

U.S. Department of Justice

Office of Justice Programs

Washington, D.C. 20531

Office of the Assistant Attorney General

October 10, 2018

The Honorable Ted Wheeler City of Portland 1120 SW Fifth Avenue Room 1250 Portland, OR 97204-1912

Dear Mayor Wheeler:

On behalf of Attorney General Jefferson Sessions III, it is my pleasure to inform you that the Office of Justice Programs has approved your application for funding under the FY 17 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation in the amount of \$385,515 for City of Portland.

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

If you have questions regarding this award, please contact:

- Frogram Questions, Heather Wiley, Program Manager at (202) 598-3969; and
- Financial Questions, the Office of the Chief Financial Officer, Customer Service Center (CSC) at (800) 458-0786, or you may contact the CSC at ask.ocfo@usdoj.gov.

Congratulations, and we look forward to working with you.

Sincerely,

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Matt Dummermuth Principal Deputy Assistant Attorney General

Enclosures



OFFICE FOR CIVIL RIGHTS

Office of Justice Programs

U.S. Department of Justice 810 7th Street, NW Washington, DC 20531

Tel: (202) 307-0690 TTY: (202) 307-2027 E-mail: askOCR@usdoj.gov Website: www.ojp.usdoj.gov/ocr

OCR Letter to All Recipients

October 10, 2018

The Honorable Ted Wheeler City of Portland 1120 SW Fifth Avenue Room 1250 Portland, OR 97204-1912

Dear Mayor Wheeler:

Congratulations on your recent award. In establishing financial assistance programs, Congress linked the receipt of federal funding to compliance with federal civil rights laws. The Office for Civil Rights (OCR), Office of Justice Programs (OJP), U.S. Department of Justice (DOJ) is responsible for ensuring that recipients of financial assistance from the OJP, the Office of Community Oriented Policing Services (COPS), and the Office on Violence Against Women (OVW) comply with the applicable federal civil rights laws. We at the OCR are available to help you and your organization meet the civil rights requirements that come with DOJ funding.

Ensuring Access to Federally Assisted Programs

Federal laws that apply to recipients of financial assistance from the DOJ prohibit discrimination on the basis of race, color, national origin, religion, sex, or disability in funded programs or activities, not only in employment but also in the delivery of services or benefits. A federal law also prohibits recipients from discriminating on the basis of age in the delivery of services or benefits.

In March of 2013, President Obama signed the Violence Against Women Reauthorization Act of 2013. The statute amends the Violence Against Women Act of 1994 (VAWA) by including a nondiscrimination grant condition that prohibits discrimination based on actual or perceived race, color, national origin, religion, sex, disability, sexual orientation, or gender identity. The new nondiscrimination grant condition applies to certain programs funded after October 1, 2013. The OCR and the OVW have developed answers to some frequently asked questions about this provision to assist recipients of VAWA funds to understand their obligations. The Frequently Asked Questions are available at https://ojp.gov/about/ocr/vawafaqs.htm.

Enforcing Civil Rights Laws

All recipients of federal financial assistance, regardless of the particular funding source, the amount of the grant award, or the number of employees in the workforce, are subject to prohibitions against unlawful discrimination. Accordingly, the OCR investigates recipients that are the subject of discrimination complaints from both individuals and groups. In addition, based on regulatory criteria, the OCR selects a number of recipients each year for compliance reviews, audits that require recipients to submit data showing that they are providing services equitably to all segments of their service population and that their employment practices meet equal opportunity standards.

Providing Services to Limited English Proficiency (LEP) Individuals

In accordance with DOJ guidance pertaining to Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d, recipients of federal financial assistance must take reasonable steps to provide meaningful access to their programs and activities for persons with limited English proficiency (LEP). See U.S. Department of Justice, Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons, 67 Fed. Reg. 41,455 (2002). For more information on the civil rights responsibilities that recipients have in providing language services to LEP individuals, please see the website https://www.lep.gov.

Ensuring Equal Treatment of Faith-Based Organizations and Safeguarding Constitutional Protections Related to Religion

The DOJ regulation, Partnerships with Faith-Based and Other Neighborhood Organizations, 28 C.F.R. pt. 38, updated in April 2016, prohibits all recipient organizations, whether they are law enforcement agencies, governmental agencies, educational institutions, houses of worship, or faith-based organizations, from using financial assistance from the DOJ to fund explicitly religious activities. Explicitly religious activities include worship, religious instruction, or proselytization. While funded organizations may engage in non-funded explicitly religious activities (e.g., prayer), they must hold them separately from the activities funded by the DOJ, and recipients cannot compel beneficiaries to participate in them. The regulation also makes clear that organizations participating in programs funded by the DOJ are not permitted to discriminate in the provision of services on the basis of a beneficiary's religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice. Funded faith-based organizations must also provide written notice to beneficiaries, advising them that if they should object to the religious character of the funded faith based organization, the funded faith-based organization will take reasonable steps to refer the beneficiary to an alternative service provider. For more information on the regulation, please see the OCR's website at https://ojp.gov/about/ocr/partnerships.htm.

SAAs and faith-based organizations should also note that the Omnibus Crime Control and Safe Streets Act (Safe Streets Act) of 1968, as amended, 34 U.S.C. § 10228(c); the Victims of Crime Act of 1984, as amended, 34 U.S.C. § 20110(e); the Juvenile Justice and Delinquency Prevention Act of 1974, as amended, 34 U.S.C. § 11182(b); and VAWA, as amended,

34 U.S.C. § 12291(b)(13), contain prohibitions against discrimination on the basis of religion in employment. Despite these nondiscrimination provisions, the DOJ has concluded that it may construe the Religious Freedom Restoration Act (RFRA) on a case-bycase basis to permit some faith-based organizations to receive DOJ funds while taking into account religion when hiring staff, even if the statute that authorizes the funding program generally forbids recipients from considering religion in employment decisions. Please consult with the OCR if you have any questions about the regulation or the application of RFRA to the statutes that prohibit discrimination in employment.

Using Arrest and Conviction Records in Making Employment Decisions

The OCR issued an advisory document for recipients on the proper use of arrest and conviction records in making hiring decisions. See Advisory for Recipients of Financial Assistance from the U.S. Department of Justice on the U.S. Equal Employment Opportunity Commission's Enforcement Guidance: Consideration of Arrest and Conviction Records in Employment Decisions Under Title VII of the Civil Rights Act of 1964 (June 2013), available at https://ojp.gov/about/ocr/pdfs/UseofConviction_Advisory.pdf. Recipients should be mindful that the misuse of arrest or conviction records to screen either applicants for employment discrimination. In light of the Advisory, recipients should consult local counsel in reviewing their employment practices. If warranted, recipients should also incorporate an analysis of the use of arrest and conviction records in their Equal Employment Opportunity Plans (EEOPs) (see below).

Complying with the Safe Streets Act

An organization that is a recipient of financial assistance subject to the nondiscrimination provisions of the Safe Streets Act, must meet two obligations: (1) complying with the federal regulation pertaining to the development of an EEOP (see 28 C.F.R. pt. 42, subpt. E) and (2) submitting to the OCR findings of discrimination (see 28 C.F.R. §§ 42.204(c), .205(c)(5)).

Meeting the EEOP Requirement

An EEOP is a comprehensive document that analyzes a recipient's relevant labor market data, as well as the recipient's employment practices, to identify possible barriers to the participation of women and minorities in all levels of a recipient's workforce. As a recipient of DOJ funding, you may be required to submit an EEOP Certification Report or an EEOP Utilization Report to the OCR. For more information on whether your organization is subject to the EEOP requirements, see https://ojp.gov/about/ocr/eeop.htm. Additionally, you may request technical assistance from an EEOP specialist at the OCR by telephone at (202) 616-1771 or by e-mail at EEOPforms@usdoj.gov.

Meeting the Requirement to Submit Findings of Discrimination

If in the three years prior to the date of the grant award, your organization has received an adverse finding of discrimination based on race, color, national origin, religion, or sex, after a due-process hearing, from a state or federal court or from a state or federal administrative agency, your organization must send a copy of the finding to the OCR.

Ensuring the Compliance of Subrecipients

SAAs must have standard assurances to notify subrecipients of their civil rights obligations, written procedures to address discrimination complaints filed against subrecipients, methods to monitor subrecipients' compliance with civil rights requirements, and a program to train subrecipients on applicable civil rights laws. In addition, SAAs must submit to the OCR every three years written Methods of Administration (MOA) that summarize the policies and procedures that they have implemented to ensure the civil rights compliance of subrecipients. For more information on the MOA requirement, see https://ojp.gov/funding/Explore/StateMethodsAdmin-FY2017update.htm.

If the OCR can assist you in any way in fulfilling your organization's civil rights responsibilities as a recipient of federal financial assistance, please contact us.

Sincerely,

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Michael L. Alston Director

cc: Grant Manager Financial Analyst

9	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	Grant	PAGE 1 OF 21
1. RECIPIENT NAM	E AND ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2017-DJ-BX-0666	
City of Portland 1120 SW Fifth Av Portland, OR 9720		5. PROJECT PERIOD: FROM 10/01/2016 BUDGET PERIOD: FROM 10/01/2016	TO 09/30/2020
		6. AWARD DATE 10/10/2018	7. ACTION Initial
2a. GRANTEE IRS/V 936002236	ENDOR NO.	8. SUPPLEMENT NUMBER 00	
2b. GRANTEE DUNS	NO.		
054971197		9. PREVIOUS AWARD AMOUNT	\$0
3. PROJECT TITLE Justice Assistance	Grant Program Fiscal Year 2017	10. AMOUNT OF THIS AWARD	\$ 385,515
		11. TOTAL AWARD	\$ 385,515
This project is sup including subpart 1 14 . CATALOG OF D 16.738 - Edward B 15. METHOD OF PA GPRS	of part E (codified at 42 U.S.C. 3750 - 3758); see a OMESTIC FEDERAL ASSISTANCE (CFDA Nun yrne Memorial Justice Assistance Grant Program YMENT AGENCY APPROVAL AGENCY APPROVAL ND TITLE OF APPROVING OFFICIAL	GRANTEE ACCEPTA 18. TYPED NAME AND TITLE OF AUTHORIZE	ANCE
Principal Deputy A	APPROVING OFFICIAL	Ted Wheeler Mayor 19. SIGNATURE OF AUTHORIZED RECIPIENT	OFFICIAL 19A. DATE
Mait L) unmermost -	76	11/14/18
	AG	ENCY USE ONLY	
FISCAL FUND YEAR CODE	LASSIFICATION CODES BUD. DIV. ACT. OFC. REG. SUB. POMS AMOU DJ 80 00 00 38551		
JP FORM 4000/2 (RE JP FORM 4000/2 (RE	V. 5-87) PREVIOUS EDITIONS ARE OBSOLETE V. 4-88)	APPROVED AS Mary R CITY ATTO	TO FORM

9	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 2 OF 21
IECT NUMBER	2017-01-8X-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
1. Requi	rements of the award; remedies for non-co	ompliance or for materially false statements	
submi		ements of the award. Compliance with any cert elate to conduct during the period of performance	
condit may re award	tion incorporated by reference below, or a esult in the Office of Justice Programs ("O . Among other things, the OJP may withh	e award requirements whether a condition set certification or assurance related to conduct dur JJP") taking appropriate action with respect to the nold award funds, disallow costs, or suspend or JJP, also may take other legal action as appropriate	ing the award period he recipient and the terminate the award.
or om and/or	ission of a material fact) may be the subject	tement to the federal government related to this ct of criminal prosecution (including under 18 U mposition of civil penalties and administrative r 730 and 3801-3812).	J.S.C. 1001 and/or 1621,
shall f	first be applied with a limited construction instead, that the provision is utterly invalid	ward be held to be invalid or unenforceable by i so as to give it the maximum effect permitted b d or -unenforceable, such provision shall be deer	y law. Should it be
2. Appli	cability of Part 200 Uniform Requirement	S	
and su		st Principles, and Audit Requirements in 2 C.F.I 0 (together, the "Part 200 Uniform Requirement	
supple Decer (regar	ements funds previously awarded by OJP to nber 2014), the Part 200 Uniform Require	adopted by DOJ on December 26, 2014. If this under the same award number (e.g., funds awar ments apply with respect to all funds under that whether derived from the initial award or a sup this FY 2017 award.	led during or before award number
For m ("sub)	ore information and resources on the Part grants"), see the OJP website at https://ojp	200 Uniform Requirements as they relate to OJ gov/funding/Part200UniformRequirements.htm	P awards and subawards 1.
that m		es from documents or other materials prepared o ne way from, the provisions of the Part 200 Uni ation.	
3. Comp	liance with DOJ Grants Financial Guide		
DOJ	ecipient agrees to comply with the DOJ G Grants Financial Guide" available at https: hay be posted during the period of perform	rants Financial Guide as posted on the OJP web //ojp.gov/financialguide/DOJ/index.htm), inclu nance.	site (currently, the "2015 ding any updated version

Mayor's Initials

S	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 21
OJECT NUMBER	2017-DI-BX-0666	AWARD DATE 10/10/2018	
4. Requir	SPECIAL red training for Point of Contact and all F	CONDITIONS inancial Points of Contact	
comple recipie	eted an "OJP financial management and a	ial Points of Contact (FPOCs) for this award m grant administration training" by 120 days after completion of such a training on or after Janua	the date of the
FPOC calend POC),	must have successfully completed an "O ar days after (1) the date of OJP's appro	this award changes during the period of perfor JP financial management and grant administrat wal of the "Change Grantee Contact" GAN (in on on the new FPOC in GMS (in the case of a n y 1, 2016, will satisfy this condition.	ion training" by 120 the case of a new
purpos		DP financial management and grant administra /www.ojp.gov/training/fints.htm. All trainings detection.	
compl	cipient should anticipate that OJP will in y with this condition. The recipient's fail ions on this award.	umediately withhold ("freeze") award funds if t ure to comply also may lead OJP to impose add	ne recipient fails to litional appropriate
5. Requi	rements related to "de minimis" indirect o	cost rate	
indired OJP in Unifor	ct cost rate described in 2 C.F.R. 200.414 a writing of both its eligibility and its elect	iniform Requirements and other applicable law (f), and that elects to use the "de minimis" indi- tion, and must comply with all associated requ may be applied only to modified total direct co	rect cost rate, must advise irements in the Part 200
6. Requi	rement to report potentially duplicative fi	inding	
funds of thos identic award award	during the period of performance for this se other federal awards have been, are be cal cost items for which funds are provide ing agency (OJP or OVW, as appropriate	is of federal funds, or if the recipient receives a award, the recipient promptly must determine ing, or are to be used (in whole or in part) for o ed under this award. If so, the recipient must pr) in writing of the potential duplication, and, if tion or change-of-project-scope grant adjustme ing.	whether funds from any ne or more of the comptly notify the DOJ so requested by the DOJ
FORM 4000/2 (REV	V. 4-88)		

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 Requirements related to System for Award Management and Universal Identifier Requirements The recipient must comply with applicable requirements regarding the System for Award Management (SAM), currently accessible at https://www.sam.gov/. This includes applicable requirements regarding registration with SAM, as well as maintaining the currency of information in SAM. The recipient also must comply with applicable restrictions on subawards ("subgrants") to first-tier subrecipients (first-tier subgrantes"), including restrictions on subawards to entities that do not acquire and provide (to the recipient) the unique entity identifier required for SAM registration. The details of the recipient's obligations related to SAM and to unique entity identifiers are posted on the OIP web site at https://ojp.gov/funding/Explore/SAM.htm (Award condition: System for Award Management (SAM) and Universal Identifier Requirements), and are incorporated by reference here. This condition does not apply to an award to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name). All subawards ("subgrants") must have specific federal authorization The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements for authorization of any subaward. This condition applies to agreements that - for purposes of federal grants administrative requirements - OIP considers a "subaward" (and therefore does not consider a procurement "contract"). The details of the requirement for authorization of any subaward are posted on the OIP web site at https://ojp.gov/funding/Explore/Subawardauthorization.htm (Award condition: All subawards ("subgrants") must have specific federal authorization, and are incorporated by reference here. Specific post-award approval required to use a noncompe	OJECT NUMBER	2017-DJ-HX-0666	AWARD DATE 10/10/2018	
 specific federal authorization), and are incorporated by reference here. 9. Specific post-award approval required to use a noncompetitive approach in any procurement contract that would exceed \$150,000 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements to obtain specific advance approval to use a noncompetitive approach in any procurement contract that would exceed the Simplified Acquisition Threshold (currently, \$150,000). This condition applies to agreements that for purposes of federal grants administrative requirements OJP considers a procurement "contract" (and therefore does not consider a subaward). The details of the requirement for advance approval to use a noncompetitive approach in a procurement contract under an OJP award are posted on the OJP web site at https://ojp.gov/funding/Explore/NoncompetitiveProcurement.htm (Award condition: Specific post-award approval required to use a noncompetitive approach in a procurement contract 	The re curren as wel The re (first-i recipie The de at http Identi This c any bu 8. All su The re author admin "contr	rements related to System for Award Man ecipient must comply with applicable requi- tly accessible at https://www.sam.gov/. T l as maintaining the currency of informati- ecipient also must comply with applicable ier "subgrantees"), including restrictions of ent) the unique entity identifier required for etails of the recipient's obligations related to s://ojp.gov/funding/Explore/SAM.htm (Av fier Requirements), and are incorporated b ondition does not apply to an award to an usiness or non-profit organization that he of bawards ("subgrants") must have specific ecipient, and any subrecipient ("subgrantee ization of any subaward. This condition a istrative requirements OJP considers a " act").	agement and Universal Identifier Requirements irements regarding the System for Award Mana his includes applicable requirements regarding is on in SAM. restrictions on subawards ("subgrants") to first- on subawards to entities that do not acquire and p or SAM registration. to SAM and to unique entity identifiers are post ward condition: System for Award Managemen by reference here. individual who received the award as a natural p or she may own or operate in his or her name). federal authorization s") at any tier, must comply with all applicable re applies to agreements that for purposes of fede 'subaward" (and therefore does not consider a pr of any subaward are posted on the OJP web site	registration with SAM, ther subrecipients provide (to the ed on the OJP web site at (SAM) and Universal berson (i.e., unrelated to equirements for real grants rocurement at
	9. Specif 9. Specif exceed The re specif Simpli federa a suba The da an OJ (Awar	ic federal authorization), and are incorpora ic post-award approval required to use a n 1 \$150,000 cipient, and any subrecipient ("subgrantee ic advance approval to use a noncompetitiv fied Acquisition Threshold (currently, \$12 I grants administrative requirements OJI ward). etails of the requirement for advance approp P award are posted on the OJP web site at 1 d condition: Specific post-award approval	ated by reference here. concompetitive approach in any procurement con- s") at any tier, must comply with all applicable re- ve approach in any procurement contract that we 50,000). This condition applies to agreements the P considers a procurement "contract" (and therefore poval to use a noncompetitive approach in a procu- https://ojp.gov/funding/Explore/Noncompetitive l required to use a noncompetitive approach in a	htract that would equirements to obtain buld exceed the hat for purposes of fore does not consider prement contract under Procurement.htm

Mayor's Initials

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 21
MECT NU	MBER 2017-DJ-BX-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
10.	Requirements pertaining to prohibited conduct r OJP authority to terminate award)	elated to trafficking in persons (including repor	ting requirements and
	The recipient, and any subrecipient ("subgrantee requirements to report allegations) pertaining to part of recipients, subrecipients ("subgrantees"), of the recipient or of any subrecipient. The details of the recipient's obligations related OJP web site at https://ojp.gov/funding/Explore/ conduct by recipients and subrecipients related t authority to terminate award)), and are incorpora	prohibited conduct related to the trafficking of or individuals defined (for purposes of this con to prohibited conduct related to trafficking in p /ProhibitedConduct-Trafficking.htm (Award co to trafficking in persons (including reporting red	persons, whether on the ndition) as "employees" ersons are posted on the ndition: Prohibited
11.	Compliance with applicable rules regarding appropriate other events	roval, planning, and reporting of conferences, r	neetings, trainings, and
	The recipient, and any subrecipient ("subgranted policies, and official DOJ guidance (including sy applicable) governing the use of federal funds for including the provision of food and/or beverages	pecific cost limits, prior approval and reporting or expenses related to conferences (as that term	requirements, where is defined by DOJ),
	Information on the pertinent DOJ definition of c Grants Financial Guide (currently, as section 3.1 Guide").		
12.	Requirement for data on performance and effect	iveness under the award	
	The recipient must collect and maintain data tha The data must be provided to OJP in the manner solicitation or other applicable written guidance Performance and Results Act (GPRA) and the G	r (including within the timeframes) specified by . Data collection supports compliance with the	OP in the program Government
13.	OJP Training Guiding Principles		
	Any training or training materials that the recipi delivers with OJP award funds must adhere to the available at https://ojp.gov/funding/ojptrainingg	he OJP Training Guiding Principles for Grantee	
14.	Effect of failure to address audit issues		
	The recipient understands and agrees that the D award funds, or may impose other related requir does not satisfactorily and promptly address out Requirements (or by the terms of this award), or investigations, or reviews of DOJ awards.	rements, if (as determined by the DOJ awarding standing issues from audits required by the Par	g agency) the recipient t 200 Uniform
	Potential imposition of additional requirements		
15.	2 Otomini imposition of adamonia. requirements		

Mayor's Initials

PRODUCT NUMBER 2017-01-83.40000 AWAED DATE 10102018 BECILAL CONDITIONS 1.6 Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 42. The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42. A compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 42. The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54. C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs." 16. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 38 Recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38, molecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38, molecipient (Subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38, molecipient (Subgrantee") at any subrecipient (Subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38, molecipient (Subgrantee") at any subrecipient (Subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38, molecipient (Subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38 (F.R. Part 38) (F.R. Part 38) (F.R. Part	S		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 6 OF :	21
 16. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 42 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42, specifically including any applicable requirements in Subpart E of 28 C.F.R. Part 42 that relate to an equal employment opportunity program. 17. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 54 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs." 18. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 38 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38, specifically including any applicable requirements regarding written notice to program beneficiaries and prospective program beneficiaries. Part 38 of 28 C.F.R., a DOJ regulation, was amended effective May 4, 2016. Among other things, 28 C.F.R. Part 38 includes rules that prohibit specific forms of discrimination on the basis of religion, a religious belief, a refusal to hold a religious belief, or refusal to attend or participate in a religious pratice. Part 38 also sets our rules and requirements that pertain to recipient and subrecipient fautor and requirements that are faith-based or religious organizations. The text of the regulation, now entitled "Partmerships with Paith-Based and Other Neighborhood Organizations," is available via the Electronic Code of Federal Regulations (currently accessible at https://www.ecfr.gov/egi- bin/BCCFR?page=browse), by browsing to Title 28-Judicial Administration, Chapter 1, Part 38, under e-CFR "current" data. 19. Restrictions on "lobbying" In general, as a matter of fideral law, federal funds avarded by OJP from being	OFCT N	NUMBER	2017-DJ-BX-0666	AWARD DATE	10/10/2018		
 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs." 18. Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 38 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38, specifically including any applicable requirements regarding written notice to program beneficiaries and prospective program beneficiaries. Part 38 of 28 C.F.R., a DOJ regulation, was amended effective May 4, 2016. Among other things, 28 C.F.R. Part 38 includes rules that prohibit specific forms of discrimination on the basis of religion, a religious belief, a refusal to hold a religious belief, or refusal to attend or participate in a religious practice. Part 38 also sets out rules and requirements that pertain to recipient and subrecipient ("subgrantee") organizations that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and subrecipients that pertain to recipient and subrecipient ("subgrantee") organizations, " is available via the Electronic Code of Federal Regulations (currently accessible at https://www.ecfr.gov/cgibin/ECFR/page-browse), by browsing to Title 28-Judicial Administration, Chapter 1, Part 38, under e-CFR "current" data. 19. Restrictions on "lobbying" In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. [913, (There may be exceptions if an applicable federal funds awarded by OJP from being used by the recipient, or any subrecipient ("subgrantee") at any tier, to pay any person		The re C.F.R. equal o	liance with DOJ regulations pertaining t ecipient, and any subrecipient ("subgrant . Part 42, specifically including any appl employment opportunity program.	o civil rights and no ee") at any tier, mus icable requirements	st comply with all applicat in Subpart E of 28 C.F.R	ble requirements of 28 . Part 42 that relate to an	
 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38, specifically including any applicable requirements regarding written notice to program beneficiaries and prospective program beneficiaries. Part 38 of 28 C.F.R., a DOJ regulation, was amended effective May 4, 2016. Among other things, 28 C.F.R. Part 38 includes rules that prohibit specific forms of discrimination on the basis of religion, a religious belief, a refusal to hold a religious belief, or refusal to attend or participate in a religious practice. Part 38 also sets out rules and requirements that pertain to recipient and subrecipient ("subgrantee") organizations that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and subrecipients that are faith-based or religious organizations. The text of the regulation, now entitled "Partnerships with Faith-Based and Other Neighborhood Organizations," is available via the Electronic Code of Federal Regulations (currently accessible at https://www.ccfr.gov/cgibin/ECFR?page=browse), by browsing to Title 28-Judicial Administration, Chapter 1, Part 38, under e-CFR "current" data. 19. Restrictions on "lobbying" In general, as a matter of faderal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or polico, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or an official or employee of any of them) with respect to be awarding of a federal grant or cooptrative agreement, subgrant, contract, subcontract, or loan, or wi	17.	The re	cipient, and any subrecipient ("subgrant	ee") at any tier, mus	t comply with all applicat	ble requirements of 28	
 engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and subrecipients that are faith-based or religious organizations. The text of the regulation, now entitled "Partnerships with Faith-Based and Other Neighborhood Organizations," is available via the Electronic Code of Federal Regulations (currently accessible at https://www.ecfr.gov/cgibin/ECFR?page=browse), by browsing to Title 28-Judicial Administration, Chapter 1, Part 38, under e-CFR "current" data. 19. Restrictions on "lobbying" In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.) Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that applies to Indian tribes and tribal organizations. 	18.	The re C.F.R. prospe Amon _i religio Part 38	cipient, and any subrecipient ("subgrant Part 38, specifically including any appli- ective program beneficiaries. Part 38 of 2 g other things, 28 C.F.R. Part 38 include n, a religious belief, a refusal to hold a n 8 also sets out rules and requirements that	ee") at any tier, mus icable requirements 28 C.F.R., a DOJ re s rules that prohibit eligious belief, or re at pertain to recipien	t comply with all applicat regarding written notice t gulation, was amended ef specific forms of discrim fusal to attend or participat t and subrecipient ("subgr	ble requirements of 28 to program beneficiaries fective May 4, 2016. ination on the basis of ate in a religious practice rantee") organizations th	
In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.) Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that applies to Indian tribes and tribal organizations.		engage subrec The tex availat bin/EC	e in or conduct explicitly religious activi ipients that are faith-based or religious o xt of the regulation, now entitled "Partne ble via the Electronic Code of Federal Re	ties, as well as rules organizations. crships with Faith-B egulations (currently	and requirements that per ased and Other Neighborh accessible at https://www	rtain to recipients and hood Organizations," is	
subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that applies to Indian tribes and tribal organizations. Should any question arise as to whether a particular use of federal funds by a recipient (or subrecipient) would or might fall within the scope of these prohibitions, the recipient is to contact OJP for guidance, and may not proceed without the	19.	In gene subrec modifi may be	eral, as a matter of federal law, federal fi ipient ("subgrantee") at any tier, either d cation, or adoption of any law, regulatio e exceptions if an applicable federal statu	irectly or indirectly, n, or policy, at any l	, to support or oppose the level of government. See	enactment, repeal, 18 U.S.C. 1913. (There	
fall within the scope of these prohibitions, the recipient is to contact OJP for guidance, and may not proceed without the		subrect Congre cooper or mod applies	ipient at any tier, to pay any person to in ess, or Congress (or an official or employ ative agreement, subgrant, contract, sub difying any such award. See 31 U.S.C. 1 s to Indian tribes and tribal organizations	fluence (or attempt yee of any of them) contract, or loan, or 352. Certain excep	to influence) a federal age with respect to the awardi with respect to actions su tions to this law apply, inc	ency, a Member of ing of a federal grant or ch as renewing, extendir cluding an exception that	ŧ.
express prior written approval of OJP.		fall wit	any question arise as to whether a parti- thin the scope of these prohibitions, the r s prior written approval of OJP.	ular use of federal ecipient is to contac	funds by a recipient (or su et OJP for guidance, and n	abrecipient) would or mining not proceed without	ght the
IP FORM 4000/2 (REV. 4-88)	30RM 4001	000/2 (REV	. 4-88)				·W Mayor's

CONCENT NUMBER 2017-DD-RX-6666 A WARD DATE 16/10/201 SPECIAL CONDITIONE 20 Compliance with general appropriations-law restrictions on the use of foderal funds (FY 2017). The recipient, and my subrecipient ("subgranters") at any tier, must comply with all applicable restrictions on the use of foderal funds (FY 2017). The recipient, and my subrecipient ("subgranters") at any tier, must comply with all applicable restrictions on the use of foderal funds (FY 2017). The recipient, and any subrecipient ("subgranters") at any tier, must comply with all applicable restrictions on the use of foderal funds by a recipient (or a subrecipient) would or might full within the scope of an appropriations-law restriction, the rocipient is to contact OP for guidance, and may not proceed without the express prior written approval of OP. C1. Reporting Potential Fraud, Waste, and Abuse, and Similar Misconduct The recipient and any subrecipients ("subgranters") must promptly refer to the DOJ Office of the Inspector General (DGIG) any or edible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person bas, in connection with funds under this award - (1) submitted a claim that violates the False Claims Act; or (2) consistential fraud, waste, abuse, or misconduct involving or relating to funds under this award, beau de to the fole evidence General (US Department of Justers, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 2030; and/or (2) the DOJ Office, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 2030; and/or (2) the DD 2016, investigations Division, 1425 New York Avenue, N.W. Suite 7100, Wash	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 7 OF 21
 20. Compliance with general appropriations-law restrictions on the use of federal funds (FY 2017) The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2017, are set out at https://ojp.gov/funding/Explore/FY17AppropriationsRestrictions.htm, and are incorporated by reference here. Should a question arise as to whether a particular use of federal funds by a recipient (or a subrecipient) would or might fail within the scope of an appropriations-law restriction, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP. 21. Reporting Potential Fraud, Waste, and Abuse, and Similar Misconduct The recipient and any subrecipients ("subgrantees") must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct. Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by (1) mail directed to: Office of the Inspector General, U.S. Department of Justice, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 20530; and/or (2) the DOJ OIG hotline: (contact information in English and Spanish) at (800) 869-4499 (phone) or (202) 616-9881 (fax).	JECT NUMBER 2017-DJ-BX-0666	AWARD DATE 10/10/2018	
 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2017, are set out at https://ojp.gov/funding/Explore/FY17AppropriationsRestrictions.htm, and are incorporated by reference here. Should a question arise as to whether a particular use of federal funds by a recipient (or a subrecipient) would or might fail within the scope of an appropriations-law restriction, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP. 21. Reporting Potential Fraud, Waste, and Abuse, and Similar Misconduct The recipient and any subrecipients ("subgrantees") must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct. Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by (1) mail directed to: Office of the Inspector General, U.S. Department of Justice, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 20530; and/or (2) the DOJ OIG hotline: (contact information in English and Spanish) at (800) 869-4499 (phone) or (202) 616-9881 (fax). 	SPECIAL	CONDITIONS	
The recipient and any subrecipients ("subgrantees") must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct. Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by (1) mail directed to: Office of the Inspector General, U.S. Department of Justice, Investigations Division, 1425 New York Avenue, N.W. Suite 7100, Washington, DC 20530; and/or (2) the DOJ OIG hotline: (contact information in English and Spanish) at (800) 869-4499 (phone) or (202) 616-9881 (fax).	The recipient, and any subrecipient ("subgrante federal funds set out in federal appropriations s provisions" in the Consolidated Appropriations https://ojp.gov/funding/Explore/FY17Appropri Should a question arise as to whether a particul fall within the scope of an appropriations-law m	ce") at any tier, must comply with all applicable r statutes. Pertinent restrictions, including from var s Act, 2017, are set out at iationsRestrictions.htm, and are incorporated by r lar use of federal funds by a recipient (or a subrec restriction, the recipient is to contact OJP for guid	rious "general eference here. sipient) would or might
	The recipient and any subrecipients ("subgrant (OIG) any credible evidence that a principal, er has, in connection with funds under this award committed a criminal or civil violation of laws misconduct. Potential fraud, waste, abuse, or misconduct in OIG by (1) mail directed to: Office of the Ins 1425 New York Avenue, N.W. Suite 7100, Wa	ces") must promptly refer to the DOJ Office of the mployee, agent, subrecipient, contractor, subcont (1) submitted a claim that violates the False C pertaining to fraud, conflict of interest, bribery, g volving or relating to funds under this award sho pector General, U.S. Department of Justice, Inve- ashington, DC 20530; and/or (2) the DOJ OIG ho	ractor, or other person laims Act; or (2) gratuity, or similar uld be reported to the stigations Division,
	Additional information is available from the D	OJ OIG website at https://oig.justice.gov/hotline.	

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		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 渊 OF 21
ECT N	UMBER	2017-DJ-9X-0666	AWARD DATE 10/10/2018	
		SPECIAL	CONDITIONS	
22.	Restrict	ions and certifications regarding non-disc	closure agreements and related matters	
	subcontri agreeme accordan departm The fore requiren sensitive	ract with any funds under this award, ma ant or statement that prohibits or otherwis nee with law) of waste, fraud, or abuse to ent or agency authorized to receive such begoing is not intended, and shall not be un nents applicable to Standard Form 312 (v	r this award, or entity that receives a procurem y require any employee or contractor to sign a se restricts, or purports to prohibit or restrict, th o an investigative or law enforcement represent information. Inderstood by the agency making this award, to which relates to classified information), Form 4 her form issued by a federal department or age	a internal confidentiality ne reporting (in lative of a federal contravene 1414 (which relates to
	1. In ac	cepting this award, the recipient		
	or contra	sents that it neither requires nor has requ actors that currently prohibit or otherwise ors from reporting waste, fraud, or abuse	ired internal confidentiality agreements or stat e currently restrict (or purport to prohibit or res as described above; and	ements from employees strict) employees or
	agreeme or abuse written r	nts or statements that prohibit or otherwise as described above, it will immediately	s or has been requiring its employees or contractive ise restrict (or purport to prohibit or restrict), restrict any further obligations of award funds, we this award, and will resume (or permit resumption by that agency.	porting of waste, fraud,
	 If the both 	recipient does or is authorized under thi	s award to make subawards ("subgrants"), proc	curement contracts, or
	a. it rep	resents that		
	(whether requires prohibit	r through a subaward ("subgrant"), procu or has required internal confidentiality a	recipient's application proposes may or will re irement contract, or subcontract under a procur greements or statements from employees or co t to prohibit or restrict) employees or contracto	ement contract) either ntractors that currently
	(2) it ha	s made appropriate inquiry, or otherwise	has an adequate factual basis, to support this r	epresentation; and
	under thi or otherv immedia the feder	is award is or has been requiring its empl wise restrict (or purport to prohibit or res tely stop any further obligations of awar	ny subrecipient, contractor, or subcontractor en loyees or contractors to execute agreements or trict), reporting of waste, fraud, or abuse as des d funds to or by that entity, will provide promp esume (or permit resumption of) such obligation	statements that prohibit scribed above, it will at written notification to



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OJECT NU	MBER	2017-DJ-HX-0660	AWARD DATE 10/10/2018	
		SPECIAL	CONDITIONS	
23.	Compl	iance with 41 U.S.C. 4712 (including pro	hibitions on reprisal; notice to employees)	
	U.S.C. employ gross v health The rea	4712, including all applicable provisions yee as reprisal for the employee's disclose waste of federal funds, an abuse of author or safety, or a violation of law, rule, or re	n writing (and in the predominant native languag	iscrimination against an ent of a federal grant, a specific danger to public
		l a question arise as to the applicability of t the DOJ awarding agency (OJP or OVV	f the provisions of 41 U.S.C. 4712 to this award V, as appropriate) for guidance.	, the recipient is to
24.	Encou	ragement of policies to ban text messagin	g while driving	
	51225 bannin award,	(October 1, 2009), DOJ encourages recip g employees from text messaging while of	eadership on Reducing Text Messaging While I bients and subrecipients ("subgrantees") to adop driving any vehicle during the course of perform es and conduct education, awareness, and other	t and enforce policies ning work funded by this
25.	Coope	rating with OJP Monitoring		
	proced Office recipie docum deadlin result i restrict	lures, and to cooperate with OJP (includir r (OCFO)) requests related to such monit ant agrees to provide to OJP all document tentation related to any subawards made to nes set by OJP for providing the requester in actions that affect the recipient's DOJ a	hitoring of this award pursuant to OJP's guidelin ng the grant manager for this award and the Offi oring, including requests related to desk review, ation necessary for OJP to complete its monitor under this award. Further, the recipient agrees to d documents. Failure to cooperate with OJP's n uwards, including, but not limited to: withholdin nds; referral to the DOJ OIG for audit review; o lation of an award(s).	ice of Chief Financial s and/or site visits. The ring tasks, including o abide by reasonable nonitoring activities may reas and/or other
26.	FFAT	A reporting: Subawards and executive co	ompensation	
	more a execut obliga on the	and, in certain circumstances, to report the ives of the recipient and first-tier subrecip tions, which derive from the Federal Fund	tirements to report first-tier subawards ("subgrade e names and total compensation of the five most pients (first-tier "subgrantees") of award funds. ding Accountability and Transparency Act of 20 Explore/FFATA.htm (Award condition: Report by reference here.	t highly compensated The details of recipient 006 (FFATA), are posted
	award		ent, does not apply to (1) an award of less that award as a natural person (i.e., unrelated to any in his or her name).	

T. Mayor's Initials

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ROJECT NUMBER	2017-DJ-BX-0666	AWARD DATE :0/10/2018	
05 11		CONDITIONS	
Progra the Pa	f program income am income (as defined in the Part 200 Uni rt 200 Uniform Requirements. Program i al Financial Report, SF 425.	form Requirements) must be used in accordance ncome earnings and expenditures both must be	e with the provisions of reported on the quarterly
28. Justice	e Information Sharing		
public Inform shall c https:/ descri	safety community, the recipient (and any nation Sharing Initiative (DOJ's Global) g conform to the Global Standards Package //it.ojp.gov/gsp_grantcondition. The recipi	able interoperability among disparate systems ac subrecipient at any tier) must comply with DO uidelines and recommendations for this particul (GSP) and all constituent elements, where appli- tent shall document planned approaches to infor- e privacy policy that protects shared information recommended.	J's Global Justice ar award. The recipient cable, as described at: mation sharing and
29. Avoid	ance of duplication of networks		
sharin possib demor	g systems which involve interstate connect the existing networks as the communication	stems in any initiatives funded by BJA for law e ctivity between jurisdictions, such systems shall on backbone to achieve interstate connectivity, u requirement would not be cost effective or woul an.	employ, to the extent mless the recipient can
30. Comp	liance with 28 C.F.R. Part 23		
any su OJP d its dise	brecipient at any tier) must comply with 2 etermines this regulation to be applicable. cretion, perform audits of the system, as p	tem funded or supported by funds under this aw 28 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.J. e)-(d). The recipient may not satisfy such a fine	s Operating Policies, if applicable, OJP may, at F.R. Part 23 occur, the
31. Protec	tion of human research subjects		
policie	ecipient (and any subrecipient at any tier) i es and procedures regarding the protection w Board approval, if appropriate, and subj	must comply with the requirements of 28 C.F.R. of human research subjects, including obtainm ject informed consent.	. Part 46 and all OJP ent of Institutional
32. Confid	dentiality of data		
and 28 agrees	3 C.F.R. Part 22 that are applicable to colle	must comply with all confidentiality requirement ection, use, and revelation of data or information mit a Privacy Certificate that is in accord with re 3.	n. The recipient further
FORM 4000/2 (REV	7. 4-88)		
			Mayor's Init

Office	Department of Justice of Justice Programs au of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 11 OF 21
OJECT NUMBER 2017-D	I-BX-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
33. Verification a	nd updating of recipient contact in	nformation	
Representative incorrect or ha	contact information in GMS, inc	OC), Financial Point of Contact (FPOC), and A cluding telephone number and e-mail address. I lotice (GAN) must be submitted via the Grants	f any information is
34. Law enforcem	ent task forces - required training		
who is a task i must complete complete this	orce commander, agency executi required online (internet-based)	rent member of a law enforcement task force fu ive, task force officer, or other task force member task force training. Additionally, all future task f performance for this award, or once every four	er of equivalent rank, force members must
Leadership (w privacy and ci accountability	ww.ctfli.org). The training addre vil liberties/rights, task force perf	e online through the BJA-funded Center for Tas isses task force effectiveness, as well as other ke formance measurement, personnel selection, and ort a task force, the recipient must compile and certificates.	y issues including I task force oversight and
	ormation regarding the training is ceadership (www.ctfli.org).	s available through BJA's web site and the Cent	er for Task Force
35. Required atter	idance at BJA-sponsored events		
	(and its subrecipients at any tier) ferences held by BJA or its desig	must participate in BJA-sponsored training even mees, upon BJA's request.	nts, technical assistance
36. Justification of	f consultant rate		
Approval of t justification n funds.	nis award does not indicate appro nust be submitted to and approved	eval of any consultant rate in excess of \$650 per d by the OJP program office prior to obligation	day. A detailed or expenditure of such
			61
			16

Mayor's Initials

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 12 OF 21
DIFICT NUMBER	2017-DJ-BX-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
37. Comp	liance with National Environmental Policy	Act and related statutes	
Envir impac Accor to obl the aw The re specif	ormental Policy Act (NEPA), the National t analyses requirements in the use of these dingly, the recipient agrees to first determi igating funds for any of these purposes. If i vard, the recipient agrees to contact BJA, ecipient understands that this condition app ically funded with these award funds. That	t at any tier) must assist BJA in complying with Historic Preservation Act, and other related fee award funds, either directly by the recipient or ne if any of the following activities will be fund it is determined that any of the following activit lies to new activities as set out below, whether is, as long as the activity is being conducted by	leral environmental by a subrecipient. led by the grant, prior ies will be funded by or not they are being
must 1	aftern, of any unrul party, and the activity r first be met. The activities covered by this c v construction;	needs to be undertaken in order to use these awa condition are:	rd funds, this condition
b. Mir proper	or renovation or remodeling of a property	located in an environmentally or historically se a wetland, or habitat for endangered species, or storic Places;	nsitive area, including a property listed on or
c. A re prior u	movation, lease, or any proposed use of a b ise or (b) significantly change its size;	building or facility that will either (a) result in a	change in its basic
incide	lementation of a new program involving th ntal component of a funded activity and (b) ion environments; and	ne use of chemicals other than chemicals that ar) traditionally used, for example, in office, hous	e (a) purchased as an ehold, recreational, or
e. Imp identif	lementation of a program relating to clande ication, seizure, or closure of clandestine n	estine methamphetamine laboratory operations, nethamphetamine laboratories.	including the
Assess agrees	ment and/or an Environmental Impact Stat	ring with NEPA may require the preparation of tement, as directed by BJA. The recipient further a Mitigation Plan, as detailed at https://bja.gov. y operations.	r understands and
subrec reques	ipients' existing programs or activities that	ting Programs or Activities: For any of the rec will be funded by these award funds, the recipi in any preparation by BJA of a national or prog	ent unon specific
38. Establi	shment of trust fund		
require includi Edware	ed to establish a trust fund account. (The tru ng any interest, may not be used to pay det d Byrne Memorial Justice Assistance Gran	the recipient (or a subrecipient, with respect to ust fund may or may not be an interest-bearing a bits or expenses incurred by other activities beyond t Program (JAG). The recipient also agrees to o ned) during the period of performance for the av	account.) The fund, and the scope of the bligate the award ward and expend

		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 13 OF 21
OFFCT NU	MUER	2017-DJ-BX-0666	AWARD DATE 10/10/2018	
		SPECIAL	CONDITIONS	
39.	Prohibi	ition on use of award funds for match un	der BVP program	
		nds may be used to purchase vests for an ulletproof Vest Partnership (BVP) progr	n agency, but they may not be used as the 50% n am.	natch for purposes of the
40.	Certific	cation of body armor "mandatory wear"	policies	
	with fu certific resistar this aw	nds from this award have a written "mar ations on file for any subrecipients plann t body armor purchases. This policy mu	ation that all law enforcement agencies receiving idatory wear" policy in effect. The recipient mus- ing to utilize funds from this award for ballistic st be in place for at least all uniformed officers b armor. There are no requirements regarding the uniformed officers while on duty.	t keep signed -resistant and stab- before any funds from
41.	Body a	rmor - compliance with NIJ standards		
	level, n comply Armor Americ	nake or model, from any distributor or m with applicable National Institute of Ju Model List (https://nij.gov/). In addition	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 , ballistic-resistant and stab-resistant body armo- nation can be found here: https://nij.gov/topics/te	tested and found to ne NIJ Compliant Body r purchased must be
42.	Require	ed monitoring of subawards		
	award of subawa specific	conditions, and the DOJ Grants Financia ard. Among other things, the recipient is c outcomes and benefits attributable to u	is JAG award in accordance with all applicable al Guide, and must include the applicable conditi responsible for oversight of subrecipient spendir se of award funds by subrecipients. The recipient edures for monitoring of subawards under this av	ons of this award in any ng and monitoring of it agrees to submit, upon
43.	Report	ing requirements		
	OJP's O Perform measur Perform reporting	GMS (https://grants.ojp.usdoj.gov). Cons mance and Results Act (GPRA) and the (re the results of its work. The recipient n mance Measurement Tool (PMT) website ng 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 nust submit quarterly performance metrics repor e (www.bjaperformancetools.org). For more det the JAG reporting requirements webpage. Failur It in the freezing of grant funds and future High 1	ler the Government must provide data that ts through BJA's ailed information on re to submit required
44.	Requir	ed data on law enforcement agency train	ing	
	accoun		or sub-awarded funding from this JAG award mu hat officers have received on the use of force, rac nent with the public.	
FORM 400	0/2 (REV	. 4-88)		T/

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ROJECT NUMBER 2017-DJ-BX-0666	AWARD DATE 10/10/2018	
 Prohibited Expenditures List Award funds may not be used for items 	PECIAL CONDITIONS that are listed on the Prohibited Expenditure List at amended from time to time. The Prohibited Expend ControlledPurchaseList.pdf	
acquisition, including as the list may be	that are listed on the Controlled Expenditure List at amended from time to time, without explicit written astructions on how to request approval for purchase	n prior approval from BJA.
purchase or acquisition, including as th at least 3 years) certain information abo agency's inventory, and (2) any other or equipment in the agency's inventory, re	rting ase or acquire any item on the Controlled Expenditur e list may be amended from time to time, the agency but the use of (1) any federally-acquired Controlled ontrolled equipment in the same category as the fede gardless of source; and the agency must make that in nation must be collected and retained are set out at h	y must collect and retain (for d Equipment in the erally-acquired controlled nformation available to BJA
	e List art 200 Uniform Requirements set out at 2 C.F.R. 20 is purchased with award funds may be transferred o	
Agency (LEA) after obtaining prior wr	ntrolled equipment, except riot helmets and riot shie itten approval from BJA. As a condition of that appro- certifications to BJA as if it were requesting approva- led Expenditure List.	oval, the acquiring LEA will
c. Agencies may not transfer or sell an exception of fixed wing aircraft, rotary sale is finalized, the agency must obtain	y riot helmets or riot shields purchased under this aw y Controlled Equipment purchased under this award wing aircraft, and command and control vehicles. Be a prior written approval from BJA, All law enforcem sonents, and all law enforcement insignias and identi	to non-LEAs, with the efore any such transfer or aent-related and other
	the disposal of any items on the Controlled Expendit plicable laws (including regulations) in such disposa	
	Effect of failure to comply tion related to prohibited or controlled expenditures a tures under this or other federal awards.	may result in denial of any
P FORM 4000:2 (REV. 4-88)		

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ROJECT NUMI	ER 2017-DJ-BX-0666	AWARD DATE 10/10/2018			
	SPECIAL	CONDITIONS			
50. Co	ntrolled expenditures - Standards				
eq Sta Co (b) Co	uipment with award funds must adopt robust a undards and Specific Controlled Equipment S mmunity Policing; (b) Constitutional Policing ntrolled Equipment Standards includes polici Supervision of Use; (c) Effectiveness Evalua	ve Order 13688, a law enforcement agency that and specific written policies and protocols gover tandards. General Policing Standards includes p g; and (c) Community Input and Impact Conside es specifically related to (a) Appropriate Use of ation; (d) Auditing and Accountability; and (e) T nt must provide a copy of the General Policing S id policies and protocols.	ming General Policing olicies on (a) erations. Specific Controlled Equipment; 'ransparency and Notice		
51. Au	thorization to obligate (federal) award funds	to reimburse certain project costs incurred on or	after October 1, 2016		
the pro mi rer pre	tirst day of the period of performance for the oject costs using non-federal funds, but any su nimum (1) the recipient makes a valid accept noved by OJP (via a Grant Adjustment Notice	is only after the recipient makes a valid acceptant e award (October 1, 2016), however, the recipient ach project costs are incurred at the recipient's ri- ptance of the award, and (2) all applicable withh e). (A withholding condition is a condition in the ng, or drawing down all or a portion of the award	nt may choose to incur sk until, at a olding conditions are e award document that		
risi con itse aw	k," if and when the recipient makes a valid ac adition through a Grant Adjustment Notice, the elf for project costs incurred "at-risk" earlier of	tion expressly precludes reimbursement of projeceptance of this award and OJP removes each a ne recipient is authorized to obligate (federal) av during the period of performance (such as projec icable withholding condition), provided that tho	pplicable withholding vard funds to reimburse t costs incurred prior to		
fur the	ids to "supplant" State or local funds in violat	authorize the recipient (or any subrecipient at ar tion of the recipient's certification (executed by t s will be used to increase the amounts of such fu law enforcement activities.	he chief executive of		
52. "C	ertification of Compliance with 8 U.S.C. 137	3" required for valid award acceptance by a unit	of local government		
Co cer OJ	mpliance with 8 U.S.C. 1373" (executed by the tification either	Int local government must submit the required " the chief legal officer of the local government). Ether with the fully-executed award document, o rd document is submitted to OJP, any submissio invalid.	Unless that executed r (2) is uploaded in		
	If an initial award-acceptance submission by the recipient is invalid, once the unit of local government does submit the necessary certification regarding 8 U.S.C. 1373, it may submit a fully-executed award document executed by the unit of local government on or after the date of that certification.				
nee	local government on or after the date of that c	certification.			

Mayor's Initials

AVARD DATE 10102018 PECLUAL CONDITIONE 5 5.1 Orgoing compliance with 8 U.S.C. 1373 is required 5.1 Mith respect to the "program or selvicity" (made in whole or part under this award, no State or local growther or explicit any subrecipient at any tick in whole or part under this award, no State or local growthered in evolution in granding this institution of performance for the award, no State or local growthered in evolution in an "information-communication reservicion." 2. Certifications from subrecipients. The recipient may not make a subaward to a State or local growerment or at "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373, properly executed by the chiel (logal officer of the jurisdiction or institution that would receive the subaward, using the appropriate form available of officer of the jurisdiction or institution that would areacive of local government or a "public" institution of higher education, unless it first obtains a certifications 400X SUCS1373.htm. Similarly, the receipient may not make a subaward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373, properly executed by the chiel (logal officer of the jurisdiction or institution that would areacive the subaward, using the appropriate OTP form. 3. Interceipient's monitoring responsibilities include monitoring of subrecipient compliance with 8 U.S.C. 1373, properly executed by the chiel (logal officer of the jurisdiction or institution that would sing make a further subaward, using the appropriate OTP form. 1. Interceipient's mono		U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 16 OF 21
 Ongoing compliance with 8 U.S.C. 1373 is required With respect to the "program or activity" funded in whole or part under this award (including any such "program or activity" of any subrecipient at any tier), throughout the period of performance for the award, no State or local government entity, ogenov, or -official attransy prohibit or in any way restrict—(1) any government entity. Science, or -official from sending or receiving information regarding itamigration status as described in 8 U.S.C. 1373(a); or (2) a government entity or -official attransy prohibition is an "information-communication restriction." Cortifications from subrecipients. The recipient may not make a subward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373, properly executed by the ohie (legal officer of the jurisdiction or institution that would receive the subward, using the appropriate form available at https://ojp.gov/funding/Explore/SampleCertifications.9USC1373.htm. Similarly, the recipient may reach and the subward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373, properly executed by the ohie flegal officer of the jurisdiction or institution that would receive the subward, using the appropriate form awailable at https://ojp.gov/funding/Explore/SampleCertification.9USC1373.htm. Similarly, the recipient's monitoring responsibilities include monitoring of subrecipient compliance with 8 U.S.C. 1373. The recipient's monitoring responsibilities include monitoring of subrecipient compliance with the requirements of this condition. Allowable costs. Compliance with these requirements is an authorized and priority purpose of this award. To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated (including for authorized reim	CT NUMBER	2017-DJ-BX-0666	AWARD DATE 10/10/2018	
 With respect to the "program or activity" funded in whole or part under this award (including any such "program or activity" of any subrecipient at any tier), throughout the period of performance for the award, no State or local government entity or agency from sending, requesting or receiving, maintaining, or exciting information regarding citizenship or immigration status as described in 8 U.S.C. 1373(a); or (2) a government entity or agency from sending, requesting or receiving, maintaining, or excitanging information regarding immigration status as described in 8 U.S.C. 1373(a); or proprese of this award, any prohibition (or restriction) that violates this condition is an "information-communication restriction." Certifications from subrecipients. The recipient may not make a subward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373, properly executed by the chief legal officer of the jurisdiction or institution that would receive the subaward to a State or local government or a "public" institution of higher education, unless it first choins a certification of CSC1373.htm. Similarly, the receipient must require that on subrecipient (at any tier) may make a further subaward to a State or local government or a "public" institution of higher education, unless it first choins a certification of compliance with 8 U.S.C. 1373, properly executed by the chief legal officer of the jurisdiction or institution that would receive the further subaward, using the appropriate OTF form. The recipient's monitoring responsibilities include monitoring of subrecipient compliance with the requirements of this condition. Allowable costs. Compliance with these requirements is an authorized and priority purpose of this award. To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated (including for authorized reimbursements) for		SPECIAL	CONDITIONS	
 activity" of any subrecipient at any tier), throughout the period of performance for the award, no Site or local government entity, or-official from sending or receiving information regarding citizenship or immigration status as described in SU.S.C. 1373(6); or (2) a government entity or agency from sending, requesting or receiving, maintaining, or exchanging information regarding citizenship or immigration status as described in SU.S.C. 1373(6). For purposes of this award, any prohibition (or restriction) that violates this condition is an "information-communication restriction." 2. Certifications from subrecipients. The recipient may not make a subaward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with SU.S.C. 1373, properly executed by the chief legal officer of the jurisdiction or institution that would receive the subaward, using the appropriate form available at https://oig.gov/funding/Explore/SampleCortifications-SUSC1373.htm. Similarly, the recipient must require that no subrecipient (at any tier) may make a further subaward to a State or local government or a "public" institution of higher education, unless it first obtains a certification of compliance with SU.S.C. 1373, properly executed by the chief legal officer of the jurisdiction or institution that would receive the further subaward, using the appropriate OJP form. 3. The recipient's monitoring responsibilities include monitoring of subrecipient compliance with the requirements of this condition. 4. Allowable costs. Compliance with these requirements is an authorized and priority purpose of this award. To the extent that such costs are not reinbursed under any other federal program, award funds may be objeated (including for authorized reinbursements) for the reasonable, necessary, and allocable costs (if any) that be recipient, or any subrecipient at any tier that is a State or local government or a "public" institution of	53. Ongoi	ing compliance with 8 U.S.C. 1373 is requ	uired	
 appropriate OJP form. 3. The recipient's monitoring responsibilities include monitoring of subrecipient compliance with the requirements of this condition. 4. Allowable costs. Compliance with these requirements is an authorized and priority purpose of this award. To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated (including for authorized reimbursed under any other federal program, award funds may be obligated (including for authorized reimbursements) for the reasonable, necessary, and allocable costs (if any) that the recipient, or any subrecipient at any tier that is a State or local government or a "public" institution of higher education, incurs to implement this condition. 5. Rules of Construction A. For purposes of this condition: (1) "State" and "local government" include any agency or other entity thereof, but not any institution of higher education or any Indian tribe. (2) A "public" institution of higher education is one that is owned, controlled, or directly funded by a State or local government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigratin Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 155	activit govern from s (2) a g regard restric 2. Cer "publi execu approj recipio	ty" of any subrecipient at any tier), throug nment entity, -agency, or -official may pro- sending or receiving information regarding government entity or -agency from sending ling immigration status as described in 8 U tion) that violates this condition is an "inf trifications from subrecipients. The recipi ic" institution of higher education, unless ted by the chief legal officer of the jurisdi priate form available at https://ojp.gov/fur ent must require that no subrecipient (at as	hout the period of performance for the award, to ohibit or in any way restrict (1) any governme g citizenship or immigration status as described g, requesting or receiving, maintaining, or excl U.S.C. 1373(b). For purposes of this award, an formation-communication restriction." tent may not make a subaward to a State or loca it first obtains a certification of compliance wit iction or institution that would receive the subar anding/Explore/SampleCertifications-8USC1373 ny tier) may make a further subaward to a State	no State or local ent entity or -official 1 in 8 U.S.C. 1373(a); or nanging information y prohibition (or al government or a h 8 U.S.C. 1373, properly ward, using the 3.htm. Similarly, the c or local government or a
 4. Allowable costs. Compliance with these requirements is an authorized and priority purpose of this award. To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated (including for authorized reimbursements) for the reasonable, necessary, and allocable costs (if any) that the recipient, or any subrecipient at any tier that is a State or local government or a "public" institution of higher education, incurs to implement this condition. 5. Rules of Construction A. For purposes of this condition: (1) "State" and "local government" include any agency or other entity thereof, but not any institution of higher education or any Indian tribe. (2) A "public" institution of higher education is one that is owned, controlled, or directly funded by a State or local government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1571 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. 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 violate any 	execu approj	ted by the chief legal officer of the jurisdi priate OJP form.	iction or institution that would receive the furth	er subaward, using the
 extent that such costs are not reimbursed under any other federal program, award funds may be obligated (including for authorized reimbursements) for the reasonable, necessary, and allocable costs (if any) that the recipient, or any subrecipient at any tier that is a State or local government or a "public" institution of higher education, incurs to implement this condition. 5. Rules of Construction A. For purposes of this condition: (1) "State" and "local government" include any agency or other entity thereof, but not any institution of higher education or any Indian tribe. (2) A "public" institution of higher education is one that is owned, controlled, or directly funded by a State or local government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government of Homeland Security (DHS). 	this co	ondition.		-
 A. For purposes of this condition: (1) "State" and "local government" include any agency or other entity thereof, but not any institution of higher education or any Indian tribe. (2) A "public" institution of higher education is one that is owned, controlled, or directly funded by a State or local government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Horneland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any 	extent author subrea	t that such costs are not reimbursed under rized reimbursements) for the reasonable, cipient at any tier that is a State or local ge	any other federal program, award funds may b necessary, and allocable costs (if any) that the	e obligated (including for recipient, or any
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 education or any Indian tribe. (2) A "public" institution of higher education is one that is owned, controlled, or directly funded by a State or local government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any 	A. Fo	r purposes of this condition:		
 government. (3) "Program or activity" means what it means under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a). (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any 			agency or other entity thereof, but not any inst	itution of higher
 (4) "Immigration status" means what it means for purposes of 8 U.S.C. 1373 (Illegal Immigration Reform and Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any 	• •		s one that is owned, controlled, or directly funde	ed by a State or local
 Immigrant Responsibility Act of 1996); and terms that are defined in 8 U.S.C. 1101 (Immigration and Nationality Act) mean what they mean under that section 1101, except that the term "State" also shall include American Samoa (cf. 42 U.S.C. 901(a)(2)). (5) Pursuant to the provisions set out at (or referenced in) 8 U.S.C. 1551 note ("Abolition and Transfer of Functions"), references to the "Immigration and Naturalization Service" in 8 U.S.C. 1373 are to be read as references to particular components of the Department of Homeland Security (DHS). B. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, any State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any 	(3) "F	rogram or activity" means what it means	under title VI of the Civil Rights Act of 1964 (see 42 U.S.C. 2000d-4a).
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State or local government, any "public" institution of higher education, or any other entity (or individual) to violate any		tions"), references to the "Immigration and	d Naturalization Service" in 8 U.S.C. 1373 are	
		othing in this condition shall be understoo	4 to such a sing an annular annu analaíont anna amh	recipient at any tier, any
	partic B. No State	or local government, any "public" institut	tion of higher education, or any other entity (or	individual) to violate any

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ROJECT NUMBER	. 2017-DJ-BX-0660	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
	ORTANT NOTE: Any questions about the d acceptance.	e meaning or scope of this condition should be d	irected to OJP, before
54. Auth	ority to obligate award funds contingent or	n compliance with 8 U.S.C. 1373; unallowable c	osts; obligation to notify
1. If	the recipient is a State or local governmen	t	
recip highe	ient (or of any subrecipient at any tier that	if, at the time of the obligation, the "program or is a either a State or unit of local government or part with award funds is subject to any "informat	a "public" institution of
reim subre that	burse itself if at the time it incurs such co ecipient at any tier that is a either a State or	s it incurs "at risk," the recipient may not obligat osts the "program or activity" of the recipient (unit of local government or a "public" institution th award funds was subject to any "information-	(or of any n of higher education)
by th		ient shall be considered, for all purposes, to be a ccipient requests the drawdown, the recipient and S.C. 1373.	
with recip educ: subre prom	award conditions or otherwise, has credibl ient, or of any subrecipient at any tier that ation, may be subject to any "information- ecipient that is either a State or a local gove	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 "publ communication restriction." In addition, any sub ernment or a "public" institution of higher education subaward, should the subrecipient such credible of	m or activity" of the lic" institution of higher award (at any tier) to a tion must require
hight "prog	er education must provide that the subrecip	that is either a State or a local government or a ' ient may not obligate award funds if, at the time any further such subrecipient at any tier) that is ation-communication restriction."	of the obligation, the
circu trans fund: such moni	mstances (e.g., a small amount of award fu itory non-compliance, which was unknown s that, under this condition, may not be may determination, DOJ will give great weight	DOJ to the contrary, based upon a finding by DQ ands obligated by the recipient at the time of a su a to the recipient despite diligent monitoring), and de shall be unallowable costs for purposes of this to evidence submitted by the recipient that demu- requirements set out in the award condition enti-	brecipient's minor and y obligations of award s award. In making any onstrates diligent
4. R	ules of Construction		
	or purposes of this condition "information- ition entitled "Ongoing compliance with 8	-communication restriction" has the meaning set U.S.C. 1373 is required."	out in the award
conta			

7- Mayor's Initials

9	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 18 OF 21	
JECT NUMBER	2017-DJ-BX-0666	AWARD DATE 10/10/2018		
	CDECUI			
55. Requi	red State-level rules or practices related to	CONDITIONS aliens; allowable costs		
The fo any S	ollowing provisions apply to the recipient of a termination at a subrecipient at any tier (w	of this award, if the recipient is a State governm whether or not the recipient is a State government	ent, and also apply to t).	
1. Rec	luirements			
With accept	respect to the "program or activity" that is is this award, and throughout the remainde	funded (in whole or in part) by this award, as of or of the period of performance for the award	the date the recipient	
agents	of the United States acting under color of tional facility for the purpose of permitting	olicy, or -practice, must be in place that is desig f federal law in fact are given to access any State g such agents to meet with individuals who are (ividuals' right to be or remain in the United Stat	or are believed by such	
when Immig in suc	a State (or State-contracted) correctional f gration and Nationality Act that seeks adva	olicy, or -practice, must be in place that is desig acility receives from DHS a formal written requ ance notice of the scheduled release date and tim th request and as early as practicable (see para S.	est authorized by the le for a particular alien	
2. Mo	2. Monitoring			
The recording		de monitoring of subrecipient compliance with t	he requirements of this	
3. All	owable costs			
are no reimb statute	t reimbursed under any other federal prog- ursements) for the reasonable, necessary, a es, rules, regulations, policies, and practice	rized and priority purpose of this award. To the ram, award funds may be obligated (including for and allocable costs (if any) of (1) developing a es to satisfy this condition, and (2) permitting ac from DHS that is encompassed by para. 1.B. abo	or authorized nd putting into place cess as described in	
4. Rul	es of construction			
A, Fo	r purposes of this condition			
	e term "alien" means what it means under a a)(3)).	section 101 of the Immigration and Nationality	Act (see 8 U.S.C.	
	e term "correctional facility" means what it s Act of 1968 (see 42 U.S.C. 3791(a)(7)).	t means under the Title I of the Omnibus Crime	Control and Safe	
State		to authorize or require any recipient, any subreat individual to maintain (or detain) any individual leased in the absence of this condition.		
hours the sc	if possible)." (See DHS Form I-247A (3/	vance notice of scheduled release "as early as pr 17)). In the event that (e.g., in light of the date D are such as not to permit the advance notice that	HS made such request)	

Mayor's Initials

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 19 OF 21
ROJECT NUMI	ER 2017-DI-BX-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
ac	vance notice of scheduled release, and to requ	(DHS Form I-247A (3/17)) for two distinct pu lest that an individual be detained for up to 48 h equirements as to such DHS requests for detent	ours AFTER the
		portant Note" set out in the award condition en incorporated by reference as though set forth he	
56. R	equired local-government-level rules or practic	ces related to aliens; allowable costs	
ar		of this award, if the recipient is a unit of local g nis award at any tier (whether or not the recipier	
1.	Requirements		
		funded (in whole or in part) by this award, as or or of the period of performance for the award	f the date the recipient
po fe pu	licy, or -practice) must be in place that is desi deral law in fact are given access a local-gover	, or -practice (or an applicable State statute, -rul gned to ensure that agents of the United States a mment (or local-government-contracted) correc individuals who are (or are believed by such age ain in the United States.	acting under color of tional facility for the
po co N th	blicy, or -practice) must be in place that is desi intracted) correctional facility receives from D ationality Act that seeks advance notice of the	, or -practice (or an applicable State statute, -rul gned to ensure that, when a local-government (HS a formal written request authorized by the I scheduled release date and time for a particular as early as practicable (see "Rules of Construct sted notice to DHS.	or local-government- mmigration and alien in such facility,
2.	Monitoring		
	ne recipient's monitoring responsibilities inclue ndition.	de monitoring of subrecipient compliance with	the requirements of this
3.	Allowable costs		
ar re st	e not reimbursed under any other federal progr imbursements) for the reasonable, necessary, a atutes, ordinances, rules, regulations, policies,	rized and priority purpose of this award. To the ram, award funds may be obligated (including f and allocable costs (if any) of (1) developing a and practices to satisfy this condition, (2) perm any request from DHS that is encompassed by p	or authorized and putting into place itting access as
4.	Rules of construction		
	. The "Rules of Construction" and the "Impor ith 8 U.S.C. 1373 is required" are incorporated	tant Note" set out in the award condition entitle l by reference as though set forth here in full.	d "Ongoing compliance
	The "Rules of Construction" set out in the av		

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

CAMAYON'S Initials

3	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 20 OF 21
KTNUMBER	2017-DJ-BX-0666	AWARD DATE 10/10/2018	
	SPECIAL	CONDITIONS	
If awa to the labora No pro	Combined DNA Index System ("CODIS, tory with access to CODIS.	profiles lentiary materials, any resulting eligible DNA pr " the DNA database operated by the FBI) by a g entered or uploaded into any non-governmental	overnment DNA
Award		of DNA equipment and supplies unless the result	ting DNA profiles may
58. Encou	ragement of submission of "success storie	3 5"	
story, the rec one of a Succ	sign in to a My BJA account at https://ww cipient does not yet have a My BJA accou the available areas on the My BJA page	t annual (or more frequent) JAG success stories. ww.bja.gov/Login.aspx to access the Success Sto int, please register at https://www.bja.gov/profile will be "My Success Stories." Within this box, th by BJA, all success stories will appear on the BJ2 spx.	ry Submission form. If aspx. Once registered, here is an option to add
59. Requi	rement to disclose whether recipient is de	signated "high risk" by a federal grant-making a	gency outside of DOJ
during inform includ perfor the fol was de	the course of the period of performance thation to OJP by email at OJP.Compliance es any status under which a federal award mance, or other programmatic or financia llowing: 1. The federal awarding agency the esignated high risk, 3. The high-risk point	deral grant-making agency outside of DOJ, curre under this award, the recipient must disclose that eReporting@ojp.usdoj.gov. For purposes of this ling agency provides additional oversight due to l concerns with the recipient. The recipient's disc hat currently designates the recipient high risk, 2 of contact at that federal awarding agency (nam risk status, as set out by the federal awarding agency	t fact and certain related a disclosure, high risk the recipient's past closure must include the date the recipient e, phone number, and
60. Reclas	ssification of various statutory provisions	to a new Title 34 of the United States Code	
reclass numbe	sified to a new Title 34, entitled "Crime C	ions previously codified elsewhere in the U.S. Control and Law Enforcement." The reclassificat awards (that is, OJP grants and cooperative agree of the U.S. Code.	ion encompassed a
reclass Title 3	sified to the new Title 34 of the U.S. Code 4. This rule of construction specifically i	e in this award document to a statutory provision e is to be read as a reference to that statutory provincludes references set out in award conditions, r rd conditions, and references set out in other award	vision as reclassified to eferences set out in
61. Withh	olding of funds: Required certification fro	om the chief executive of the applicant governme	ent
"Certi	fications and Assurances by the Chief Exe	v down any award funds until the recipient submi ecutive of the Applicant Government," properly- otice (GAN) has been issued to remove this con-	executed (as
			1

×.

3	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 21 OF 21
OJECT NUMBER	2017-DI-BX-0666	AWARD DATE 10/10/2018	
		CONDITIONS	
The	orandum of Understanding (MOU), and a	standing v down any award funds until OJP has reviewed Grant Adjustment Notice (GAN) has been issued	and approved the d to remove this
Coun (2) O	ty have submitted additional material to O	Multnomah County unless and until (1) the recip JP concerning Multnomah County's compliance ace with 8 U.S.C. § 1373, and (3) OJP issues a G on.	with 8 U.S.C. § 1373,
	e.		
			. 1
? FORM 4000/2 (RI	EV. 4-88)		LI

Mayor's Initials



U.S. Department of Justice

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 2053!

Memorandum To:	Official Grant File

From: Orbin Terry, NEPA Coordinator

Subject: Incorporates NEPA Compliance in Further Developmental Stages for City of Portland

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

The specified activities requiring environmental analysis are:

a. New construction;

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

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

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

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

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

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

G	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY Grant			
A CONSTRUCTION OF THE OWNER OWNER OF THE OWNER		PROJECT NUMBER		PAGE 1 OF 1	
		2017-DJ-BX-0666			
subpart 1 of part E (codi:	under FY17(BJA - JAG State and JAG Local) T fied at 42 U.S.C. 3750 - 3758); see also 28 U.S.C	. 530C(a).			
1. STAFF CONTACT (Name & telephone number)			2. PROJECT DIRECTOR (Name, address & telephone number)		
Heather Wiley (202) 598-3969		Michael Clark Financial Analyst 1120 SW Fifth Avenue Room 1250 Portland, OR 97204-1912 (503) 823-6862			
3a. TITLE OF THE PRO	IGRAM		3b. POMS COI	E (SEE INSTRUCTIONS	
BJA FY 17 Edward Byrne Memorial Justice Assistance Grant (JAG) Progra		ON REV			
4. TITLE OF PROJECT					
	ant Program Fiscal Year 2017				
5. NAME & ADDRESS OF GRANTEE		6. NAME & ADRESS OF SUBGRANTEE			
City of Portland 1120 SW Fifth Avea Portland, OR 97204					
, PROGRAM PERIOD		8. BUDGET PERIOD			
	/01/2016 TO: 09/30/2020	FROM: 10/01/2016 TO: 09/30/2020			
9. AMOUNT OF AWA	RD	10. DATE OF AWARD			
\$ 385,515		10/10/2018	10/10/2018		
11. SECOND YEAR'S I	BUDGET	12. SECOND YEAR'S BUDGET AMOUNT			
13. THIRD YEAR'S BUDGET PERIOD		14. THIRD YEAR'S BUDGET A	14. THIRD YEAR'S BUDGET AMOUNT		
15. SUMMARY DESC	RIPTION OF PROJECT (See instruction on reve	rse)			
criminal justice relate training, personnel, e areas: 1) law enforce 5) drug treatment and compensation); and 8	femorial Justice Assistance Grant Program (JAG) ed activities based on their own state and local ne quipment, supplies, contractual support, and info ment programs; 2) prosecution and court program l enforcement programs; 6) planning, evaluation, e) mental health programs and related law enforce ed will be shared by the City and one or more juri	eds and conditions. Grant funds can be use rmation systems for criminal justice, inclu- ns; 3) prevention and education programs; and technology improvement programs; 7 ement and corrections programs, including	d for state and loc ding for any one o 4) corrections and) crime victim and behavioral progra	al initiatives, technical assistance, r more of the following purpose community corrections programs; witness programs (other than ms and crisis intervention teams.	
(www.bja.gov/Jag). J	AG funding will be used to support criminal just	ice initiatives that fall under one or more o	f the allowable pr	ogram areas above. Any	

equipment purchases or funded initiatives such as overtime, task forces, drug programs, information sharing, etc. will be aimed at reducing crime and/or enhancing public/officer safety.

NCA/NCF

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS

Edward Byrne Justice Assistance Grant Program FY 2017 Local Solicitation

Certifications and Assurances by the Chief Executive of the Applicant Government

On behalf of the applicant unit of local government named below, in support of that locality's application for an award under the FY 2017 Edward Byrne Justice Assistance Grant ("JAG") Program, and further to 34 U.S.C. § 10153(a), I certify to the Office of Justice Programs ("OJP"), U.S. Department of Justice ("USDOJ"), that all of the following are true and correct:

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

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

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

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

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

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

7. I have examined the certification entitled "State or Local-Government: FY 2017 Certification of Compliance with 8 U.S.C. § 1373" executed by the chief legal officer of the applicant government with respect to the FY 2017 JAG program and submitted in support of the application described above, and I certify that I have no reason to believe that certification to be false or otherwise incorrect.

Signature of Chief Executive of the Applicant Unit of Local Government

11-14-18 Date of Certification

Ted Wheeler Printed Name of Chief Executive

Chief Executive

City of Portland

Name of Applicant Unit of Local Government