

Agenda Item Number

Date October 5, 2020

THE ACCEPTANCE OF THE 2020 EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE (JAG) GRANT AWARD IN THE AMOUNT OF \$141,606

WHEREAS, the City of Des Moines and Polk County Sheriff's Office have been awarded the 2020 Edward Byrne Memorial Justice Assistance Grant in the formulated amount of \$141,606 to be utilized to purchase various law enforcement equipment

WHEREAS, the allocation for the City of Des Moines is \$130,606 with a sub awards to Polk County Sheriff's Office in the amount of \$11,000 and

WHEREAS, the grant performance period began October 1, 2019 and will continue through September 30, 2023; and

WHEREAS, there is no required matching funds for this formula grant.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Des Moines, Iowa, that the 2020 Justice Assistance Grant award by the Department of Justice Office of Justice Programs is hereby approved, with the Mayor authorized to sign the award documentation on behalf of the City, with the City Clerk to attest to the Mayor's signature, and the City Manager or his designee is directed to take any and all steps necessary to timely file and implement the grant award document.

(Council Letter Number 20-<u>415</u>attached)

Approved as to form:

Douglas P. Philiph Assistant City Attorney

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COUNCIL ACTION	YEAS	NAYS	PASS	ABSENT	
COWNIE	V				
BOESEN	V				
GATTO	~				
GRAY	V				
MANDELBAUM	~				
VOSS	~				
WESTERGAARD	V				
TOTAL	7				
MOTION CARRIED	/	and the second se) APF	PROVED	
. I.I.A	1 1		4		
7. M. Yumanar & Olothe Mayor					
			6		

CERTIFICATE

I, P. Kay Cmelik, City Clerk of said City hereby certify that at a meeting of the City Council of said City of Des Moines, held on the above date, among other proceedings the above was adopted.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal the day and year first above written.

Yay milik

City Clerk

Department of Justice (DOJ)



Office of Justice Programs

Office of the Assistant Attorney General

Washington, D.C. 20531

September 20, 2020

The Honorable T.M. Franklin Cownie City of Des Moines 400 Robert D Ray Drive Des Moines, IA 50309-1891

Dear Mayor Cownie:

On behalf of Attorney General William P. Barr, it is my pleasure to inform you that the Office of Justice Programs (OJP), U.S. Department of Justice (DOJ), has approved the application by City of Des Moines for an award under the OJP funding opportunity entitled "JAG Local: Eligible Allocation Amounts \$25,000 or More." The approved award amount is \$141,606. These funds are for the project entitled City of Des Moines Body-Worn Camera and Polk County Radar Equipment Upgrades.

The award document, including award conditions, is enclosed. The entire document is to be reviewed carefully before any decision to accept the award. Also, the webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm) is to be consulted prior to an acceptance. Through that "Legal Notices" webpage, OJP sets out -- by funding opportunity -- certain special circumstances that may or will affect the applicability of one or more award requirements. Any such legal notice pertaining to award requirements that is posted through that webpage is incorporated by reference into the award.

Please note that award requirements include not only award conditions, but also compliance with assurances and certifications that relate to conduct during the period of performance for the award. Because these requirements encompass financial, administrative, and programmatic matters, as well as other important matters (e.g., specific restrictions on use of funds), it is vital that all key staff know the award requirements, and receive the award conditions and the assurances and certifications, as well as the application as approved by OJP. (Information on all pertinent award requirements also must be provided to any subrecipient of the award.)

Should City of Des Moines accept the award and then fail to comply with an award requirement, DOJ will pursue appropriate remedies for non-compliance, which may include termination of the award and/or a requirement to repay award funds.

Please direct questions regarding this award as follows:

- For program questions, contact Brenda Auterman, Program Manager at (202) 598-6531; and

- For financial questions, contact the Customer Service Center of OJP's Office of the Chief Financial Officer at (800) 458-0786, or at ask.ocfo@usdoj.gov.

We look forward to working with you.

Sincerely,

Katharine T. Sullivan Principal Deputy Assistant Attorney General

Encl.



Department of Justice (DOJ)

Office of Justice Programs Office of Civil Rights

Washington, DC 20531

September 20, 2020

The Honorable T.M. Franklin Cownie City of Des Moines 400 Robert D Ray Drive Des Moines, IA 50309-1891

Dear Mayor Cownie:

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 non-discriminatory 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,

Much 2. also

Michael L. Alston Director

cc: Grant Manager Financial Analyst

Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	Grant	PAGE 1 OF 31
1. RECIPIENT NAME AND ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2020-DJ-BX-0134	
City of Des Moines 400 Robert D Ray Drive Des Moines, IA 50309-1891	BUDGET PERIOD: FROM 10/01/2019	TO 09/30/2023 TO 09/30/2023 ACTION
2a. GRANTEE IRS/VENDOR NO. 426004514	8. SUPPLEMENT NUMBER 00	Initial
2b. GRANTEE DUNS NO.	9. PREVIOUS AWARD AMOUNT	\$ 0
073498909 3. PROJECT TITLE	10. AMOUNT OF THIS AWARD	\$ 141,606
City of Des Moines Body-Worn Camera and Polk County Radar Equipment Upgrades	II. TOTAL AWARD	\$ 141,606
 12. SI COMPLEXANCE OF DEVICE A SUBJECT TO SUCH CONTRELATION ON THE ATTACHED PAGE(S). 13. STATUTORY AUTHORITY FOR GRANT This project is supported under FY20(BJA - JAG State and JAG Local) Tit subpart 1 of part E (codified at 34 U.S.C. 10151 - 10158); see also 28 U.S. 14. CATALOG OF DOMESTIC FEDERAL ASSISTANCE (CFDA Number 16.738 - Edward Byrne Memorial Justice Assistance Grant Program 15. METHOD OF PAYMENT GPRS 	le I of Pub. L. No. 90-351 (generally codified at 34 U.S. C. 530C(a)	C. 10101-10726), including NCE
16. TYPED NAME AND TITLE OF APPROVING OFFICIAL Katharine T. Sullivan Principal Deputy Assistant Attorney General	T.M. Franklin Cownie Mayor	
17. SIGNATURE OF APPROVING OFFICIAL	19. SIGNATURE OF AUTHORIZED RECIPIENT	OFFICIAL 19A. DATE 10/5/20
	CY USE ONLY 21. VDJUGT3019	
20. ACCOUNTING CLASSIFICATION CODES FISCAL FUND BUD. DIV. YEAR CODE ACT. OFC. REG. SUB. POMS AMOUN X B DJ 80 00 00 141606		

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

PROJECT NUMBER 2020-D3X-0134 AWARD DATE 992/02/03 SPECIAL CONDITIONS 1. Requirements of the award, remedies for non-compliance of for materially false statements submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Imitted Exceptions. In certain special circumstances, the U.S. Department of Justice ("DOJ") may determine that it will not enforce, or enforce only in part, one or more requirements on therwise applicable to the award. Any such exceptions is good colspan="2">Operations of the dama the dama the dama the period of performance, are for will be dama the period of performance, are tor will be dama the period of performance as to particular award conditions" (op gov/funding/Explore)/webage entitled "Legal Notices: Special circumstances as to particular award conditions" (op gov/funding/Explore)/webage entitled "Legal Notices: Special circumstance as to particular award on behalf of the recipient, the authorized recipient official accepts all material resumments of the award, any specifically adopts, as if personally executed by the authorized recipient of ficial, all assumences or certifications submitted by or on behalf of the recipient, the award. Any specifical accepts all material incomponents appropriate actically adopts, as if personally executed by the authorized recipient of the award. Any specifical accepts all material incomponents appropriate actically adopts, as if personally executed by the authorized recipient of the award. Any specifical accepts all material incomponents appropriate actical and assumences or certification related to conduct during the period of performance. <t< th=""><th></th><th>Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance</th><th>AWARD CONTINUATION SHEET Grant</th><th>PAGE 2 OF 31</th></t<>		Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 2 OF 31
 Requirements of the award; remedies for non-compliance or for materially false statements The conditions of this award are material requirements of the award. Compliance with any assurances or certifications submitted by on on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Limited Exceptions. In certain special circumstances, the U.S. Department of Justice ("DOJ") may determine that it will not enforce, or enforce only in part, one or more requirements otherwise applicable to the award. Any such exceptions regarding enforcement, including any such exceptions made during the period of performance, are (or will be during the period of performance) set out through the Office of Justice Programs ("OJP") webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm), and incorporated by reference into the award. By signing and accepting this award on behalf of the recipient, the authorized recipient official accepts all material requirements of the award, and specifically adopts, as if personally executed by the authorized recipient official, all assurances or certifications submitted by or on behalf of the recipient and the rade during the period of performance. Failure to comply with one or more award requirements whether a condition set out in full below, a condition incorporated by reference below, or an assurance or certification related to conduct during the award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10071-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to	PROJECT NUMBER	2020-DJ-BX-0134	AWARD DATE 09/20/2020	
 The conditions of this award are material requirements of the award. Compliance with any assurances or certifications submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award. Limited Exceptions. In certain special circumstances, the U.S. Department of Justice ("DOJ") may determine that it will not enforce, or enforce only in part, one or more requirements otherwise applicable to the award. Any such exceptions regarding enforcement, including any such exceptions made during the period of performance, are (or will be during the period of performance) set out through the Office of Justice Programs ("OJP") webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm), and incorporated by reference into the award. By signing and accepting this award on behalf of the recipient, the authorized recipient official accepts all material assurances or certifications submitted by or on behalf of the recipient that relate to conduct during the period of performance. Failure to comply with one or more award requirements whether a condition set out in full below, a condition incorporated by reference below, or an assurance or certification related to conduct during the award period may withhold award funds, disallow costs, or suspend or terminate the award. DOJ, including OJP, also may take other legal action as appropriate. Any materiall fact, may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise of the award of the savard be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by law. Should it be held, instead, that the provision		SPECIAL	CONDITIONS	
 submitted by or on behalf of the recipient that relate to conduct during the period of performance, requirement of this award. Limited Exceptions. In certain special circumstances, the U.S. Department of Justice ("DOJ") may determine that it will not enforce, or enforce only in part, one or more requirements otherwise applicable to the award. Any such exceptions regarding enforcement, including any such exceptions made during the period of performance, are (or will be during the period of performance) set out through the Office of Justice Programs ("OJP") webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm), and incorporated by reference into the award. By signing and accepting this award on behalf of the recipient, the authorized recipient official accepts all material requirements of the award, and specifically adopts, as if personally executed by the authorized recipient official, all assurances or certifications submitted by or on behalf of the recipient that relate to conduct during the period of performance. Failure to comply with one or more award requirements whether a condition set out in full below, a condition incorporated by reference below, or an assurance or certification related to conduct during the award period may withhold award funds, disallow costs, or suspend or terminate the award. DOJ, including OJP, also may take other legal action as appropriate. Any materially false, fictitious, or fraudulent statement to the federal government related to this award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812). Should any provision of a requirement of this award be held to be	1. Require	ments of the award; remedies for non-co	ompliance or for materially false statements	
	The con submitter requirer Limited not enfor regardin the peri Special incorpo By sign requirer assuran perform Failure incorpor result in withho action a Any m or omis and/or claims Should shall fi held, in	ditions of this award are material requir ed by or on behalf of the recipient that re- ment of this award. Exceptions. In certain special circumsta- proce, or enforce only in part, one or mor- ing enforcement, including any such exce- od of performance) set out through the C circumstances as to particular award co- rated by reference into the award. and accepting this award on behalf ments of the award, and specifically add ces or certifications submitted by or on hance. to comply with one or more award requ- parted by reference below, or an assuran n OJP taking appropriate action with res ld award funds, disallow costs, or suspe as appropriate. aterially false, fictitious, or fraudulent s- ssion of a material fact) may be the subj 34 U.S.C. 10271-10273), and also may or otherwise (including under 31 U.S.C. any provision of a requirement of this is rst be applied with a limited construction hstead, that the provision is utterly invalued in the submit of the submit of the submit of the submit of the submit and the provision is utterly invalued.	ements of the award. Compliance with any assur- elate to conduct during the period of performance ances, the U.S. Department of Justice ("DOJ") me e requirements otherwise applicable to the award eptions made during the period of performance, a Office of Justice Programs ("OJP") webpage enti- nditions" (ojp.gov/funding/Explore/LegalNotices of the recipient, the authorized recipient official a ppts, as if personally executed by the authorized re- behalf of the recipient that relate to conduct durin the authorized recipient official a spect to the recipient and the award. Among other and or terminate the award. DOJ, including OJP, a tatement to the federal government related to this ect of criminal prosecution (including under 18 U lead to imposition of civil penalties and administ avard be held to be invalid or unenforceable by i	ay determine that it will Any such exceptions re (or will be during during during de and the second and the second second the second second second accepts all material ecipient official, all ag the period of low, a condition ward period may things, the OJP may lso may take other legal award (or concealment J.S.C. 1001 and/or 1621, rative remedies for false ts terms, that provision by law. Should it be

	- STA	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 31
PROJECT NUM	1BER	2020-DJ-BX-0134	AWARD DATE 09/20/2020	•
		SPECIAL	CONDITIONS	
2.	Applic	cability of Part 200 Uniform Requirement		
	The U and su 2020 a The P supple Decer	iniform Administrative Requirements, Co upplemented by DOJ in 2 C.F.R. Part 2800 award from OJP. art 200 Uniform Requirements were first ements funds previously awarded by OJP nber 2014), the Part 200 Uniform Require equires of the award date, and regardless of	st Principles, and Audit Requirements in 2 C.F.R 0 (together, the "Part 200 Uniform Requirements" adopted by DOJ on December 26, 2014. If this F under the same award number (e.g., funds award ements apply with respect to all funds under that whether derived from the initial award or a supp	FY 2020 award ed during or before award number
	are ob	ligated on or after the acceptance date of	this FY 2020 award. t 200 Uniform Requirements as they relate to OJI p.gov/funding/Part200UniformRequirements.htm	e awards and subawards
	Record any ti 425), any ti suppo	rd retention and access: Records pertinen er) must retain typically for a period of unless a different retention period applies er) must provide access, include performa- orting documents, statistical records, and o	t to the award that the recipient (and any subrecip 3 years from the date of submission of the final s and to which the recipient (and any subrecipie ance measurement information, in addition to the other pertinent records indicated at 2 C.F.R. 200.	sient ("subgrantee") at expenditure report (SF ent ("subgrantee") at financial records, 333.
	that r	e event that an award-related question aris nay appear to conflict with, or differ in so ient is to contact OJP promptly for clarific	tes from documents or other materials prepared o me way from, the provisions of the Part 200 Uni- cation.	r distributed by OJP form Requirements, the
3.		pliance with DOJ Grants Financial Guide		
	(curr upda		e are to the DOJ Grants Financial Guide as posted available at https://ojp.gov/financialguide/DOJ/in period of performance. The recipient agrees to	
4.	Recl	assification of various statutory provision	s to a new Title 34 of the United States Code	
	On S recla recla coop	eptember 1, 2017, various statutory provi ssified (that is, moved and renumbered) t ssification encompassed a number of stat perative agreements), including many prov	isions previously codified elsewhere in the U.S. O o a new Title 34, entitled "Crime Control and La utory provisions pertinent to OJP awards (that is, visions previously codified in Title 42 of the U.S.	OJP grants and Code.
	recla	assified to the new Title 34 of the U.S. Co	nce in this award document to a statutory provision of the is to be read as a reference to that statutory pro- v includes references set out in award conditions, ward conditions, and references set out in other av	references set out in

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	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance		CONTINUATION SHEET Grant	PAGE 4 OF 31
		AWARD DATE	09/20/2020	
PROJECT NUMBER	2020-DJ-BX-0134			
		CONDITIONS	Contact	
5. Requi	red training for Point of Contact and all F	inancial Points of		t have successfully
comp recipi this co	the Point of Contact (POC) and all Financ leted an "OJP financial management and g ent's acceptance of the award. Successful ondition.	completion of suc	h a training on or after January	1, 2018, will satisfy
FPOC calen POC) comp	event that either the POC or an FPOC for C must have successfully completed an "O dar days after (1) the date of OJP's appr , or (2) the date the POC enters information letion of such a training on or after Januar	oval of the "Chang on on the new FPC ry 1, 2018, will sat	ge Grantee Contact" GAN (in the case of a new isfy this condition.	ne case of a new W FPOC). Successful
purpo	of OJP trainings that OJP will consider " sees of this condition is available at https:// de a session on grant fraud prevention and	detection.	iiiig/ iiits.ittiit. Thi damaage	
com	ecipient should anticipate that OJP will ir bly with this condition. The recipient's fai itions on this award.	nmediately withho lure to comply also	ld ("freeze") award funds if the o may lead OJP to impose addi	e recipient fails to tional appropriate
6. Requ	irements related to "de minimis" indirect	cost rate		
A rec indir OJP Unif	cipient that is eligible under the Part 200 U ect cost rate described in 2 C.F.R. 200.41 in writing of both its eligibility and its ele form Requirements. The "de minimis" rate e Part 200 Uniform Requirements.	Uniform Requirem 4(f), and that elects	multi with all associated requir	ements in the Part 200
7. Requ	irement to report potentially duplicative	funding		
If the fund of the iden awa	e recipient currently has other active awar is during the period of performance for thi iose other federal awards have been, are b tical cost items for which funds are provider rding agency (OJP or OVW, as appropriated rding agency, must seek a budget-modification of fur	rds of federal funds is award, the recipi eing, or are to be u ded under this awa te) in writing of the ation or change-of	used (in whole or in part) for or rd. If so, the recipient must pro-	e or more of the omptly notify the DOJ so requested by the DOJ
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T.M.F.C.

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	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 5 OF 31
OJECT NUMBER	2020-DJ-BX-0134	AWARD DATE 09/20/2020	
	SPECIAL	CONDITIONS	
8. Requi		nagement and Universal Identifier Requirements	
The recurren as wel The re	ecipient must comply with applicable required the second s	uirements regarding the System for Award Manag This includes applicable requirements regarding r tion in SAM. e restrictions on subawards ("subgrants") to first-t on subawards to entities that do not acquire and p	er subrecipients
recipi The d at http Identi	ent) the unique entity identifier required i etails of the recipient's obligations related ps://ojp.gov/funding/Explore/SAM.htm (fier Requirements), and are incorporated	d to SAM and to unique entity identifiers are post Award condition: System for Award Managemen by reference here.	ed on the OJP web site t (SAM) and Universal
This o any b	condition does not apply to an award to a usiness or non-profit organization that he	n individual who received the award as a natural p e or she may own or operate in his or her name).	person (i.e., unrelated to
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	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 6 OF 31
PROJECT NUMBER	2020-DJ-BX-0134	AWARD DATE 09/20/2020	
	SPECIAL	, CONDITIONS	
9. Emplo	syment eligibility verification for hiring u	inder the award	
1. The	e recipient (and any subrecipient at any tie	er) must	
A. En or in p indivi	sure that, as part of the hiring process for part) with award funds, the recipient (or a dual who is being hired, consistent with t	any position within the United States that is or w ny subrecipient) properly verifies the employmen he provisions of 8 U.S.C. 1324a(a)(1) and (2).	
this a	ward of both	ent (or any subrecipient) who are or will be invol	ved in activities under
(1) th	is award requirement for verification of e	mployment eligibility, and	
States	s, to hire (or recruit for employment) certa	a(a)(1) and (2) that, generally speaking, make it u ain aliens.	
requi	rement for employment eligibility verific	those persons required by this condition to be no ation and of the associated provisions of 8 U.S.C.	
		(including pursuant to the Part 200 Uniform Requisions pertinent to compliance with this award cond Il as records of all pertinent notifications and train	
	onitoring		
The	recipient's monitoring responsibilities inc	lude monitoring of subrecipient compliance with	this condition.
3. Al	lowable costs		1 11
To the reason	ne extent that such costs are not reimburse onable, necessary, and allocable costs (if a	ed under any other federal program, award funds any) of actions designed to ensure compliance wi	th this condition.
4. R	ules of construction		
A. S	taff involved in the hiring process		
		are or will be involved in activities under this aw any subrecipient) officials or other staff who are o is or will be funded (in whole or in part) with awa	
B. E	Employment eligibility confirmation with	E-Verify	
reci app E-V con in p	pient (or any subrecipient) may choose to ropriate person authorized to act on behal 'erify procedures, including in the event c firm employment eligibility for each hirir art) with award funds.	f this condition regarding verification of employm participate in, and use, E-Verify (www.e-verify. If of the recipient (or subrecipient) uses E-Verify of a "Tentative Nonconfirmation" or a "Final Non ng for a position in the United States that is or wil	(and follows the proper confirmation") to 1 be funded (in whole or
Stat	tes, and the Commonwealth of the Northe	District of Columbia, Puerto Rico, Guam, the Virg ern Mariana Islands.	
D.1	Nothing in this condition shall be underst	cood to authorize or require any recipient, any sub	recipient at any tier, or

T.M.F.C.

	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 7 OF 31
PROJECT NUMBER	2020-DJ-BX-0134	AWARD DATE 09/20/2020	
	SPECIAL	CONDITIONS	
any p	erson or other entity, to violate any federa	l law, including any applicable civil rights or non	discrimination law.
E. No at any and (2	thing in this condition, including in parag y tier, or any person or other entity, of any 2).	raph 4.B., shall be understood to relieve any recip obligation otherwise imposed by law, including a	pient, any subrecipient 8 U.S.C. 1324a(a)(1)
webs Verif	ite (https://www.e-verify.gov/) or email E y at E-VerifyEmployerAgent@dhs.gov.	DHS. For more information about E-Verify visi -Verify at E-Verify@dhs.gov. E-Verify employe	
Ques	tions about the meaning or scope of this c	ondition should be directed to OJP, before award	acceptance.
10. Requ	irement to report actual or imminent brea	ch of personally identifiable information (PII)	
The s actua main scop Circe PII t imm	recipient (and any "subrecipient" at any tid al or imminent "breach" (OMB M-17-12) tains, disseminates, discloses, or disposes e of an OJP grant-funded program or activ ular A-130). The recipient's breach proce o an OJP Program Manager no later than 2 inent breach.	er) must have written procedures in place to respo- if it (or a subrecipient) (1) creates, collects, use of "personally identifiable information (PII)" (2 of vity, or (2) uses or operates a "Federal information dures must include a requirement to report actual 24 hours after an occurrence of an actual breach, of	CFR 200.79) within the n system" (OMB or imminent breach of
11. All s	subawards ("subgrants") must have specifi	ic federal authorization	
auth adm "cor	orization of any subaward. This condition inistrative requirements OJP considers ntract").	tee") at any tier, must comply with all applicable n n applies to agreements that for purposes of fed a "subaward" (and therefore does not consider a p	procurement
1.0.	details of the requirement for authorizatic s://ojp.gov/funding/Explore/SubawardAu ific federal authorization), and are incorp	on of any subaward are posted on the OJP web sit thorization.htm (Award condition: All subawards orated by reference here.	e at s ("subgrants") must have
exc	eed \$250,000	a noncompetitive approach in any procurement co	
spe Sim fed a su	cific advance approval to use a noncompe uplified Acquisition Threshold (currently, eral grants administrative requirements ubaward).	ttee") at any tier, must comply with all applicable titive approach in any procurement contract that v \$250,000). This condition applies to agreements OJP considers a procurement "contract" (and the	that for purposes of refore does not consider
an	e details of the requirement for advance ap OJP award are posted on the OJP web site ward condition: Specific post-award appr contract would exceed \$250,000)), and ar	pproval to use a noncompetitive approach in a pro at https://ojp.gov/funding/Explore/Noncompetiti oval required to use a noncompetitive approach ir e incorporated by reference here.	veProcurement.htm 1 a procurement contract

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	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 31
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	SPECIAL	CONDITIONS	
13. Unrea	asonable restrictions on competition under	the award; association with federal government	
SCO part) the p this c	PE. This condition applies with respect to by this award, whether by the recipient or urchase or acquisition, the method of proc condition must be among those included in	any procurement of property or services that is fur by any subrecipient at any tier, and regardless of urement, or the nature of any legal instrument use	nded (in whole or in the dollar amount of d. The provisions of
Cons awar asso 200 comj firm recip the t	istent with the (DOJ) Part 200 Uniform R ds to be "manage[d] and administer[ed] ir ciated programs are implemented in full a 319(a) (generally requiring "[a]]l procurer petition" and forbidding practices "restrict s in order for them to qualify to do busine ojent (or subrecipient, at any tier) may (in	equirements including as set out at 2 C.F.R. 20 a a manner so as to ensure that Federal funding is ccordance with U.S. statutory and public policy re- nent transactions [to] be conducted in a manner pu- ive of competition," such as "[p]lacing unreasona ss" and taking "[a]ny arbitrary action in the procu- any procurement transaction) discriminate agains "associate of the federal government" (or on the ry of such an associate), except as expressly set or	equirements") and coviding full and open ble requirements on rement process") no t any person or entity on basis of such person or
2. M	Ionitoring		
The	recipient's monitoring responsibilities inc	lude monitoring of subrecipient compliance with	this condition.
	llowable costs the extent that such costs are not reimburs conable, necessary, and allocable costs (if	ed under any other federal program, award funds any) of actions designed to ensure compliance wi	may be obligated for the this condition.
4. R	tules of construction		
prez reci belt suc	sent) by or on behalf of the federal govern ipient or -subrecipient (at any tier), agent, alf of (or in providing goods or services t h employment or engagement, and any pe- iect, or activity (or to provide such goods	nent" means any person or entity engaged or emp iment as an employee, contractor or subcontract or otherwise in undertaking any work, project, o or on behalf of) the federal government, and inc erson or entity committed by legal instrument to u or services) in future.	or activity for or on ludes any applicant for ndertake any such work,
B. any	Nothing in this condition shall be underst y person or other entity, to violate any fed	ood to authorize or require any recipient, any sub eral law, including any applicable civil rights or n	ondiscrimination law.

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Aste P	Department of Justice (DOJ <u>)</u> Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 9 OF 31
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	SPECIAL	CONDITIONS	
14. Re OJ	quirements pertaining to prohibited conduct P authority to terminate award)	related to trafficking in persons (including report	ing requirements and
Th rec pa of	e recipient, and any subrecipient ("subgrante juirements to report allegations) pertaining t rt of recipients, subrecipients ("subgrantees" the recipient or of any subrecipient.	ee") at any tier, must comply with all applicable re o prohibited conduct related to the trafficking of p), or individuals defined (for purposes of this con-	dition) as "employees"
O.	e details of the recipient's obligations related P web site at https://ojp.gov/funding/Explor nduct by recipients and subrecipients related thority to terminate award)), and are incorpo	d to prohibited conduct related to trafficking in pe e/ProhibitedConduct-Trafficking.htm (Award con I to trafficking in persons (including reporting req orated by reference here.	rsons are posted on the adition: Prohibited uirements and OJP
15. De	etermination of suitability to interact with pa	articipating minors	
D as th	OJ)(or in the application for any subaward, a sociated federal statute that a purpose of s e recipient, or a subrecipient at any tier) is to	f it is indicated in the application for the award at any tier), the DOJ funding announcement (solic some or all of the activities to be carried out under o benefit a set of individuals under 18 years of age	the award (whether by e.
in	teract with participating minors. This require	; must make determinations of suitability before c rement applies regardless of an individual's emplo	-
T (4 pi	he details of this requirement are posted on t Award condition: Determination of suitabili articipating minors), and are incorporated by	the OJP web site at https://ojp.gov/funding/Explo ty required, in advance, for certain individuals wh y reference here.	e/Interact-Minors.htm to may interact with
0	ther events	pproval, planning, and reporting of conferences, 1	
р	olicies, and official DOJ guidance (including	ntee") at any tier, must comply with all applicable g specific cost limits, prior approval and reporting s for expenses related to conferences (as that term ages at such conferences, and costs of attendance a	is defined by DOJ),
		of conferences and the rules applicable to this awa 3.10 of "Postaward Requirements" in the "DOJ C	and appears in the DOJ
17. F	Requirement for data on performance and eff	fectiveness under the award	
	The data must be provided to OJP in the mar	that measure the performance and effectiveness of mer (including within the timeframes) specified b nce. Data collection supports compliance with th he GPRA Modernization Act of 2010, and other a	e Government
18.	OJP Training Guiding Principles		
		cipient or any subrecipient ("subgrantee") at an to the OJP Training Guiding Principles for Grante ent/TrainingPrinciplesForGrantees-Subgrantees.ht	

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UTION OF		Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 10 OF 31
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		SPECIAL	CONDITIONS	
19.	Effect	of failure to address audit issues		
	award does r Requi	funds, or may impose other related requi	OJ awarding agency (OJP or OVW, as appropria rements, if (as determined by the DOJ awarding tstanding issues from audits required by the Part or other outstanding issues that arise in connection	200 Uniform
20.	Poten	tial imposition of additional requirements	3	
	(OJP risk"	or OVW, as appropriate) during the period for purposes of the DOJ high-risk grantee		
21.	Com	pliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. F	eart 42
	C.F.F equal	 Part 42, specifically including any appr l employment opportunity program. 	ee") at any tier, must comply with all applicable icable requirements in Subpart E of 28 C.F.R. Pa	
22.	Com	pliance with DOJ regulations pertaining t	o civil rights and nondiscrimination - 28 C.F.R. I	Part 54
	C.F.J	R. Part 54, which relates to nondiscrimina	tee") at any tier, must comply with all applicable ation on the basis of sex in certain "education pro	-
23.	Com	pliance with DOJ regulations pertaining	to civil rights and nondiscrimination - 28 C.F.R.	Part 38
	C.F.	R. Part 38 (as may be applicable from un ten notice to program beneficiaries and pr	tee") at any tier, must comply with all applicable he to time), specifically including any applicable cospective program beneficiaries.	
	basi prac ("su that	s of religion, a religious beller, a relusal t tice. Part 38, currently, also sets out rule bgrantee") organizations that engage in o pertain to recipients and subrecipients that	t 38 includes rules that prohibit specific forms of o hold a religious belief, or refusal to attend or pa s and requirements that pertain to recipient and s r conduct explicitly religious activities, as well as at are faith-based or religious organizations.	ubrecipient s rules and requirements
	http	text of 28 C.F.R. Part 38 is available via s://www.ecfr.gov/cgi-bin/ECFR?page=bu under e-CFR "current" data.	the Electronic Code of Federal Regulations (curr cowse), by browsing to Title 28-Judicial Adminis	ently accessible at tration, Chapter 1, Part

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	SPECIAL CONDITIONS					
	Restrictions on "lobbying"					
5 1 1 1	subrecipient ("subgrantee") at any tier, ether of nodification, or adoption of any law, regulatio may be exceptions if an applicable federal state parred by law.)	unds awarded by OJP may not be used by the recip irectly or indirectly, to support or oppose the enac- in, or policy, at any level of government. See 18 to ute specifically authorizes certain activities that of	J.S.C. 1913. (There herwise would be			
	subrecipient at any fier, to pay any person to n Congress, or Congress (or an official or emplo cooperative agreement, subgrant, contract, sub or modifying any such award. See 31 U.S.C. applies to Indian tribes and tribal organization	l funds awarded by OJP from being used by the re filuence (or attempt to influence) a federal agency byce of any of them) with respect to the awarding o peontract, or loan, or with respect to actions such a 1352. Certain exceptions to this law apply, includ s.	of a federal grant or as renewing, extending, ling an exception that			
	fall within the scope of these prohibitions, the express prior written approval of OJP.	icular use of federal funds by a recipient (or subre recipient is to contact OJP for guidance, and may				
	subrecipient ("subgrantee") at any tier, must c federal appropriations statutes. Pertinent restr at https://ojp.gov/funding/Explore/FY20Appr	restrictions on the use of federal funds (FY 2020) comply with all applicable restrictions on the use of ictions that may be set out in applicable appropria opriationsRestrictions.htm, and are incorporated by of federal funds by a recipient (or a subrecipient) triction, the recipient is to contact OJP for guidance OJP.	tions acts are indicated by reference here. Should would or might fall			
26.	Reporting potential fraud, waste, and abuse, a	and similar misconduct				
	26. Reporting potential fields, where, where, and the subgrantees") at any tier, 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.					
	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: U.S. Department of Justice, Office of the Inspector General, Investigations Division, ATTN: Grantee Reporting, 950 Pennsylvania Ave., NW, Washington, DC 20530; and/or (3) by facsimile directed to the DOJ OIG Investigations Division (Attn: Grantee Reporting) at (202) 616-9881 (fax).					
	Additional information is available from the	DOJ OIG website at https://oig.justice.gov/hotlin	e.			



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	SPECIAL	CONDITIONS			
27. Restric	tions and certifications regarding non-di	sclosure agreements and related matters			
subcor agreen accord depart	ntract with any funds under this award, in nent or statement that prohibits or otherw lance with law) of waste, fraud, or abuse ment or agency authorized to receive suc		e reporting (in tive of a federal		
requir	regoing is not intended, and shall not be ements applicable to Standard Form 312 ve compartmented information), or any o sclosure of classified information.	understood by the agency making this award, to a (which relates to classified information), Form 44 other form issued by a federal department or agen	414 (which relates to cy governing the		
1. In	accepting this award, the recipient				
or cor contra	a. represents that it neither requires nor has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and				
agree or abu writte obliga	ments or statements that prohibit or other use as described above, it will immediate on notification to the federal agency maki ations only if expressly authorized to do	t is or has been requiring its employees or contract rwise restrict (or purport to prohibit or restrict), re ly stop any further obligations of award funds, wi ing this award, and will resume (or permit resump so by that agency.	ill provide prompt tion of) such		
2. If both-	the recipient does or is authorized under -	this award to make subawards ("subgrants"), proc	curement contracts, or		
a. it	represents that				
(whe requi prohi fraud	ther through a subaward ("subgrant"), pr res or has required internal confidentialit bit or otherwise currently restrict (or pur I, or abuse as described above; and	the recipient's application proposes may or will r ocurement contract, or subcontract under a procu- ty agreements or statements from employees or co port to prohibit or restrict) employees or contract	ontractors that currently ors from reporting waste,		
(2) i	t has made appropriate inquiry, or otherv	vise has an adequate factual basis, to support this	representation; and		
b. it unde or ot imm the f	certifies that, if it learns or is notified that r this award is or has been requiring its e herwise restrict (or purport to prohibit or ediately stop any further obligations of a ederal agency making this award, and wi	at any subrecipient, contractor, or subcontractor e employees or contractors to execute agreements o restrict), reporting of waste, fraud, or abuse as de ward funds to or by that entity, will provide prom ill resume (or permit resumption of) such obligati	ntity that receives funds r statements that prohibit escribed above, it will not written notification to		
auth	orized to do so by that agency.				



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		CONDITIONS	
28. 0	Compliance with 41 U.S.C. 4712 (including pro		
ן ע נ ו	The recipient (and any subrecipient at any tier) J.S.C. 4712, including all applicable provision employee as reprisal for the employee's disclos gross waste of federal funds, an abuse of author health or safety, or a violation of law, rule, or r	must comply with, and is subject to, all applicabl s that prohibit, under specified circumstances, dis ure of information related to gross mismanageme rity relating to a federal grant, a substantial and sp egulation related to a federal grant.	nt of a federal grant, a pecific danger to public
6	The recipient also must inform its employees, i employee rights and remedies under 41 U.S.C.	n writing (and in the predominant native languag 4712.	
	Should a question arise as to the applicability of contact the DOJ awarding agency (OJP or OV)	of the provisions of 41 U.S.C. 4712 to this award,	the recipient is to
29.	Encouragement of policies to ban text messagi	ng while driving	
	51225 (October 1, 2009), DOJ encourages rect banning employees from text messaging while award, and to establish workplace safety polic crashes caused by distracted drivers.	Leadership on Reducing Text Messaging While D ipients and subrecipients ("subgrantees") to adopt driving any vehicle during the course of perform ies and conduct education, awareness, and other o	ning work funded by this putreach to decrease
30.	Requirement to disclose whether recipient is d	esignated "high risk" by a federal grant-making a	igency outside of DOJ
	during the course of the period of performance information to OJP by email at OJP.Complian includes any status under which a federal awa performance, or other programmatic or finance the following: 1. The federal awarding agency	ederal grant-making agency outside of DOJ, curre e under this award, the recipient must disclose that iceReporting@ojp.usdoj.gov. For purposes of thi rding agency provides additional oversight due to ial concerns with the recipient. The recipient's dis that currently designates the recipient high risk, nt of contact at that federal awarding agency (nar h-risk status, as set out by the federal awarding ag	s disclosure, high risk o the recipient's past sclosure must include 2. The date the recipient ne, phone number, and

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	SPECIAL	CONDITIONS		
31. Authorization and Authoriz	ority to obligate award funds contingent or nforcement: information-communication r	n noninterference (within the funded "program or estrictions; unallowable costs; notification	activity") with federal	
1. If	the recipient is a "State," a local governme	nt, or a "public" institution of higher education:		
(or o fund	f any subrecipient at any tier that is a State ed wholly or partly with award funds is sul	if, at the time of the obligation, the "program or a , a local government, or a public institution of hig bject to any "information-communication restricti	ion."	
itself desc infor	F if at the time it incurs such costs the pribed in par. 1.A of this condition) that wo mation-communication restriction.	urs "at risk," the recipient may not obligate award program or activity of the recipient (or of any sub uld be reimbursed wholly or partly with award fu	nds was subject to any	
by tł (rega "Noi restr	C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OJP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in par. 1.A of this condition, is in compliance with the award condition entitled "Noninterference (within the funded 'program or activity') with federal law enforcement: information-communication restrictions; ongoing compliance."			
with recij com cono cred	award conditions or otherwise, has credib bient, or of any subrecipient (at any tier) de munication restriction. Also, any subawar dition must require prompt notification to t lible evidence regarding an information-co	writing) if the recipient, from its requisite monito- ble evidence that indicates that the funded program escribed in par. 1.A of this condition, may be sub- d (at any tier) to a subrecipient described in parage the entity that made the subaward, should the sub- mmunication restriction.	ject to any information- graph 1.A of this recipient have such	
may furt com	her such subrecipient at any tier) that is fur her such subrecipient at any tier) that is fur munication restriction.	t described in par. 1.A of this condition must prov the obligation, the program or activity of the sub nded in whole or in part with award funds is subje	ect to any information-	
circ tran fun suc	umstances (e.g., a small amount of award sitory non-compliance, which was unknow ds that, under this condition, may not be m	DOJ to the contrary, based upon a finding by DO funds obligated by the recipient at the time of a si wn to the recipient despite diligent monitoring), an lade shall be unallowable costs for purposes of th ht to evidence submitted by the recipient that den he requirements set out in the "Noninterference nce" award condition.	ny obligations of award is award. In making any ponstrates diligent	
222	Rules of Construction			
A. "No	For purposes of this condition "information printerference information-communicat	n-communication restriction" has the meaning set ion restrictions; ongoing compliance" condition.	t out in the	
	Both the "Rules of Construction" and the " nmunication restrictions; ongoing complia	Important Note" set out in the "Noninterference ince" condition are incorporated by reference as t	information- hough set forth here in	

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OTIC S		Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 15 OF 31
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		SPECIAL	CONDITIONS	
32.	Author		n no use of funds to interfere with federal law en	forcement:
	1. If th	e recipient is a "State," a local governme	nt, or a "public" institution of higher education:	
	A. The (or of fundeo	e recipient may not obligate award funds any subrecipient at any tier that is a State d in whole or in part with award funds is s	if, at the time of the obligation, the "program or , a local government, or a public institution of h subject to any "information-communication rest	riction."
	reimb at any was si	urse itself if at the time it incurs such c tier, described in paragraph 1.A of this c ibject to any information-communication		in part with award funds
	C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OJP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance."			
	with a recipi inform 1.A o have	ward conditions or otherwise, has credib ent, or of any subrecipient (at any tier) de nation-communication restriction. In add f this condition must require prompt notif such credible evidence regarding an infor		be subject to any at described in paragraph ould the subrecipient
	subre (or of infori	cipient may not obligate award funds if, a any further such subrecipient at any tier) nation-communication restriction.	described in paragraph 1.A of this condition m at the time of the obligation, the program or acti) that is funded in whole or in part with award ft	nds is subject to any
	circun transi funds such	mstances (e.g., a small amount of award f itory non-compliance, which was unknow s that, under this condition, may not be m	DOJ to the contrary, based upon a finding by D funds obligated by the recipient at the time of a s vn to the recipient despite diligent monitoring), s ade shall be unallowable costs for purposes of th to evidence submitted by the recipient that den e requirements set out in the "No use of funds to sing compliance" award condition.	any obligations of award nis award. In making any nonstrates diligent
		lles of Construction		
	fund	s to interfere information-communication	n-communication restriction" has the meaning so ion restrictions; ongoing compliance" condition.	
	infor	oth the "Rules of Construction" and the " mation-communication restrictions; ongo here in full.	Important Note" set out in the "No use of funds bing compliance" condition are incorporated by	to interfere reference as though set

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1. W activ agen recei from from 2. Th this 3. A exter	nterference (within the funded "program o ctions; ongoing compliance ith respect to the "program or activity" fun ity of any subrecipient at any tier), through cy, or -official may prohibit or in any way ving information regarding citizenship or i sending, requesting or receiving, or excha maintaining such information. Any prohil munication restriction" under this award. he recipient's monitoring responsibilities in condition.	<i>CONDITIONS</i> r activity") with federal law enforcement: information of the period of performance, no State or local generative. (1) any government entity or -official frimmigration status to/from DHS; or (2) a governmenting information regarding immigration status to bition (or restriction) that violates this condition is acclude monitoring of subrecipient compliance with a state is an authorized and priority purpose of ray other federal program, award funds may be any that the recipient, or any subrecipient at any the education, incurs to implement this condition	any such program or government entity, - om sending or hent entity or -agency o/from/with DHS, or s an "information- h the requirements of f this award. To the obligated for the fer that is a State, a
4. R A. F (1) ' educ (2) . in sv and	ules of Construction for purposes of this condition: "State" and "local government" include any cation), but not any Indian tribe. A "public" institution of higher education is ubstantial part) by a State or local governm its officials to be "government officials.")	y agency or other entity thereof (including any pu is defined as one that is owned, controlled, or dire hent. (Such a public institution is considered to be s under title VI of the Civil Rights Act of 1964 (so	blic institution of higher ctly funded (in whole or a "government entity,"
(4) U.S (5) B. I Sta fed IM	"Immigration status" means what it means .C. 1101 mean what they mean under that "DHS" means the U.S. Department of Hou Nothing in this condition shall be understo te or local government, any public instituti eral law, including any applicable civil rig	under 8 U.S.C. 1373 and 8 U.S.C. 1644; and terr section 1101, except that "State" also includes Au meland Security. od to authorize or require any recipient, any subra on of higher education, or any other entity (or inc	ns that are defined in 8 merican Samoa. ecipient at any tier, any lividual) to violate any

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		, CONDITIONS		
con	npliance	forcement: information-communication restrictio	al may use funds	
unc ent (2) imi vio	er this award (including under any subawar ty or -official from sending or receiving in a government entity or -agency from sendin nigration status to/from/with DHS, or from lates this condition is an "information-com	ra, at any tier) to promote of many way reduce to formation regarding citizenship or immigration sta ng, requesting or receiving, or exchanging information maintaining such information. Any prohibition (o nunication restriction" under this award.	tus to/from DHS; or tion regarding r restriction) that	
this	s condition.	nclude monitoring of subrecipient compliance with		
ext	ent that such costs are not reimbursed unde	uirements is an authorized and priority purpose of r any other federal program, award funds may be o my) that the recipient, or any subrecipient at any ti gher education, incurs to implement this condition	er that is a State, a	
4.	Rules of Construction			
	For purposes of this condition:	the stand of the lading any mu	blic institution of higher	
ed	(1) "State" and "local government" include any agency or other entity thereof (including any public institution of highe education), but not any Indian tribe.			
in an	(2) A "public" institution of higher education is defined as one that is owned, controlled, or directly funded (in whole or in substantial part) by a State or local government. (Such a public institution is considered to be a "government entity," and its officials to be "government officials.")			
		s under title VI of the Civil Rights Act of 1964 (se		
(4 U	"Immigration status" means what it means S.C. 1101 mean what they mean under that	s under 8 U.S.C. 1373 and 8 U.S.C. 1644; and term section 1101, except that "State" also includes An	ns that are defined in 8 nerican Samoa.	
) "DHS" means the U.S. Department of Ho			
St	B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, State or local government, any public institution of higher education, or any other entity (or individual) to violate federal law, including any applicable civil rights or nondiscrimination law.			
IN	MPORTANT NOTE: Any questions about t vard acceptance.	he meaning or scope of this condition should be d	irected to OJP, before	
OJP FORM 4000/2	. (REV. 4-88)	7	in.El.	

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	SPECIAL	CONDITIONS			
certa	in law-enforcement-sensitive information	r activity") with federal law enforcement: No pub			
awa	rd, as of the date the recipient accepts this a risions must be among those included in an				
1. N	oninterference: No public disclosure of fec	leral law-enforcement information in order to con-	ceal, harbor, or shield		
U.S infc U.S witl	1. Noninterference: No public disclosure of federal law-enforcement information in order to conceal, harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no public disclosure may be made of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a).				
	Ionitoring				
The	recipient's monitoring responsibilities incl	ude monitoring of subrecipient compliance with t	his condition.		
	Allowable costs				
rea	the extent that such costs are not reimburse sonable, necessary, and allocable costs (if a dition.	ed under any other federal program, award funds r ny) of actions (e.g., training) designed to ensure o	nay be obligated for the compliance with this		
4. I	Rules of construction				
	For purposes of this condition				
11)1(a)(3));	er section 101 of the Immigration and Nationality			
ma me pa thr lav	de available, by the federal government, to ans, including, without limitation (1) thro thership or -task-force, (3) in connection v ough any deconfliction (or courtesy) notice v enforcement activity;	ation" means law-enforcement-sensitive information a State or local government entity, -agency, or -cough any database, (2) in connection with any law with any request for law enforcement assistance or e of planned, imminent, commencing, continuing,	enforcement -cooperation, or (4) or impending federal		
en	forcement purpose; and	mation" means records or information compiled f			
an	y subrecipient (at any tier) that is a govern				
1	Both the "Rules of Construction" and the ' rogram or activity") with federal law enfor vard condition are incorporated by reference	'Important Note" set out in the "Noninterference (cement: information-communication restrictions; e as though set forth here in full.	within the funded ongoing compliance"		

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OTION OF INTERNAL		Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 19 OF 31
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			CONDITIONS	
36.	inform	e of funds to interfere with federal law en nation	forcement: No public disclosure of certain law-er	
	period	l of performance. Its provisions must be a	ne recipient accepts this award, and throughout the among those included in any subaward (at any tier	,
	harbo	r, or shield	osure of federal law-enforcement information in c	
Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a).				eld from detection any in the United States in
		onitoring		
	The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition.			
	3. Allowable costs			
	reasc	e extent that such costs are not reimburse nable, necessary, and allocable costs (if a ition.	ed under any other federal program, award funds any) of actions (e.g., training) designed to ensure o	nay be obligated for the compliance with this
	4. Rı	lles of construction		
	A. F	or purposes of this condition		
	1101	(a)(3));	er section 101 of the Immigration and Nationality	
	mad mea parti thro law	e available, by the federal government, un ns, including, without limitation (1) three hership or -task-force, (3) in connection v ugh any deconfliction (or courtesy) notice enforcement activity;	ation" means law-enforcement-sensitive informates a State or local government entity, -agency, or - ough any database, (2) in connection with any law with any request for law enforcement assistance of e of planned, imminent, commencing, continuing	v enforcement r -cooperation, or (4) or impending federal
	enfo	preement purpose; and	rmation" means records or information compiled	
	any	subrecipient (at any tier) that is a govern	ommunication or release other than one (a) with ment entity.	
	1932	Both the "Rules of Construction" and the enforcement: information-communication rence as though set forth here in full.	"Important Note" set out in the "No use of funds t n restrictions; ongoing compliance" award condit	to interfere with federal tion are incorporated by



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SPECIAL CONDITIONS

37. Noninterference (within the funded "program or activity") with federal law enforcement: Notice of scheduled release

SCOPE. This condition applies with respect to the "program or activity" that is funded (in whole or in part) by the award, as of the date the recipient accepts the award, and throughout the remainder of the period of performance. Its provisions must be among those included in any subaward at any tier.

1. Noninterference with "removal" process: Notice of scheduled release date and time

Consonant with federal law enforcement statutes -- including 8 U.S.C. 1231 (for an alien incarcerated by a State or local government, a 90-day "removal period" during which the federal government "shall" detain and then "shall" remove an alien from the U.S. "begins" no later than "the date the alien is released from ... confinement"; also, the federal government is expressly authorized to make payments to a "State or a political subdivision of the State ... with respect to the incarceration of [an] undocumented criminal alien"); 8 U.S.C. 1226 (the federal government "shall take into custody" certain criminal aliens "when the alien is released"); and 8 U.S.C. 1366 (requiring an annual report to Congress on "the number of illegal alien[felons] in Federal and State prisons" and programs underway "to ensure the prompt removal" from the U.S. of removable "criminal aliens") -- within the funded program or activity, no State or local government entity, -agency, or -official (including a government-contracted correctional facility) may interfere with the "removal" process by failing to provide -- as early as practicable (see para. 4.C. below) -- advance notice to DHS of the scheduled release date and time for a particular alien, if a State or local government (or government-contracted) correctional facility receives from DHS a formal written request pursuant to the INA that seeks such advance notice.

2. Monitoring

The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition.

3. Allowable 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 (e.g., training) designed to ensure compliance with this condition.

4. Rules of construction

A. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, or any other entity or individual to maintain (or detain) any individual in custody beyond the date and time the individual otherwise would have been released.

B. Applicability

(1) Current DHS practice is ordinarily to request advance notice of scheduled release "as early as practicable (at least 48 hours, if possible)." (See DHS Form I-247A (3/17)). If (e.g., in light of the date DHS made such request) the scheduled release date and time for an alien are such as not to allow for the advance notice that DHS has requested, it shall NOT be a violation of this condition to provide only as much advance notice as practicable.

(2) Current DHS practice is to use the same form for a second, distinct purpose -- to request that an individual be detained for up to 48 hours AFTER the scheduled release. This condition does NOT encompass such DHS requests for detention.

C. Both the "Rules of Construction" and the "Important Note" set out in the "Noninterference (within the funded "program or activity") with federal law enforcement: Interrogation of certain aliens" award condition are incorporated by reference as though set forth here in full.

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PROJECT NUMBER	2020-DJ-BX-0134	AWARD DATE 09/20/2020		
	SPECIAL	CONDITIONS		
38. No us	se of funds to interfere with federal law en			
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	ules of construction			
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deta dete	lined for up to 48 hours AFTER the sched	orm for a second, distinct purpose to request that uled release. This condition does NOT encompas	1	
C. I law in f	enforcement: Interrogation of certain alle	Important Note" set out in the "No use of funds to ns" award condition are incorporated by reference	o interfere with federal e as though set forth here	



PROJECT NUMBER 2020-DJ-BX-0134 AWARD DATE 09/20/2020 SPECIAL CONDITIONS 39. Noninterference (within the funded "program or activity") with federal law enforcement: Interrogation of certain aliens SCOPE, This condition applies with respect to the "program or activity" funded (wholly or partly) by this award, as of the date the religient accepts the award, and throughout the rest of the award period of performance. Its provisions must be among those included in any subaward (at any tier). 1. Noninterference with statutory law enforcement access to correctional facilities Consonant with federal law enforcement access to correctional facilities Consonant with federal law enforcement statutes and regulationsincluding 8 USC 1357(a), under which certain federal officers and employces "have power without warratu to interrogate any alien or person believed to be an alien as to his right to be or to remain" in the U.S., and A CFR 287.5(a), under which that power may be exercised "anywhere in or outside" the U.Swithin the funded program or activity, mo State or local government entity, agency, or official may interfere with the exercise of that power to interrogate "without warrat" (by gatents of federal law) by impeding access to any State or local government of government-contracted) correctional facility by such agents for the purpose of "interrogat[ing] any alien or person believed to be an alien as to his [or her] right to be or to remain in the United States." 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not rei	Contraction of the second seco	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 22 OF 31	
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committed an offense does not constitute "conviction" for purposes of this condition.					
		committed an offense does not constitute "cor	iviction" for purposes of this condition.)		
(5) The term "correctional facility" means what it means under 34 USC 10251(a)(7)) as of January 1, 2020.					
(6) The term "impede" includes taking or continuing any action, or implementing or maintaining any law, policy, rule, or practice, that-		(6) The term "impede" includes taking or con or practice, that-	tinuing any action, or implementing or maintainir	ng any law, policy, rule,	
(a) is designed to prevent or to significantly delay or complicate, or		(a) is designed to prevent or to significantly d	elay or complicate, or		
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	SPECIAL	CONDITIONS	
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B. No	the second	t to authorize or require any recipient, any subre n of higher education, or any other entity (or inc	ecipient at any tier, any lividual) to violate any
IMPC award	DRTANT NOTE: Any questions about the deceptance.	meaning or scope of this condition should be d	irected to OJP, before
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(a) is designed to prevent or to significantly de	elay or complicate, or	
or practice, that—		
	inuing any action, or implementing or maintainir	g any law, policy, rule,
(5) The term "correctional facility" means what Streets Act of 1968 (34 USC 10251(a)(7)).	at it means under the title I of the Omnana Crime	
		Star Safe
(4) The term "conviction" means what it means conversed an offense does not constitute "conv	וג under 8 USC 1101(ג)(אפ). (Adjudication of ג ju viction" for purposes of this condition.)	ស្មារស្រភា ខ្មែរ និព្យាភាព
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4. Rules of construction		
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	SPECIAL	CONDITIONS	
(b) h	as the effect of preventing or of significant	ly delaying or complicating.	
educ	ation), but not any Indian tribe.	agency or other entity thereof (including any pub defined as one that is owned, controlled, or direc ent. (Such a public institution is considered to be	tly funded (in whole or
and i	its officials to be "government officials.")		
	Program or activity" means what it means othing in this condition shall be understood	to authorize or require any recipient, any subrec	ipient at any tier, any
State	e or local government, any public institution ral law, including any applicable civil right	n of higher education, of any other entity (of high s or nondiscrimination law.	
	ORTANT NOTE: Any questions about the 'd acceptance.	meaning or scope of this condition should be dir	ected to OJP, before
	uirement to collect certain information from		overnment. or a
"pub iden Secu main	plic" institution of higher education, unless tified in the program solicitation as "Inform rrity (DHS) and/or Immigration and Custon thained by the recipient, consistent with do user. Becycher so these questions are not re	ent may not make a subaward to a State, a local g it first obtains from the proposed subrecipient res- nation regarding Communication with the Depart ns Enforcement (ICE)." All subrecipient respons cument retention requirements, and must be made equired from subrecipients that are either a tribal tion, or a private institution of higher education.	es must be collected and
	perating with OJP Monitoring		
proc Offi reci doc deau resu	edures, and to cooperate with OJP (includi cer (OCFO)) requests related to such moni pient agrees to provide to OJP all documen umentation related to any subawards made dlines set by OJP for providing the requested	nitoring of this award pursuant to OJP's guideling ing the grant manager for this award and the Offic toring, including requests related to desk reviews tation necessary for OJP to complete its monitori under this award. Further, the recipient agrees to ed documents. Failure to cooperate with OJP's m awards, including, but not limited to: withholdin unds; referral to the DOJ OIG for audit review; d nation of an award(s).	and/or site visits. The ing tasks, including o abide by reasonable conitoring activities may gs and/or other

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43.	FFAT	A reporting: Subawards and executive co	ompensation		
	more a execut obliga on the Execu	cipient must comply with applicable requ ind, in certain circumstances, to report th ives of the recipient and first-tier subreci tions, which derive from the Federal Fun OJP web site at https://ojp.gov/funding/I tive Compensation), and are incorporated	e names and total of pients (first-tier "s ding Accountabilit Explore/FFATA.ht I by reference here	ubgrantees") of award funds. T y and Transparency Act of 200 m (Award condition: Reporting	The details of recipient 6 (FFATA), are posted 3 Subawards and
	hand	ondition, including its reporting requiren made to an individual who received the zation that he or she may own or operate	award as a natural	person (i.e., unrelated to any of	szo,000, 01 (2) an isiness or non-profit
44.		red 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.			g and monitoring of agrees to submit, upon	
45.	5. 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.			with the provisions of eported on the quarterly	
46.		e 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.			v/ gsp_grantcondition. on sharing and describe	
47.	Avoi	dance of duplication of networks			
	To avoid duplicating existing networks or IT systems in any initiatives funded by BJA for law enforcement information sharing systems which involve interstate connectivity between jurisdictions, such systems shall employ, to the extent possible, existing networks as the communication backbone to achieve interstate connectivity, unless the recipient can demonstrate to the satisfaction of BJA that this requirement would not be cost effective or would impair the functionality of an existing or proposed IT system.			inless the recipient can	
48.	Com	pliance with 28 C.F.R. Part 23			
	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.			applicable, OJP may, at F.R. Part 23 occur, the	
OJP FORM 40	OJP FORM 4000/2 (REV. 4-88)				

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			SPECIAL	CONDITIONS	
4	9.		tion of human research subjects		
		nolicie	ecipient (and any subrecipient at any tier) is and procedures regarding the protection w Board approval, if appropriate, and sub	must comply with the requirements of 28 C.F.R. 1 of human research subjects, including obtainme ject informed consent.	Part 46 and all OJP nt of Institutional
, 5	0.	Confid	dentiality of data		
		and 28	CED Bout 22 that are applicable to coll	must comply with all confidentiality requirement ection, use, and revelation of data or information mit a Privacy Certificate that is in accord with re 23.	. The recipient further
5	51.	Verifi	cation and updating of recipient contact in	nformation	
		Repre incorr	in GMS information in GMS in	OC), Financial Point of Contact (FPOC), and Au cluding telephone number and e-mail address. If lotice (GAN) must be submitted via the Grants M	ally information is
5	52.	Law e	enforcement task forces - required training	5	
		who is must o compl award	s a task force commander, agency executi complete required online (internet-based) lete this training once during the period o is include this requirement.	rent member of a law enforcement task force fun ive, task force officer, or other task force member task force training. Additionally, all future task f f performance for this award, or once every four	Force members must years if multiple OJP
		Leade privac	ership (www.ctfli.org). The training addre	e online through the BJA-funded Center for Task esses task force effectiveness, as well as other key formance measurement, personnel selection, and ort a task force, the recipient must compile and n certificates.	task force oversight and
		Addit Integr	tional information regarding the training i rity and Leadership (www.ctfli.org).	s available through BJA's web site and the Cente	r for Task Force
	53.	Justif	ication of consultant rate		
		Approjustif funds	ication must be submitted to and approve	oval of any consultant rate in excess of \$650 per o d by the OJP program office prior to obligation o	lay. A detailed r expenditure of such

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	SPECIAL	CONDITIONS	
55.	Compliance with National Environmental Polic	by Act and related statutes	
	Environmental Policy Act (NEPA), the National impact analyses requirements in the use of thes Accordingly, the recipient agrees to first determ to obligating funds for any of these purposes. If the award, the recipient agrees to contact BJA.	ant at any tier) must assist BJA in complying with al Historic Preservation Act, and other related fede e award funds, either directly by the recipient or b nine if any of the following activities will be funde f it is determined that any of the following activitie pplies to new activities as set out below, whether o at is, as long as the activity is being conducted by y needs to be undertaken in order to use these awars	by a subrecipient. ed by the grant, prior es will be funded by or not they are being the recipient, a
	a. New construction;	s condition are.	
	h Minor reportion or remodeling of a proper	y located in an environmentally or historically ser n, a wetland, or habitat for endangered species, or Historic Places;	nsitive area, including a property listed on or
	c. A renovation, lease, or any proposed use of a prior use or (b) significantly change its size;	a building or facility that will either (a) result in a	change in its basic
	d. Implementation of a new program involving incidental component of a funded activity and education environments; and	the use of chemicals other than chemicals that are (b) traditionally used, for example, in office, hous	e (a) purchased as an ehold, recreational, or
	e. Implementation of a program relating to clai identification, seizure, or closure of clandestin	ndestine methamphetamine laboratory operations, e methamphetamine laboratories.	including the
	A apparent and/or an Environmental Impact S	plying with NEPA may require the preparation of tatement, as directed by BJA. The recipient further of a Mitigation Plan, as detailed at https://bja.gov tory operations.	er understands and
	subracipiontal existing programs or activities t	xisting Programs or Activities: For any of the rec hat will be funded by these award funds, the recipi (A in any preparation by BJA of a national or prog	lent, upon specific
56.	Establishment of trust fund		
	required to establish a trust fund account. Reci awards in interest-bearing accounts, unless reg including any interest, may not be used to pay Edward Byrne Memorial Justice Assistance G	the recipient (or a subrecipient, with respect to ipients (and subrecipients) must maintain advance gulatory exclusions apply (2 C.F.R. 200.305(b)(8)) debts or expenses incurred by other activities bey rant Program (JAG). The recipient also agrees to of earned) during the period of performance for the a unexpended funds, including interest earned, mus). The trust fund, ond the scope of the obligate the award ward and expend

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		SPECIAL	CONDITIONS			
57.	Prohib	ition on use of award funds for match unc	ler BVP program			
	JAG f	unds may not be used as the 50% match fo	or purposes of the DOJ Bulletproof Vest Partners	hip (BVP) program.		
58.	Certifi	cation of body armor "mandatory wear" p	olicies			
	law en wear" funds at leas require	forcement agencies receiving body armor policy in effect. The recipient must keep s from this award for ballistic-resistant and t all uniformed officers before any funds f	hase body armor, the recipient must submit a sign purchased with funds from this award have a wr signed certifications on file for any subrecipients stab-resistant body armor purchases. This policy from this award may be used by an agency for bo other than it be a mandatory wear policy for all u	itten "mandatory planning to utilize must be in place for dy armor. There are no		
59.	Body	armor - compliance with NIJ standards an	d 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 t comply with applicable National Institute of Justice ballistic or stab standards and is listed on the NIJ Compliant J Armor Model List (https://nij.gov/topics/technology/body-armor/Pages/compliant-ballistic-armor.aspx). In additiv ballistic-resistant and stab-resistant body armor purchased must be made in the United States and must be uniquel fitted, as set forth in 34 U.S.C. 10202(c)(1)(A). The latest NIJ standard information can be found here: https://nij topics/ technology/ body-armor/ pages/ safety-initiative.aspx.				ested and found to NIJ Compliant Body r.aspx). In addition, I must be uniquely		
60.	Body	armor - impact on eligibility for other prog	gram funds			
The recipient understands that the use of funds under this award for purchase of body armor may impact eligibility 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).				impact eligibility for BJA, pursuant to the		
61.	Repor	ting requirements				
	OJP's Perfor measu Perfor and ot	GMS (https://grants.ojp.usdoj.gov). Consi mance and Results Act (GPRA) and the C re the results of its work. The recipient m mance Measurement Tool (PMT) website her JAG requirements, refer to the JAG re	ancial Reports (SF-425) and semi-annual perform istent with the Department's responsibilities unde BPRA Modernization Act of 2010, the recipient n sust submit quarterly performance metrics reports (https://bjapmt.ojp.gov/). For more detailed info eporting requirements webpage. Failure to submit ng of grant funds and future High Risk designation	rr the Government nust provide data that s through BJA's rmation on reporting t required JAG reports		
62.	Requi	red data on law enforcement agency traini	ng			
	accour	aw enforcement agency receiving direct of ntability metrics data related to training th tion of conflict, and constructive engagen	r sub-awarded funding from this JAG award mus at officers have received on the use of force, raci eent with the public.	t submit quarterly al and ethnic bias, de-		

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	SPEC	TAL CONDITIONS			
63.	Expenditures prohibited without waiver				
	No funds under this award may be expende set forth at 34 U.S.C. 10152, the BJA Direc expenditures essential to the maintenance o	d on the purchase of items prohibited by the JAG p tor certifies that extraordinary and exigent circums f public safety and good order.	program statute, unless, as stances exist, making such		
64.	JAG FY 2020 - Authorization to obligate (f October 1, 2019 [BJA]	èderal) award funds to reimburse certain project co	osts incurred on or after		
	Authorization to obligate (federal) award fu	nds to reimburse certain project costs incurred on	or after October 1, 2019		
	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, 2019), 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				
65.	award acceptance or prior to removal of an a otherwise are allowable costs under the awa		ect costs incurred prior to ose project costs		
05.	Use of funds for DNA testing; upload of DN				
	to the Combined DNA Index System ("COD laboratory with access to CODIS.	evidentiary materials, any resulting eligible DNA p DIS," the DNA database operated by the FBI) by a p	rofiles must be uploaded government DNA		
	No profiles generated under this award may prior express written approval from BJA.	be entered or uploaded into any non-governmental	DNA database without		
	Award funds may not be used for the purcha be accepted for entry into CODIS.	se of DNA equipment and supplies unless the resu	lting DNA profiles may		
66.	Encouragement of submission of "success stu	ories"			
	story, sign in to a My BJA account at https:/ the recipient does not yet have a My BJA acc registered, one of the available areas on the M	mit annual (or more frequent) JAG success stories / www.bja.gov/ Login.aspx to access the Success & count, please register at https://www.bja.gov/pro: My BJA page will be "My Success Stories." Within d and approved by BJA, all success stories will app ccessStoryList.aspx.	Story Submission form. If file.aspx. Once h this box. there is an		

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