

November 2, 2018

TO:

Mayor Teresa Jacobs -AND-Board of County Commissioners

- THRU: John Goodrich, Acting Director J. Cooland Health Services Department
- FROM: Carol Burkett, Director Office for a Drug Free Community Contact: 407-836-7319
- SUBJECT: U.S. Department of Justice FY18 Justice Assistance Grant Program Consent Agenda – November 13, 2018

The U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Assistance has awarded Orange County, as governing body, an Edward Byrne Memorial Grant, Award Number: 2018-DJ-BX-0833, in the amount of \$394,984 with no required match. The grant period is from October 1, 2017 through September 30, 2021. The grant will provide funding to support the following law enforcement and prevention initiatives to essential county services.

Victim Service Center of Central Florida, Inc. – Funding will be used to pay for a full-time Prevention Education Coordinator that will focus on sexual violence awareness, violent crime prevention, and education for the community at-large, including populations at-risk of becoming victims to include homeless, non-English speaking, LGBTQ, and youth. (\$47,458 plus \$4,000 in program materials)

Orange County Corrections Department – Funding will be used to purchase tactical emergency medical equipment (tourniquets) for Corrections Officers. Corrections Officers will receive training on the proper application of the tourniquet and numerous hands-on drills for self-placement and placement on a victim. (\$36,188)

Orange County Juvenile Assessment Center – Funding will be used to replace the current intercom system, which is out of date and does not meet programmatic needs. The intercom system will allow two-way communication at both the reception area/front entrance, the booking control room, law enforcement entrance, and the new human trafficking program area. (\$25,000)

Orange County Drug Free Office – Funding will be used to purchase nasal spray naloxone through Adapt Pharma for identified heroin-addicted inmates at the Orange County Jail. (\$22,500)

Orange County Medical Examiner's Office - Funding will be used to purchase a large, multi-touch table that can display data provided by CT scans in several modalities. The multi-touch table has the ability to resurrect hospital trauma, review conferences held with medical examiners, and work with emergency room physicians to discuss specific cases and

Consent Agenda - November 13, 2018 November 2, 2018 Page 2

procedures completed in the emergency rooms and the injuries documented in the CT scans. (\$74,646)

Orange County Information Systems and Services - Funding will be used to purchase two radio communications system analyzers to support public safety radios used by the Sheriff's Office, Fire Rescue, and medical staff. The radio system communications analyzer is used to test and troubleshoot issues with handheld and mobile radios. (\$43,270)

Orange County Sheriff's Office HRIC – Funding will be used to purchase 100 SWAT Rifle Slings. The rifle sling system will standardize the team sling while providing consistent weapon operation during tactical deployments. (\$4,999)

Orange County Sheriff's Office Court Services/Communications – Funding will be used to purchase two gun safes, CAT tourniquet and holders, rifle pouches, goggles, and bullet clearing traps to continue to tactically and strategically deploy the Court Special Response Team (CSRT) in an effective and efficient manner. The gun safes will store specialized equipment. (\$5,130)

Orange County Sheriff's Office - Funding will be used to purchase rifle body armor plates and carriers for the Robbery Division and Night Investigations Division. The items will be used in conjunction with current soft body armor to enhance protection against increasing firepower. (\$25,920)

Orange County Sheriff's Office Communications Division - Funding will be used to purchase a Key Trak Guardian System that uses a fingerprint ID. The system allows keys to be accessed by authorized users 24/7 without the need for a third party host. The system will also increase security for authorized users. (\$8,881)

Orange County Sheriff's Office - Funding will be used to purchase AR-15/M4 short barrel rifles for the Robbery Division, Auto Theft Division, and Night Investigations Division. These divisions confront criminals that are well armed and documented violent offenders that prey on citizens and businesses in Orange County. (\$74,963)

Orange County Sheriff's Office Robbery Division - Funding will be used to purchase binoculars and night vision monoculars for Robbery Division detectives. The night vision monocular will give detectives the ability to amplify available ambient light to readily identify suspects, vehicles, and weapons and the binoculars will increase the effective operational range for each detective. (\$22,029)

ACTION REQUESTED

Approval and execution of U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance Edward Byrne Memorial Grant Award Number: 2018-DJ-BX-0833 in the amount of \$394,984 for the period of October 1, 2017 through September 30, 2021. (Office for a Drug Free Community)

Attachment

C: Ajit M. Lalchandani, County Administrator Patria Morales, OMB Grants Coordinator

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

COUNT	Y	CO	MMISSIONERS
NOV	1	3	2018

U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	Grant	PAGE 1 OF 22	
RECIPIENT NAME AND ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2018-DJ-BX-0833		
Orange County 425 North Orange Avenue, Suite 360 Orlando, FL 32801	5. PROJECT PERIOD: FROM 10/01/2017 BUDGET PERIOD: FROM 10/01/2017		
	6. AWARD DATE 10/01/2018	ACTION	
. GRANTEE IRS/VENDOR NO.	8. SUPPLEMENT NUMBER	Initial	
596000775	00 -		
B. GRANTEE DUNS NO.	9. PREVIOUS AWARD AMOUNT	\$0	
064797251	S. TREVIOUS AWARD AMOUNT		
PROJECT TITLE Orange County Board of County CommissionersEdward Byrne Memorial	10. AMOUNT OF THIS AWARD	\$ 394,984	
Grant 2018	11. TOTAL AWARD	\$ 394,984	
2. SPECIAL CONDITIONS			
ON THE ATTACHED PAGE(S). 3. STATUTORY AUTHORITY FOR GRANT			
 STATUTORY AUTHORITY FOR GRANT This project is supported under FY18(BJA - JAG State & JAG Local) Title subpart I of part E (codified at 34 U.S.C. 10151 - 10158); see also 28 U.S.C CATALOG OF DOMESTIC FEDERAL ASSISTANCE (CFDA Number) 16.738 - Edward Byrne Memorial Justice Assistance Grant Program 	. 530C(a)	. 10101 - 10726), including	
 STATUTORY AUTHORITY FOR GRANT This project is supported under FY18(BJA - JAG State & JAG Local) Title subpart I of part E (codified at 34 U.S.C. 10151 - 10158); see also 28 U.S.C CATALOG OF DOMESTIC FEDERAL ASSISTANCE (CFDA Number) 16.738 - Edward Byrne Memorial Justice Assistance Grant Program METHOD OF PAYMENT GPRS Content of the support of the support	. 530C(a)		
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OJP FORM 4000/2 (REV. 5-87) PREVIOUS EDITIONS ARE OBSOLETE.

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 2 OF 22
JECT NUMBER	2018-DJ-BX-0833	AWARD DATE 10/01/2018	
The c subm requir Failu condi may r award The I Any r or orr and/o claim	irements of the award; remedies for non-co- conditions of this award are material require itted by or on behalf of the recipient that re- rement of this award. re to comply with any one or more of these ition incorporated by reference below, or a result in the Office of Justice Programs ("O d. Among other things, the OJP may withh Department of Justice ("DOJ"), including O materially false, fictitious, or fraudulent sta ission of a material fact) may be the subject or 34 U.S.C. 10271-10273), and also may le is or otherwise (including under 31 U.S.C. 10271-10273)	CONDITIONS ompliance or for materially false statements ements of the award. Compliance with any certi- elate to conduct during the period of performance award requirements whether a condition set of certification or assurance related to conduct duri DP") taking appropriate action with respect to the old award funds, disallow costs, or suspend or te DJP, also may take other legal action as appropria- tement to the federal government related to this cet of criminal prosecution (including under 18 U, ead to imposition of civil penalties and administr 3729-3730 and 3801-3812).	e also is a material out in full below, a ing the award period e recipient and the erminate the award. ate. award (or concealment .S.C. 1001 and/or 1621 rative remedies for false
held, award 2. Appli The U	instead, that the provision is utterly invalid d. icability of Part 200 Uniform Requirements Jniform Administrative Requirements, Cos	st Principles, and Audit Requirements in 2 C.F.R	ned severable from this Part 200, as adopted
2018 The F suppl	award from OJP. Part 200 Uniform Requirements were first a lements funds previously awarded by OJP u mber 2014), the Part 200 Uniform Requires	adopted by DOJ on December 26, 2014. If this F ander the same award number (e.g., funds award ments apply with respect to all funds under that a whether derived from the initial award or a suppl his FY 2018 award.	FY 2018 award ed during or before award number
(rega	nore information and resources on the Part		

	stice Programs	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 22
DJECT NUMBER 2018-DJ-BX-08	33	AWARD DATE 10/01/2018	
References to the DO (currently, the "DOJ	D Grants Financial Guide D Grants Financial Guide : Grants Financial Guide" a	CONDITIONS are to the DOJ Grants Financial Guide as posted vailable at https://ojp.gov/financialguide/DOJ/in period of performance. The recipient agrees to	dex.htm), including any
Grants Financial Gui		to a new Title 34 of the United States Code	
reclassified to a new number of statutory many provisions pre Effective as of Septe reclassified to the ne Title 34. This rule of	Title 34, entitled "Crime C provisions pertinent to OJP viously codified in Title 42 mber 1, 2017, any reference w Title 34 of the U.S. Cod construction specifically i	sions previously codified elsewhere in the U.S. C Control and Law Enforcement." The reclassificat P awards (that is, OJP grants and cooperative age 2 of the U.S. Code. ce in this award document to a statutory provision le is to be read as a reference to that statutory pro- includes references set out in award conditions, in ard conditions, and references set out in other aw	tion encompassed a reements), including on that has been ovision as reclassified to references set out in
		Financial Points of Contact	
completed an "OJP f	inancial management and g	cial Points of Contact (FPOCs) for this award mo grant administration training" by 120 days after l completion of such a training on or after Januar	the date of the
FPOC must have suc calendar days after POC), or (2) the date	(1) the date of OJP's appro- the POC enters information	r this award changes during the period of perform JP financial management and grant administration oval of the "Change Grantee Contact" GAN (in the on on the new FPOC in GMS (in the case of a new ry 1, 2016, will satisfy this condition.	on training" by 120 the case of a new
purposes of this cond		OJP financial management and grant administra //www.ojp.gov/training/fmts.htm. All trainings to I detection.	
The recipient should comply with this cor conditions on this aw	dition. The recipient's fail	nmediately withhold ("freeze") award funds if th lure to comply also may lead OJP to impose add	e recipient fails to itional appropriate
6. Requirements related	I to "de minimis" indirect o	cost rate	
indirect cost rate des OJP in writing of bo	cribed in 2 C.F.R. 200.414 th its eligibility and its elec its. The "de minimis" rate	Uniform Requirements and other applicable law the l(f), and that elects to use the "de minimis" indirection, and must comply with all associated requiremay be applied only to modified total direct costs.	ect cost rate, must advis rements in the Part 200

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 22
ECT NU	JMBER 2018-DJ-BX-0833	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
7.	Requirement to report potentially duplicative fur	nding	
	If the recipient currently has other active awards funds during the period of performance for this a of those other federal awards have been, are bein identical cost items for which funds are provided awarding agency (OJP or OVW, as appropriate) awarding agency, must seek a budget-modificati eliminate any inappropriate duplication of fundation	award, the recipient promptly must determine w ng, or are to be used (in whole or in part) for or d under this award. If so, the recipient must pro- in writing of the potential duplication, and, if s ion or change-of-project-scope grant adjustment	whether funds from any te or more of the comptly notify the DOJ to requested by the DOJ
8.	Requirements related to System for Award Man	agement and Universal Identifier Requirements	5
	The recipient must comply with applicable requi currently accessible at https://www.sam.gov/. T as well as maintaining the currency of information	his includes applicable requirements regarding	
	The recipient also must comply with applicable (first-tier "subgrantees"), including restrictions or recipient) the unique entity identifier required for	on subawards to entities that do not acquire and	
	The details of the recipient's obligations related at https://ojp.gov/funding/Explore/SAM.htm (A Identifier Requirements), and are incorporated b	ward condition: System for Award Manageme	
	This condition does not apply to an award to an any business or non-profit organization that he of		person (i.e., unrelated to
9.	Requirement to report actual or imminent breach	n of personally identifiable information (PII)	
	The recipient (and any "subrecipient" at any tier actual or imminent "breach" (OMB M-17-12) if maintains, disseminates, discloses, or disposes o scope of an OJP grant-funded program or activit Circular A-130). The recipient's breach procedu PII to an OJP Program Manager no later than 24 imminent breach.	it (or a subrecipient) 1) creates, collects, uses f "personally identifiable information (PII)" (2 ty, or 2) uses or operates a "Federal information ares must include a requirement to report actual	, processes, stores, CFR 200.79) within the a system" (OMB or imminent breach of
10.	All subawards ("subgrants") must have specific	federal authorization	
	The recipient, and any subrecipient ("subgrantee authorization of any subaward. This condition a administrative requirements - OJP considers a " "contract").	upplies to agreements that - for purposes of fed	eral grants
	The details of the requirement for authorization https://ojp.gov/funding/Explore/SubawardAutho specific federal authorization), and are incorpore	rization.htm (Award condition: All subawards	
	specific federal autionization), and are incorpora		

Anna		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 5 OF 22
CT NI	JMBER	2018-DJ-BX-0833	AWARD DATE 10/01/2018	
		SPECIAL	CONDITIONS	
11.		ic post-award approval required to use a net \$150,000	oncompetitive approach in any procurement cor	ntract that would
	specifi Simpli	c advance approval to use a noncompetitiv fied Acquisition Threshold (currently, \$15 grants administrative requirements OJF	") at any tier, must comply with all applicable reve approach in any procurement contract that we 50,000). This condition applies to agreements the considers a procurement "contract" (and there	ould exceed the nat for purposes of
	an ОЛ (Awar	award are posted on the OJP web site at I	val to use a noncompetitive approach in a procu https://ojp.gov/funding/Explore/Noncompetitive I required to use a noncompetitive approach in a corporated by reference here.	Procurement.htm
12.		ements pertaining to prohibited conduct re athority to terminate award)	elated to trafficking in persons (including report	ing requirements and
	require part of	ments to report allegations) pertaining to	") at any tier, must comply with all applicable re prohibited conduct related to the trafficking of p or individuals defined (for purposes of this cond	persons, whether on the
	OJP w	eb site at https://ojp.gov/funding/Explore/ t by recipients and subrecipients related to	o prohibited conduct related to trafficking in pe ProhibitedConduct-Trafficking.htm (Award con trafficking in persons (including reporting rea-	dition: Prohibited
	auutor	ity to terminate award)), and are incorpora		uirements and OJP
13.		iance with applicable rules regarding appr		
13.	Compl other e The re policie applica	iance with applicable rules regarding appr vents cipient, and any subrecipient ("subgrantee" s, and official DOJ guidance (including sp able) governing the use of federal funds fo	ted by reference here.	ectings, trainings, and aws, regulations, requirements, where s defined by DOJ),
13.	Compl other e The re policie applica includi	iance with applicable rules regarding appr vents cipient, and any subrecipient ("subgrantee s, and official DOJ guidance (including sp able) governing the use of federal funds fo ing the provision of food and/or beverages ation on the pertinent DOJ definition of co	ted by reference here. roval, planning, and reporting of conferences, m ") at any tier, must comply with all applicable la becific cost limits, prior approval and reporting a r expenses related to conferences (as that term i	eetings, trainings, and aws, regulations, requirements, where s defined by DOJ), such conferences. d appears in the DOJ
	Compl other e The re policie applica includi Inform Grants	iance with applicable rules regarding appr vents cipient, and any subrecipient ("subgrantee s, and official DOJ guidance (including sp able) governing the use of federal funds fo ing the provision of food and/or beverages ation on the pertinent DOJ definition of co	ted by reference here. roval, planning, and reporting of conferences, m ") at any tier, must comply with all applicable la becific cost limits, prior approval and reporting r r expenses related to conferences (as that term is at such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gra-	eetings, trainings, and aws, regulations, requirements, where s defined by DOJ), such conferences. d appears in the DOJ
	Compl other e policie applica includi Inform Grants Requir The re The da solicita	iance with applicable rules regarding appr vents cipient, and any subrecipient ("subgrantee' s, and official DOJ guidance (including sp able) governing the use of federal funds fo ing the provision of food and/or beverages ation on the pertinent DOJ definition of co Financial Guide (currently, as section 3.10 ement for data on performance and effecti cipient must collect and maintain data that ta must be provided to OJP in the manner ation or other applicable written guidance.	ted by reference here. roval, planning, and reporting of conferences, m ") at any tier, must comply with all applicable la becific cost limits, prior approval and reporting r r expenses related to conferences (as that term is at such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gra-	eetings, trainings, and aws, regulations, requirements, where s defined by DOJ), such conferences. d appears in the DOJ ants Financial Guide"). work under this award. OJP in the program Government
14.	Compl other e policie applica includi Inform Grants Requin The re The da solicita Perform	iance with applicable rules regarding appr vents cipient, and any subrecipient ("subgrantee' s, and official DOJ guidance (including sp able) governing the use of federal funds fo ing the provision of food and/or beverages ation on the pertinent DOJ definition of co Financial Guide (currently, as section 3.10 ement for data on performance and effecti cipient must collect and maintain data that ta must be provided to OJP in the manner ation or other applicable written guidance.	ted by reference here. roval, planning, and reporting of conferences, m ") at any tier, must comply with all applicable la secific cost limits, prior approval and reporting a r expenses related to conferences (as that term i at such conferences, and costs of attendance at onferences and the rules applicable to this award 0 of "Postaward Requirements" in the "DOJ Gravitational weness under the award measure the performance and effectiveness of a (including within the timeframes) specified by Data collection supports compliance with the Conference of the supports of the supports of the support of the supp	eetings, trainings, and aws, regulations, requirements, where s defined by DOJ), such conferences. d appears in the DOJ ants Financial Guide"). work under this award. OJP in the program Government

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 6 OF 22
OJECT NU	JMBER 2018-DJ-BX-0833	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
16.	Effect of failure to address audit issues		
	The recipient understands and agrees that the DC award funds, or may impose other related require does not satisfactorily and promptly address outs Requirements (or by the terms of this award), or investigations, or reviews of DOJ awards.	ements, if (as determined by the DOJ awarding tanding issues from audits required by the Part	agency) the recipient 200 Uniform
17.	Potential imposition of additional requirements		
	The recipient agrees to comply with any addition (OJP or OVW, as appropriate) during the period risk" for purposes of the DOJ high-risk grantee h	of performance for this award, if the recipient i	
18.	Compliance with DOJ regulations pertaining to c	vivil rights and nondiscrimination - 28 C.F.R. P	art 42
	The recipient, and any subrecipient ("subgrantee" C.F.R. Part 42, specifically including any applicate equal employment opportunity program.		
19.	Compliance with DOJ regulations pertaining to c	civil rights and nondiscrimination - 28 C.F.R. P	art 54
	The recipient, and any subrecipient ("subgrantee" C.F.R. Part 54, which relates to nondiscrimination		
20.	Compliance with DOJ regulations pertaining to c	tivil rights and nondiscrimination - 28 C.F.R. P	art 38
	The recipient, and any subrecipient ("subgrantee" C.F.R. Part 38, specifically including any applica prospective program beneficiaries.		
	Among other things, 28 C.F.R. Part 38 includes a religion, a religious belief, a refusal to hold a reli Part 38 also sets out rules and requirements that p engage in or conduct explicitly religious activities subrecipients that are faith-based or religious org	gious belief, or refusal to attend or participate pertain to recipient and subrecipient ("subgrant s, as well as rules and requirements that pertain	in a religious practice. ee") organizations that
	The text of the regulation, now entitled "Partners available via the Electronic Code of Federal Reg bin/ECFR?page=browse), by browsing to Title 2 data.	ulations (currently accessible at https://www.ed	fr.gov/cgi-

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 7 OF 22
OJECT NUMBE	R 2018-DJ-BX-0833	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
In g subi mod may	recipient ("subgrantee") at any tier, either dir dification, or adoption of any law, regulation,	nds awarded by OJP may not be used by the rec ectly or indirectly, to support or oppose the ena , or policy, at any level of government. See 18 te specifically authorizes certain activities that o	ctment, repeal, U.S.C. 1913. (There
sub Con coo or n	recipient at any tier, to pay any person to infl ngress, or Congress (or an official or employed perative agreement, subgrant, contract, subco	funds awarded by OJP from being used by the r luence (or attempt to influence) a federal agency ee of any of them) with respect to the awarding ontract, or loan, or with respect to actions such 52. Certain exceptions to this law apply, include	y, a Member of of a federal grant or as renewing, extending,
fall		ular use of federal funds by a recipient (or subre scipient is to contact OJP for guidance, and may	
22. Con	npliance with general appropriations-law res	trictions on the use of federal funds (FY 2018)	
fede	eral funds set out in federal appropriations sta visions" in the Consolidated Appropriations	") at any tier, must comply with all applicable r atutes. Pertinent restrictions, including from var Act, 2018, are set out at tionsRestrictions.htm, and are incorporated by	rious "general
fall		r use of federal funds by a recipient (or a subre- striction, the recipient is to contact OJP for guid val of OJP.	
23. Rep	porting Potential Fraud, Waste, and Abuse, ar	nd Similar Misconduct	
(Ole has, com	G) any credible evidence that a principal, em , in connection with funds under this award -	es") must promptly refer to the DOJ Office of the polyee, agent, subrecipient, contractor, subcome - (1) submitted a claim that violates the False C vertaining to fraud, conflict of interest, bribery, p	ractor, or other person laims Act; or (2)
	3 by-(1) mail directed to: Office of the Insp	olving or relating to funds under this award sho ector General, U.S. Department of Justice, Inve hington, DC 20530; and/or (2) the DOJ OIG ho 0.4400 (herea) ar (202) (16, 0821 (for))	stigations Division,
142	mation in English and Spanish) at (800) 805	9-4499 (phone) of (202) 010-9881 (18x).	

- Annothing	Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 22
JECT NU	MBER 2018-DJ-BX-0833	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
24.	 department or agency authorized to receive such The foregoing is not intended, and shall not be a requirements applicable to Standard Form 312 (sensitive compartmented information), or any on nondisclosure of classified information. In accepting this award, the recipient a. represents that it neither requires nor has require contractors that currently prohibit or otherwis contractors from reporting waste, fraud, or abuse b. certifies that, if it learns or is notified that it is agreements or statements that prohibit or otherwise or abuse as described above, it will immediately 	er this award, or entity that receives a procureme ay require any employee or contractor to sign an ise restricts, or purports to prohibit or restrict, th to an investigative or law enforcement represent h information. understood by the agency making this award, to (which relates to classified information), Form 4 ther form issued by a federal department or agen uired internal confidentiality agreements or state se currently restrict (or purport to prohibit or res as a described above; and is or has been requiring its employees or contract wise restrict (or purport to prohibit or restrict), re y stop any further obligations of award funds, wi g this award, and will resume (or permit resump	a internal confidentiality e reporting (in ative of a federal contravene 414 (which relates to ney governing the ements from employees trict) employees or stors to execute porting of waste, fraud. ill provide prompt
	2. If the recipient does or is authorized under the	his award to make subawards ("subarante") proc	
	both	iis awaid w make subawaids (subgrains), prot	curement contracts, or
	 a. it represents that (1) it has determined that no other entity that th (whether through a subaward ("subgrant"), proor requires or has required internal confidentiality 	the recipient's application proposes may or will re curement contract, or subcontract under a procur agreements or statements from employees or co ort to prohibit or restrict) employees or contracto	eccive award funds ement contract) either ntractors that currently

	Grant	PAGE 9 OF 22
-DJ-BX-0833	AWARD DATE 10/01/2018	
SPECIAL	CONDITIONS	
with 41 U.S.C. 4712 (including pro	ohibitions on reprisal; notice to	employees)
e, including all applicable provisions reprisal for the employee's disclosu of federal funds, an abuse of author fety, or a violation of law, rule, or re at also must inform its employees, ir ghts and remedies under 41 U.S.C. 4	s that prohibit, under specified ure of information related to gr ity relating to a federal grant, i sgulation related to a federal gr n writing (and in the predomin 4712. f the provisions of 41 U.S.C. 4	ant native language of the workforce), or 712 to this award, the recipient is to
	,	
nent of policies to ban text messagin		
ober 1, 2009), DOJ encourages recip ployees from text messaging while	pients and subrecipients ("subg driving any vehicle during the	lessaging While Driving," 74 Fed. Reg. rantees") to adopt and enforce policies course of performing work funded by th reness, and other outreach to decrease
t to disclose whether recipient is de	signated "high risk" by a feder	al grant-making agency outside of DOJ
course of the period of performance to OJP by email at OJP.Compliance y status under which a federal award e, or other programmatic or financia ag: 1. The federal awarding agency t	under this award, the recipient eReporting@ojp.usdoj.gov. F ding agency provides additiona al concerns with the recipient. that currently designates the re t of contact at that federal awar	side of DOJ, currently or at any time must disclose that fact and certain relate or purposes of this disclosure, high risk al oversight due to the recipient's past The recipient's disclosure must include cipient high risk, 2. The date the recipien ding agency (name, phone number, and deral awarding agency.
g with OJP Monitoring		
CFO)) requests related to such monit rees to provide to OJP all document ion related to any subawards made u et by OJP for providing the requeste ions that affect the recipient's DOJ a on the recipient's access to award fu	ng the grant manager for this a toring, including requests relat tation necessary for OJP to cor under this award. Further, the of documents. Failure to coope awards, including, but not limi ands; referral to the DOJ OIG to	ward and the Office of Chief Financial ed to desk reviews and/or site visits. The nplete its monitoring tasks, including recipient agrees to abide by reasonable erate with OJP's monitoring activities may ted to: withholdings and/or other
io et io	es to provide to OJP all documen n related to any subawards made by OJP for providing the requeste ns that affect the recipient's DOJ n the recipient's access to award fit	O)) requests related to such monitoring, including requests relate tes to provide to OJP all documentation necessary for OJP to com n related to any subawards made under this award. Further, the by OJP for providing the requested documents. Failure to coope ns that affect the recipient's DOJ awards, including, but not limin in the recipient's access to award funds; referral to the DOJ OIG f DOJ High Risk grantee; or termination of an award(s).

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JECT N	JMBER 2018-DJ-BX-0833	AWARD DATE 10/01/2018	
	SPECIAL	CONDITIONS	
29.	FFATA reporting: Subawards and executive con	mpensation	
	The recipient must comply with applicable requi more and, in certain circumstances, to report the executives of the recipient and first-tier subrecip obligations, which derive from the Federal Fund on the OJP web site at https://ojp.gov/funding/Ex Executive Compensation), and are incorporated This condition, including its reporting requirement award made to an individual who received the an	names and total compensation of the five mos ients (first-tier "subgrantees") of award funds. ing Accountability and Transparency Act of 20 xplore/FFATA.htm (Award condition: Reporti by reference here. ent, does not apply to (1) an award of less that ward as a natural person (i.e., unrelated to any	t highly compensated "The details of recipient 006 (FFATA), are posted ng Subawards and n \$25,000, or (2) an
	organization that he or she may own or operate i	n his of her hame).	
30.	Required monitoring of subawards		
	The recipient must monitor subawards under this conditions, and the DOJ Grants Financial Guide, subaward. Among other things, the recipient is n specific outcomes and benefits attributable to use request, documentation of its policies and proceed	, and must include the applicable conditions of esponsible for oversight of subrecipient spendi e of award funds by subrecipients. The recipier	this award in any ing and monitoring of at agrees to submit, upon
31.	Use of program income		
	Program income (as defined in the Part 200 Unif the Part 200 Uniform Requirements. Program in Federal Financial Report, SF 425.		
32.	Justice Information Sharing		
	Information sharing projects funded under this a Initiative (Global) guidelines. The recipient (and Package (GSP) and all constituent elements, who The recipient (and any subrecipient at any tier) m compliance with the GSP and appropriate privac justification for why an alternative approach is m	I any subrecipient at any tier) must conform to ere applicable, as described at: https://it.ojp.go nust document planned approaches to informat by policy that protects shared information, or plant	the Global Standards ov/gsp_grantcondition. tion sharing and describe
33.	Avoidance of duplication of networks		
	To avoid duplicating existing networks or IT sys sharing systems which involve interstate connect possible, existing networks as the communication demonstrate to the satisfaction of BJA that this ne functionality of an existing or proposed IT system	tivity between jurisdictions, such systems shall n backbone to achieve interstate connectivity, equirement would not be cost effective or wou	l employ, to the extent unless the recipient can
34.	Compliance with 28 C.F.R. Part 23		
	With respect to any information technology syst any subrecipient at any tier) must comply with 2 OJP determines this regulation to be applicable. its discretion, perform audits of the system, as per recipient may be fined as per 34 U.S.C. 10231(c	8 C.F.R. Part 23, Criminal Intelligence System Should OJP determine 28 C.F.R. Part 23 to be er the regulation. Should any violation of 28 C	applicable, OJP may, at F.R. Part 23 occur, the

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	SPECIAL	CONDITIONS	
35.	Protection of human research subjects		
	The recipient (and any subrecipient at any tier) n policies and procedures regarding the protection Review Board approval, if appropriate, and subject	of human research subjects, including obtainm	
36.	Confidentiality of data		
	The recipient (and any subrecipient at any tier) n and 28 C.F.R. Part 22 that are applicable to colle agrees, as a condition of award approval, to subr C.F.R. Part 22 and, in particular, 28 C.F.R. 22.22	ection, use, and revelation of data or informatio nit a Privacy Certificate that is in accord with r	n. The recipient further
37.	Verification and updating of recipient contact in	formation	
	The recipient must verify its Point of Contact(PC Representative contact information in GMS, inclincorrect or has changed, a Grant Adjustment No (GMS) to document changes.	luding telephone number and e-mail address. I	f any information is
38.	Law enforcement task forces - required training		
	Within 120 days of award acceptance, each curr who is a task force commander, agency executiv must complete required online (internet-based) t complete this training once during the period of awards include this requirement.	ve, task force officer, or other task force member ask force training. Additionally, all future task	er of equivalent rank, force members must
	The required training is available free of charge Leadership (www.ctfli.org). The training address privacy and civil liberties/rights, task force perfor accountability. If award funds are used to suppor personnel roster, along with course completion of	ses task force effectiveness, as well as other ke ormance measurement, personnel selection, and rt a task force, the recipient must compile and r	y issues including I task force oversight and
	Additional information regarding the training is Integrity and Leadership (www.ctfli.org).	available through BJA's web site and the Cente	er for Task Force
39.	Justification of consultant rate		
	Approval of this award does not indicate approv justification must be submitted to and approved funds.		

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ROJECT NUMBER	2018-DJ-BX-0833	AWARD DATE 10/01/2018	
 40. Subm Cons U.S.C proje infon Back syste State dispo arc p acces relev In the moni such 41. Certi awar 41. Certi awar In or Gove of the exect subm 	SPECIAL C nission of eligible records relevant to the Nat onant with federal statutes that pertain to fir C. ch. 409 – if the recipient (or any subrecip ct or program (such as a law enforcement, p mation, or other records that are "eligible re- ground Check System (NICS), or that has as ms that contain any court dispositions, infor law) relevant to the NICS, the recipient (or sitions, information, or other records that ar romptly made available to the NICS or to the seed by) the NICS, and – when appropriate - ant "eligible records". e event of minor and transitory non-complian toring of compliance with this condition (in- evidence in any express written determination fication of Compliance with & U.S.C. 1373 and d acceptance by a local government e local government). Unless that executed counced award document, or (2) is uploaded in Co initied to OJP, any submission by a local gover- initial award-acceptance submission by the	CONDITIONS tional Instant Background Check System earms and background checks including 18 1 ient at any tier) uses this award to fund (in who rosecution, or court program) that results in an cords" (under federal or State law) relevant to to s one of its purposes the establishment or impro- mation, or other records that are "eligible records" subrecipient, if applicable) must ensure that all e "eligible records" (under federal or State law e "State" repository/database that is electronica promptly must update, correct, modify, or re- nce, the recipient may submit evidence to demi- cluding subrecipient compliance). DOJ will gi on regarding this condition. and 1644 (within the funded "program or active the with 8 U.S.C. 1373 and 1644" (executed by ertification either (1) is submitted to OJP tog DJP's GMS no later than the day the signed award ernment that purports to accept the award is inv recipient is invalid, once the local government and 1644, it may submit a fully-executed award certification.	ble or in part) a specific y court dispositions, he National Instant by ment of records dds" (under federal or such court) relevant to the NICS dly available to (and move such NICS- bonstrate diligent ve great weight to any dty") required for valid State or Local the chief legal officer ether with the fully- ard document is valid. does submit the

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	SPECIAL	CONDITIONS		
42.	Noninterference (within the funded "program or ongoing compliance	activity") with federal law enforcement: 8 U.S.	C. 1373 and 1644;	
	1. With respect to the "program or activity" fund activity of any subrecipient at any tier), through agency, or -official may prohibit or in any way r receiving information regarding citizenship or in entity or -agency from sending, requesting or rea- status as described in either 8 U.S.C. 1373(b) or "information-communication restriction" under	out the period of performance, no State or local (restrict (1) any government entity or -official fr mmigration status as described in 8 U.S.C. 1373(ceiving, maintaining, or exchanging information 1644. Any prohibition (or restriction) that viola	government entity, - om sending or (a); or (2) a government regarding immigration	
	2. Certifications from subrecipients. The recipier "public" institution of higher education, unless in 1644, properly executed by the chief legal office subaward, using the appropriate form available at Also, the recipient must require that no subrecip government, or a public institution of higher edu U.S.C. 1373 and 1644, properly executed by the the further subaward, using the appropriate OJP	t first obtains a certification of compliance with er of the government or educational institution th at https://ojp.gov/funding/Explore/SampleCertifi pient (at any tier) may make a further subaward to ucation, unless it first obtains a certification of co chief legal officer of the government or instituti	8 U.S.C. 1373 and at would receive the cations-8USC1373.htm. o a State, a local ompliance with 8	
	3. The recipient's monitoring responsibilities inc this condition.	lude monitoring of subrecipient compliance with	h the requirements of	
	4. Allowable costs. Compliance with these requi extent that such costs are not reimbursed under a reasonable, necessary, and allocable costs (if any local government, or a public institution of high	any other federal program, award funds may be o y) that the recipient, or any subrecipient at any ti	obligated for the er that is a State, a	
	5. Rules of Construction			
	A. For purposes of this condition:			
	(1) "State" and "local government" include any a education or any Indian tribe.	agency or other entity thereof, but not any institu	tion of higher	
	(2) A "public" institution of higher education is in substantial part) by a State or local government and its officials to be "government officials.")			
	(3) "Program or activity" means what it means u	under title VI of the Civil Rights Act of 1964 (see	e 42 U.S.C. 2000d-4a).	
	 (3) "Program or activity" means what it means ut (4) "Immigration status" means what it means ut U.S.C. 1101 mean what they mean under that set 	nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and term	s that are defined in 8	
	(4) "Immigration status" means what it means up	nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and term ection 1101, except that "State" also includes Am renced in) 8 U.S.C. 1551 note ("Abolition and Naturalization Service" in 8 U.S.C. 1373 and 16	s that are defined in 8 terican Samoa. Transfer of	
	 (4) "Immigration status" means what it means un U.S.C. 1101 mean what they mean under that se (5) Pursuant to the provisions set out at (or refer Functions"), references to the "Immigration and 	nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and term ection 1101, except that "State" also includes Am renced in) 8 U.S.C. 1551 note ("Abolition and Naturalization Service" in 8 U.S.C. 1373 and 16 rtment of Homeland Security (DHS). to authorize or require any recipient, any subrec of higher education, or any other entity (or indiv	s that are defined in 8 erican Samoa. Transfer of 44 are to be read as ipient at any tier, any	

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			CONDITIONS	
		acceptance.		
43.		rity to obligate award funds contingent on iforcement (8 U.S.C. 1373 and 1644); una	noninterference (within the funded "program of llowable costs; notification	or activity") with federal
	1. lf ti	ne recipient is a "State," a local governmen	nt, or a "public" institution of higher education:	
	A. Th	e recipient may not obligate award funds i	f, at the time of the obligation, the "program or	activity" of the recipient
			a local government, or a public institution of h ubject to any "information-communication rest	
			it incurs "at risk," the recipient may not obligat	
			ests the program or activity of the recipient (or a public institution of higher education) that w	
	and a la			
			o any information-communication restriction.	
	C. An by the (regar award	y drawdown of award funds by the recipie recipient to OJP that, as of the date the re dless of tier) that is a State, local governm	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient an ent, or public institution of higher education, is in the funded 'program or activity') with federa	nd each subrecipient s in compliance with the
	C. An by the (regar award U.S.C D. Th with a recipie educa subrea notifie	y drawdown of award funds by the recipier recipient to OJP that, as of the date the re dless of tier) that is a State, local governm condition entitled "Noninterference (with . 1373 and 1644 and ongoing compliance. e recipient must promptly notify OJP (in w ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that it tion, may be subject to any information-co- cipient that is a State, a local government, of	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient an ent, or public institution of higher education, is in the funded 'program or activity') with federa	nd each subrecipient s in compliance with the al law enforcement: 8 toring of compliance im or activity of the lic institution of higher (ward (at any tier) to a t require prompt
	C. An by the (regar award U.S.C D. Th with a recipie educa subree notific inform 2. Any educa or acti	y drawdown of award funds by the recipier recipient to OJP that, as of the date the re dless of tier) that is a State, local governm condition entitled "Noninterference (with . 1373 and 1644 and ongoing compliance. e recipient must promptly notify OJP (in w ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that is tion, may be subject to any information-co- cipient that is a State, a local government, ation to the entity that made the subaward nation-communication restriction. y subaward (at any tier) to a subrecipient that tion must provide that the subrecipient mate	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient ar ent, or public institution of higher education, is in the funded 'program or activity') with federa " writing) if the recipient, from its requisite monit e evidence that indicates that the funded progra is either a State or a local government or a public mmunication restriction. In addition, any subar or a public institution of higher education must a, should the subrecipient have such credible evidence that is a State, a local government, or a public in y not obligate award funds if, at the time of the such subrecipient at any tier) that is funded in the	nd each subrecipient s in compliance with the al law enforcement: 8 toring of compliance am or activity of the lic institution of higher ward (at any tier) to a t require prompt vidence regarding an institution of higher e obligation, the program
	C. An by the (regar award U.S.C D. Th with a recipie educa subree notific inform 2. Any educa or acti award 3. Abs circun transit funds such c monit	y drawdown of award funds by the recipier recipient to OJP that, as of the date the re dless of tier) that is a State, local governm condition entitled "Noninterference (with . 1373 and 1644 and ongoing compliance. e recipient must promptly notify OJP (in v ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that it tion, may be subject to any information-co- cipient that is a State, a local government, ation to the entity that made the subaward nation-communication restriction. y subaward (at any tier) to a subrecipient that it ton must provide that the subrecipient ma ivity of the subrecipient (or of any further funds is subject to any information-commu- sent an express written determination by D instances (e.g., a small amount of award fu- tory non-compliance, which was unknown that, under this condition, may not be made determination, DOJ will give great weight	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient ar ent, or public institution of higher education, is in the funded 'program or activity') with federa " writing) if the recipient, from its requisite monit e evidence that indicates that the funded progra is either a State or a local government or a public mmunication restriction. In addition, any subar or a public institution of higher education must a, should the subrecipient have such credible evidence that is a State, a local government, or a public in y not obligate award funds if, at the time of the such subrecipient at any tier) that is funded in the	nd each subrecipient s in compliance with the al law enforcement: 8 toring of compliance m or activity of the lic institution of higher ward (at any tier) to a t require prompt vidence regarding an institution of higher e obligation, the program whole or in part with OJ of compelling subrecipient's minor and my obligations of award his award. In making any monstrates diligent
	C. An by the (regar award U.S.C D. Th with a recipie educa subree notific inform 2. Any educa or acti award 3. Abs circun transit funds such c monit and on	y drawdown of award funds by the recipier recipient to OJP that, as of the date the re dless of tier) that is a State, local governm condition entitled "Noninterference (with . 1373 and 1644 and ongoing compliance. e recipient must promptly notify OJP (in v ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that it tion, may be subject to any information-co- cipient that is a State, a local government, ation to the entity that made the subaward nation-communication restriction. y subaward (at any tier) to a subrecipient that it ton must provide that the subrecipient ma ivity of the subrecipient (or of any further funds is subject to any information-commu- sent an express written determination by D instances (e.g., a small amount of award fur tory non-compliance, which was unknown that, under this condition, may not be made letermination, DOJ will give great weight oring of subrecipient compliance with the	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient ar ent, or public institution of higher education, is in the funded 'program or activity') with federa " writing) if the recipient, from its requisite monitie evidence that indicates that the funded progra is either a State or a local government or a public mmunication restriction. In addition, any subar or a public institution of higher education must a should the subrecipient have such credible evidence that is a State, a local government, or a public institution of higher education must a should the subrecipient have such credible evidence that is a State, a local government, or a public in the such subrecipient at any tier) that is funded in the nunication restriction.	nd each subrecipient s in compliance with the al law enforcement: 8 toring of compliance m or activity of the lic institution of higher ward (at any tier) to a t require prompt vidence regarding an institution of higher e obligation, the program whole or in part with OJ of compelling subrecipient's minor and my obligations of award tis award. In making any monstrates diligent
	C. An by the (regar award U.S.C D. Th with a recipie educa subrec notific inform 2. Any educa or acti award 3. Abs circum transit funds such c monit and on 4. Rul A. Fo	y drawdown of award funds by the recipier recipient to OJP that, as of the date the re dless of tier) that is a State, local governm condition entitled "Noninterference (with . 1373 and 1644 and ongoing compliance. e recipient must promptly notify OJP (in w ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that is tion, may be subject to any information-co- cipient that is a State, a local government, cation to the entity that made the subaward nation-communication restriction. y subaward (at any tier) to a subrecipient that ition must provide that the subrecipient ma ivity of the subrecipient (or of any further funds is subject to any information-comm sent an express written determination by D instances (e.g., a small amount of award fur tory non-compliance, which was unknown that, under this condition, may not be made determination, DOJ will give great weight oring of subrecipient compliance with the ingoing compliance" award condition.	ent shall be considered, for all purposes, to be a cipient requests the drawdown, the recipient ar tent, or public institution of higher education, is in the funded 'program or activity') with federa " writing) if the recipient, from its requisite monite evidence that indicates that the funded progra is either a State or a local government or a public mmunication restriction. In addition, any suba or a public institution of higher education must a, should the subrecipient have such credible evidence that is a State, a local government, or a public institution of higher education must a, should the subrecipient have such credible evidence that is a State, a local government, or a public in the subrecipient at any tier) that is funded in the subrecipient at any tier) that is funded in the subrecipient despite diligent monitoring), a de shall be unallowable costs for purposes of th to evidence submitted by the recipient that dem requirements set out in the "Noninterference	nd each subrecipient s in compliance with the al law enforcement: 8 toring of compliance im or activity of the lic institution of higher tward (at any tier) to a t require prompt vidence regarding an institution of higher e obligation, the program whole or in part with OJ of compelling subrecipient's minor and iny obligations of award his award. In making any nonstrates diligent . 8 U.S.C. 1373 and 1644

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_	, SPECIAL (CONDITIONS	a.			
	interference (within the funded "program or ain law enforcement sensitive information	activity") with federal law enforcement: No put	olic disclosure of			
awa		he "program or activity" that is funded (in whole ward, and throughout the remainder of the period subaward (at any tier).				
		ral law enforcement information in order to con				
U.S. info U.S. with	C. 1324 and 18 U.S.C. chs. 1, 49, 227), no p rmation in a direct or indirect attempt to con C. ch. 49, or any alien who has come to, entor	ederal law enforcement statutes and federal crim public disclosure may be made of any federal law uceal, harbor, or shield from detection any fugitive ered, or remains in the United States in violation a constitute (or could form a predicate for) a viol	v enforcement ve from justice under 18 n of 8 U.S.C. ch. 12			
2. M	2. Monitoring					
The	recipient's monitoring responsibilities includ	de monitoring of subrecipient compliance with t	his condition.			
3. A	llowable costs					
rease		under any other federal program, award funds n y) of actions (e.g., training) designed to ensure c				
A D.	ules of construction					
4. K						
	or purposes of this condition					
A. F (1) t		section 101 of the Immigration and Nationality	Act (see 8 U.S.C.			
A. F (1) ti 1101 (2) ti madi mean partir through	he term "alien" means what it means under s l(a)(3)); he term "federal law enforcement information e available, by the federal government, to a s ns, including, without limitation (1) throug mership or -task-force, (3) in connection with	section 101 of the Immigration and Nationality A on" means law enforcement sensitive informatio State or local government entity, -agency, or -of gh any database, (2) in connection with any law on any request for law enforcement assistance or f planned, imminent, commencing, continuing, or	n communicated or ficial, through any enforcement -cooperation, or (4)			
A. F (1) ti 1101 (2) ti mad mean parti throo law o (3) ti	he term "alien" means what it means under s l(a)(3)); he term "federal law enforcement information e available, by the federal government, to a 3 ns, including, without limitation (1) throug mership or -task-force, (3) in connection with ugh any deconfliction (or courtesy) notice of enforcement activity;	on" means law enforcement sensitive information State or local government entity, -agency, or -of the any database, (2) in connection with any law in any request for law enforcement assistance or	n communicated or ficial, through any enforcement -cooperation, or (4) or impending federal			
A. F (1) ti 1101 (2) ti mad mean partu throo law (3) ti purp (4) ti	he term "alien" means what it means under s l(a)(3)); he term "federal law enforcement information e available, by the federal government, to a S ns, including, without limitation (1) throug nership or -task-force, (3) in connection with ugh any deconfliction (or courtesy) notice of enforcement activity; he term "law enforcement sensitive informat pose; and	on" means law enforcement sensitive information State or local government entity, -agency, or -of the any database, (2) in connection with any law of any request for law enforcement assistance or f planned, imminent, commencing, continuing, of tion" means records or information compiled for munication or release other than one (a) within	n communicated or ficial, through any enforcement -cooperation, or (4) or impending federal r any law enforcement			

OBECT NUMBER 2018-DFBX-0833 AWARD DATE 1001/2018 SPECIAL CONDITIONS 45. 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" that is funded (in whole or in part) by this award, as of the date the recipient access to correctional facilities Consonant with federal law enforcement statutes and regulations including 8 U.S.C. 1357(a), under which certain federal official may interference with statutory law enforcement access to correctional facilities Consonant with federal law enforcement statutes and regulations including 8 U.S.C. 1357(a), under which certain federal official may interfere with the acresis of that power to interogate any allen or person believed to be an alien as to his fight to be or to remain in the United States" within the funded program or activity, no State or local government (or government-contracted) correctional facility by such agents of the purpose "interogating" without warram ("to government-contracted) correctional facility by such agents for the purpose "interogating" without stramment (or government-contracted) correctional facility by such agents for the purpose "interogating" and is 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 reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., trainin	9	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 16 OF 22
 45. 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" that is funded (in whole or in part) by this award, as of the date the recipient accepts this award, and throughout the remainder of the period of performance for the award. 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 statutes and regulations – including 8 U.S.C. 1357(a), under which certain federal and employees "have power without warrant to interrogate any alien or person believed to be an alien as to his right to be or to remain in the United States," and 8 C.F.R. 287.5(a), under which that power may be exercised "anywhere in or outside the United States," and 8 C.F.R. 287.5(a), under which that power may be exercised "hardwere or of official may informer with the vervies of that power to interrogate and use or local government (or government-contracted) correctional facility by such agents for the purpose "hittorrogating" parts of the United States acting under color of federal law) by impeding access to any State or local government (or government-contracted) correctional facility by such agents for the purpose" hittorrogating 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 reimbursed under any other federal program, award funds may be obligated for the resonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition:	OJECT NUMBER	2018-DJ-BX-0833	AWARD DATE 10/01/2018	
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B. Both the "Rules of Construction" and the "Important Note" set out in the "Noninterference (within the funded 'program or activity') with federal law enforcement: 8 U.S.C. 1373 and 1644 and ongoing compliance" award	(a) is	designed to prevent or to significantly dela	y or complicate, or	
program or activity) with federal law enforcement: 8 U.S.C. 1373 and 1644 and ongoing compliance" award	(b) ha	is the effect of preventing or of significantly	y delaying or complicating.	
		ram or activity') with federal law enforcement	ent: 8 U.S.C. 1373 and 1644 and ongoing comp	
	'progr	tion are incorporated by reference as thoug	th set forth here in full.	

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46. Nor	interference (within the funded "program or	activity") with federal law enforcement: No	tice of scheduled release
awa prov 1. N Con loca rem fede resp into to C prov loca witt DH com adv. 2. N	DPE. This condition applies with respect to the rd, as of the date the recipient accepts the away isons must be among those included in any loninterference with "removal" process: Notice and the federal law enforcement statutes all government, a 90-day "removal period" du ove an alien from the U.S. "begins" no later eral government is expressly authorized to meet to the incarceration of [an] undocumente custody" certain criminal aliens "when the a 20 ongress on "the number of illegal alien[felo mpt removal" from the U.S. of removable "cul government entity, -agency, or official (in the "removal" process by failing to provide S of the scheduled release date and time for the tracted) correctional facility receives from D ance notice.	vard, and throughout the remainder of the per- subaward at any tier. ice of scheduled release date and time s including 8 U.S.C. 1231 (for an alien incu- ring which the federal government "shall" di than "the date the alien is released from or ake payments to a "State or a political subdi- ed criminal alien"); 8 U.S.C. 1226 (the federa alien is released"); and 8 U.S.C. 1366 (requir ons] in Federal and State prisons" and program icluding a government-contracted correction as early as practicable (see para. 4.C. belo a particular alien, if a State or local governm HS a formal written request pursuant to the	riod of performance. Its arcerated by a State or etain and then "shall" onfinement"; also, the vision of the State with al government "shall take ring an annual DOJ report ms underway "to ensure the n or activity, no State or al facility) may interfere ow) advance notice to ent (or government- INA that seeks such
reas	the extent that such costs are not reimbursed conable, necessary, and allocable costs (if any dition.		
	tules of construction		
	For purposes of this condition:	- 101 - 04 - D11 - 0110 0 - 1011	-1/21)
(2)	The term "alien" means what it means under The term "correctional facility" means what rets Act of 1968 (see 34 U.S.C. 10251(a)(7))	it means under the title I of the Omnibus Cri	
Stat	Nothing in this condition shall be understood te or local government, or any other entity or e and time the individual otherwise would ha	individual to maintain (or detain) any indivi	
C	Applicability		
48 l sch	Current DHS practice is ordinarily to reques nours, if possible)." (See DHS Form I-247A eduled release date and time for an alien are	(3/17)). If (e.g., in light of the date DHS made	de such request) the hat DHS has requested, it
	Il NOT be a violation of this condition to pro	ovide only as much advance notice as practic	able.

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	ined for up to 48 hours AFTER the schedule ntion.	ed release. This condition does NOT encompass	such DHS requests fo
'prog	both the "Rules of Construction" and the "In gram or activity") with federal law enforcem lition are incorporated by reference as though	nportant Note" set out in the "Noninterference (nent: 8 U.S.C. 1373 and 1644 and ongoing comp gh set forth here in full.	within the funded liance" award
	uirement to collect certain information from		
unle "Inf Cus with ques	ss it first obtains from the proposed subreci ormation regarding Communication with th toms Enforcement (ICE)." All subrecipient regular document retention requirements, a	ate, a local government, or a "public" institution pient responses to the questions identified in the e Department of Homeland Security (DHS) and responses must be collected and maintained by and must be made available to DOJ upon reques nat are either a tribal government/organization, a	program solicitation a /or Immigration and the recipient, consisten t. Responses to these

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48.	Compliance with National Environmental Policy	Act and related statutes	
	Upon request, the recipient (and any subrecipien Environmental Policy Act (NEPA), the National impact analyses requirements in the use of these Accordingly, the recipient agrees to first determin to obligating funds for any of these purposes. If the award, the recipient agrees to contact BJA. The recipient understands that this condition app specifically funded with these award funds. That subrecipient, or any third party, and the activity is must first be met. The activities covered by this	Historic Preservation Act, and other related a award funds, either directly by the recipient ine if any of the following activities will be fi it is determined that any of the following acti- clies to new activities as set out below, wheth t is, as long as the activity is being conducted needs to be undertaken in order to use these a	federal environmental or by a subrecipient. Inded by the grant, prior vities will be funded by er or not they are being by the recipient, a
	a. New construction;		
	b. Minor renovation or remodeling of a property properties located within a 100-year flood plain, eligible for listing on the National Register of H	a wetland, or habitat for endangered species,	
	c. A renovation, lease, or any proposed use of a prior use or (b) significantly change its size;	building or facility that will either (a) result in	n a change in its basic
	 Implementation of a new program involving ti incidental component of a funded activity and (b education environments; and 		
	e. Implementation of a program relating to cland identification, seizure, or closure of clandestine		ns, including the
	The recipient understands and agrees that compl Assessment and/or an Environmental Impact Sta agrees to the requirements for implementation of programs relating to methamphetamine laborator	atement, as directed by BJA. The recipient fur f a Mitigation Plan, as detailed at https://bja.g	ther understands and
	Application of This Condition to Recipient's Exi subrecipients' existing programs or activities tha request from BJA, agrees to cooperate with BJA assessment of that funded program or activity.	t will be funded by these award funds, the rec	cipient, upon specific
49.	Establishment of trust fund		
	If award funds are being drawn down in advance required to establish a trust fund account. Recipi awards in interest-bearing accounts, unless regul including any interest, may not be used to pay de Edward Byrne Memorial Justice Assistance Grau funds in the trust fund (including any interest ear within 90 days thereafter. Any unobligated or un	ients (and subrecipients) must maintain advant latory exclusions apply (2 C.F.R. 200.305(b)) ebts or expenses incurred by other activities b nt Program (JAG). The recipient also agrees	the payments of federal (8)). The trust fund, beyond the scope of the to obligate the award e award and expend

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50.	Prohibition on use of award funds for match un	der BVP program	
	JAG funds may not be used as the 50% match f	for purposes of the DOJ Bulletproof Vest Partner	rship (BVP) program.
51.	Certification of body armor "mandatory wear"	policies	
52.	resistant body armor purchases. This policy mu		before any funds from
	level, make or model, from any distributor or m comply with applicable National Institute of Ju Armor Model List (https://njj.gov/topics/techno ballistic-resistant and stab-resistant body armor	r purchased with JAG award funds may be purch nanufacturer, as long as the body armor has been stice ballistic or stab standards and is listed on th ology/body-armor/Pages/compliant-ballistic-arm purchased must be made in the United States ar . The latest NIJ standard information can be four initiative.aspx.	tested and found to the NIJ Compliant Body or.aspx). In addition, and must be uniquely
53.	Body armor - impact on eligibility for other pro	ogram funds	
		under this award for purchase of body armor ma (BVP) program, a separate program operated by	
54.	Reporting requirements		
	OJP's GMS (https://grants.ojp.usdoj.gov). Cons Performance and Results Act (GPRA) and the measure the results of its work. The recipient r Performance Measurement Tool (PMT) websit reporting and other JAG requirements, refer to	nancial Reports (SF-425) and semi-annual perfor sistent with the Department's responsibilities und GPRA Modernization Act of 2010, the recipient must submit quarterly performance metrics repor- e (www.bjaperformancetools.org). For more det the JAG reporting requirements webpage. Failu It in the freezing of grant funds and future High	der the Government must provide data that rts through BJA's ailed information on re to submit required
55.	Required data on law enforcement agency train	ning	
		or sub-awarded funding from this JAG award mu hat officers have received on the use of force, ra- ment with the public.	
56.	Expenditures prohibited without waiver		
	No funds under this award may be expended or	a the muschase of items methibited by the IAC as	ogram statute, unless, a

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		SPECIAL	CONDITIONS		
57.	The re the firm project minim remov preclu condit Excep risk," i condit itself f award	rization to obligate (federal) award funds ecipient may obligate (federal) award funds st day of the period of performance for th t costs using non-federal funds, but any s num (1) the recipient makes a valid acce ed by OJP (via a Grant Adjustment Notic des the recipient from obligating, expend ion is removed.) t to the extent (if any) that an award cond if and when the recipient makes a valid ac ion through a Grant Adjustment Notice, t for project costs incurred "at-risk" earlier acceptance or prior to removal of an app vise are allowable costs under the award	ds only after the rea e award (October 1 uch project costs a ptance of the awar xe). (A withholdin ing, or drawing do lition expressly pre cceptance of this a the recipient is auth during the period of	cipient makes a valid acceptar 1, 2017), however, the recipient re incurred at the recipient's ri d, and (2) all applicable withh g condition is a condition in th wn all or a portion of the awar cludes reimbursement of proj- ward and OJP removes each a porized to obligate (federal) av of performance (such as project	ace of the award. As of nt may choose to incur sk until, at a olding conditions are he award document that rd funds until the ect costs incurred "at- pplicable withholding ward funds to reimburse ct costs incurred prior to
	funds the Sta	ng in this condition shall be understood to to "supplant" State or local funds in viola ate or local government) that federal fund ce of federal funds, be made available for	tion of the recipier s will be used to in	it's certification (executed by the amounts of such further amounts of such fu	the chief executive of
58.	Use of	f funds for DNA testing; upload of DNA	profiles		
	to the	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.	entered or uploade	d into any non-governmental	DNA database without
		funds may not be used for the purchase epted for entry into CODIS.	of DNA equipmen	t and supplies unless the resul	ting DNA profiles may
59.	Three	percent set-aside for NIBRS compliance			
	compl officia and ap what p to and 10156 that ca unless	scipient must ensure that at least 3 percent iance with the FBI's National Incident-Ba I has certified that the recipient locality is proved by BJA. The recipient will be recor- orojects will be supported by this 3 percen- approved by BJA. Recipients serving as (d)(4) have to pass this requirement thro uch locality in a disparate jurisdiction grou- , with respect to each locality in the dispa- ticd to and approved by BJA.	ased Reporting Sys s already NIBRS c quired by BJA to n nt set-aside, unless fiscal agents for "d ugh to in subaward up dedicates at leas	tem (NIBRS), unless the FBI ompliant, and evidence of this nake revisions to budgets that evidence of NIBRS complian lisparate jurisdictions," (as det is to other localities in the disp at 3 percent of award funds to	or appropriate State thas been submitted to do not clearly indicate ce has been submitted fined at 34 USC parate jurisdiction, so NIBRS compliance,

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		SPECIAL	CONDITIONS		
60.	Encou	ragement of submission of "success stories	s"		
	story, the register option	trongly encourages the recipient to submit sign in to a My BJA account at https://ww ipient does not yet have a My BJA accour- ered, one of the available areas on the My I to add a Success Story. Once reviewed an web page at https://www.bja.gov/Succes	ww.bja.gov/Log nt, please register BJA page will be ad approved by B	in aspx to access the Success at https://www.bja.gov/pro "My Success Stories." Within	Story Submission form. If file.aspx. Once n this box, there is an
61.	Withh	olding of funds: Required certification from	m the chief execu	utive of the applicant governm	nent
	"Certi	ccipient may not obligate, expend, or draw fications and Assurances by the Chief Exe nined by OJP), and a Grant Adjustment No	cutive of the App	olicant Government," properly	-executed (as
62.	Withh	olding of funds: NIBRS set-aside			
	and activit	ecipient may not obligate, expend, or draw ccepts, a budget that clearly dedicates at lea ies or documentation showing that the reci e (GAN) has been issued to remove this co	ast 3 percent of the ipient has been co	he total amount of the award t	o NIBRS compliance
63.	Withh	olding of funds: Disclosure of lobbying			
	mana	ccipient may not obligate, expend, or draw ger for this OJP award a complete Disclosu tment Notice to remove this special condit	are of Lobbying A	under this award until it has p Activities (SF-LLL) form, and	provided to the grant I OJP has issued a Grant
64.	Progra	ient may not obligate, expend or drawdown ams has received and approved the required) releasing this special condition.	n funds until the d application atta	Bureau of Justice Assistance, achment(s) and has issued a G	Office of Justice rant Adjustment Notice