JAG succe ww.bja.gov/ Login.aspx to access the nt, please register at https://www.bja BJA page will be "My Success Storie ad approved by BJA, all success storie	Success Story Submission form. If gov/ profile.aspx. Once s." Within this box, there is an	

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PROJECT NU	JMBER	2019-DJ-BX-0625	AWARD D	ATE 0	9/24/2019	
67.	Initial	S period of performance; requests	PECIAL CONDITIC	ONS		
	unders automa progra	cipient understands that the initi tands that any requests for an ex atically for up to a total of two a m solicitation associated with th	tension of the period dditional years, purs is award.	l of performulant to 34	mance for this award will be U.S.C. 10152(f) and in acco	approved rdance with the
		equest for an extension of the per proval (if any) will be at the disc			our-year award period will	require approval, and
68.	Withh	olding of funds: Required certifi	cation from the chie	f executive	e of the applicant governmer	ıt
	"Certif	cipient may not obligate, expend ications and Assurances by the ined by OJP), and a Grant Adju	Chief Executive of t	he Applica	nt Government," properly-e	xecuted (as
69.	Withh	olding of funds: DHS questions				
	approv Comm	cipient may not obligate, expend ed the required application attact unication with the Department of and has issued a Grant Adjustr	hment(s) described of Homeland Securit	in the prog y (DHS) a	ram solicitation as "Informa nd/or Immigration and Custo	tion regarding



U.S. Department of Justice

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 20531

Memorandum To:	Official Grant File
From:	Orbin Terry, NEPA Coordinator
Subject:	Incorporates NEPA Compliance in Further Developmental Stages for City of Merced

The Edward Byrne Memorial Justice Assistance Grant Program (JAG) allows states and local governments to support a broad range of activities to prevent and control crime and to improve the criminal justice system, some of which could have environmental impacts. All recipients of JAG funding must assist BJA in complying with NEPA and other related federal environmental impact analyses requirements in the use of grant funds, whether the funds are used directly by the grantee or by a subgrantee or third party. Accordingly, prior to obligating funds for any of the specified activities, the grantee must first determine if any of the specified activities will be funded by the grant.

The specified activities requiring environmental analysis are:

a. New construction;

b. Any renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places;

c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) significantly change its size;

d. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or education environments; and

e. Implementation of a program relating to clandestine methamphetamine laboratory operations, including the identification, seizure, or closure of clandestine methamphetamine laboratories.

Complying with NEPA may require the preparation of an Environmental Assessment and/or an Environmental Impact Statement, as directed by BJA. Further, for programs relating to methamphetamine laboratory operations, the preparation of a detailed Mitigation Plan will be required. For more information about Mitigation Plan requirements, please see https://www.bja.gov/Funding/nepa.html.

Please be sure to carefully review the grant conditions on your award document, as it may contain more specific information about environmental compliance.

STATE NT OF THE	U.S. Department of Justice Office of Justice Programs	GRANT MANAGER PROJE	'S MEMORAND CT SUMMARY	U M, PT. I:	
	Bureau of Justice Assistance				
USTICE		PROJECT NUMBER			
		2019-DJ-BX-0625	PAGI	E 1 OF 1	
This project is supported subpart 1 of part E (codi	l under FY19(BJA - JAG State and JAG Local) Titl fied at 34 U.S.C. 10151 - 10158); see also 28 U.S.C	L I of Pub. L. No. 90-351 (generally codifient of Soc (a).	ed at 34 U.S.C. 10151-10726	5), including	
1. STAFF CONTACT (Name & telephone number)	2. PROJECT DIRECTOR (Name, a	ddress & telephone number)		
Linda Hill-Franklin (202) 514-0712		Lance Eber Crime Analyst 611 W. 22nd Street Merced, CA 95340-3703 (209) 385-4701			
3a. TITLE OF THE PRO BJA FY 19 Edward Byrr	OGRAM ne Memorial Justice Assistance Grant (JAG) Program		3b. POMS CODE (SEE INS' ON REVERSE)	TRUCTIONS	
4. TITLE OF PROJECT FY 19 Local JAG Pro					
5. NAME & ADDRESS City of Merced 678 W 18th St. Merced, CA 95340-		6. NAME & ADRESS OF SUBGR.	ANTEE		
7. PROGRAM PERIOD)	8. BUDGET PERIOD			
FROM: 10	//01/2018 TO: 09/30/2022	FROM: 10/01/2018	TO: 09/30/2022		
9. AMOUNT OF AWA	RD	10. DATE OF AWARD			
\$ 42,513		09/24/2019			
11. SECOND YEAR'S	BUDGET	12. SECOND YEAR'S BUDGET A	MOUNT		
13. THIRD YEAR'S BU	JDGET PERIOD	14. THIRD YEAR'S BUDGET AM	OUNT		
15. SUMMARY DESC	RIPTION OF PROJECT (See instruction on reverse	:)			
The Edward Byrne M activities to prevent a assistance, training, p following program ar corrections programs	Iemorial Justice Assistance Grant (JAG) Program al nd control crime based on their own state and local ersonnel, equipment, supplies, contractual support, eas: 1) law enforcement programs; 2) prosecution ar ; 5) drug treatment and enforcement programs; 6) pl her than compensation) and 8) mental health program	lows states and units of local government, needs and conditions. Grant funds can be u and information systems for criminal justic and court programs; 3) prevention and educ- lanning, evaluation, and technology improv	used for state and local initiat ee, including for any one or n ation programs; 4) correction rement programs; and 7) crin	ives, technical nore of the as and community	

This JAG award will be used to support criminal justice initiatives that fall under one or more of the allowable program areas above. Funded programs or initiatives may include multijurisdictional drug and gang task forces, crime prevention and domestic violence programs, courts, corrections, treatment, justice information

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

sharing initiatives, or other programs aimed at reducing crime and/or enhancing public/officer safety.

NCA/NCF

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS

Edward Byrne Justice Assistance Grant Program FY 2019 Local Solicitation

Certifications and Assurances by the Chief Executive of the Applicant Government

On behalf of the applicant unit of local government named below, in support of that locality's application for an award under the FY 2019 Edward Byrne Justice Assistance Grant ("JAG") Program, and further to 34 U.S.C. § 10153(a), I certify to the Office of Justice Programs ("OJP"), U.S. Department of Justice ("USDOJ"), that all of the following are true and correct:

1. I am the chief executive of the applicant unit of local government named below, and I have the authority to make the following representations on my own behalf as chief executive and on behalf of the applicant unit of local government. I understand that these representations will be relied upon as material in any OJP decision to make an award, under the application described above, to the applicant unit of local government.

2. I certify that no federal funds made available by the award (if any) that OJP makes based on the application described above will be used to supplant local funds, but will be used to increase the amounts of such funds that would, in the absence of federal funds, be made available for law enforcement activities.

3. I assure that the application described above (and any amendment to that application) was submitted for review to the governing body of the unit of local government (*e.g.*, city council or county commission), or to an organization designated by that governing body, not less than 30 days before the date of this certification.

4. I assure that, before the date of this certification— (a) the application described above (and any amendment to that application) was made public; and (b) an opportunity to comment on that application (or amendment) was provided to citizens and to neighborhood or community-based organizations, to the extent applicable law or established procedure made such an opportunity available.

5. I assure that, for each fiscal year of the award (if any) that OJP makes based on the application described above, the applicant unit of local government will maintain and report such data, records, and information (programmatic and financial), as OJP may reasonably require.

6. I have carefully reviewed 34 U.S.C. § 10153(a)(5), and, with respect to the programs to be funded by the award (if any), I hereby make the certification required by section 10153(a)(5), as to each of the items specified therein.

Signature of Chief Executive of the Applicant Unit of Local Government

MIKE MURPHY

Printed Name of Chief Executive

CITY OF MERCED

Name of Applicant Unit of Local Government

APPROVED AS TO FORM

Privera a non

Date of Certification

MAYOR

Title of Chief Executive