

Christina L. McMahan Director

JUVENILE DEPARTMENT

Juvenile Intake and Assessment Center 2121 Kaen Road | Oregon City, OR 97045

March 25, 2021

Board of County Commissioners Clackamas County

Members of the Board:

Approval of Award for the Edward Byrne Memorial Justice Assistance Grant (JAG) Program FY 2018 Local Solicitation

Purpose/	This grant award will sustain a .43 FTE (16 hours per week) Human Services
Outcomes	Coordinator I position to facilitate cognitive skills groups throughout
	Clackamas County and provide transportation for youth with significant
	transportation barriers that affect their ability to participate in skills groups,
	pro-social activities, and treatment.
Delles Assessed and	
Dollar Amount and	This is a formula grant providing \$36,423 to Clackamas County. This award
Fiscal Impact	requires no match.
Funding Source	FY 2018 Local Solicitation through the Edward Byrne Memorial Justice Grant
-	(JAG) provided by the Bureau of Justice Assistance.
Duration	October 1, 2017 through September 30, 2021
Previous Board	None
Action	
Strategic Plan	1. The purpose of the Positive Youth Development Program is to provide
Alignment	skill building opportunities, competency development, and community
5	connection services to youth so they can experience positive change and
	demonstrate skills to successfully transition to adulthood.
	 Ensure safe, healthy and secure communities.
Course of Dourisour	· ·
Counsel Review	1. 3/10/21
	2. Counsel Initials: JM
Contact Person	Ed Jones, Administrative Services Manager, x3169, cell 971-806-7862
Contract No.	2018-DJ-BX-0722

BACKGROUND:

The Juvenile Department received notification of a Grant Award for the FY 2018 Local Solicitation provided through the Edward Byrne Memorial Justice Grant (JAG). This is a formula grant providing \$36,423 to Clackamas County. The Juvenile Department was awarded the FY 2010 Local Solicitation of \$46,976, the FY 2011 Local Solicitation of \$39,013,

the FY 2012 Local Solicitation of \$32,236, the FY 2013 Local Solicitation of 29,661, the FY 2014 Local Solicitation of \$29,550, the FY 2015 Solicitation of \$24,237, and the FY 2016 Solicitation of \$25,771.

RECOMMENDATION:

Staff recommends the Board approves and the County Administrator signs the award of the Edward Byrne Memorial Justice Assistance Grant in the amount of \$36,423. The delay in accepting the award was the result of the Chief Legal Officer's inability to sign the "Certification of Compliance with 8 U.S.C. 1373" until recent decisions and modifications to the certificate were made.

Respectfully submitted,

Chinting F. M. Afalian

Christina L. McMahan, Director Juvenile Department

For more information on this issue or copies of attachments contact Lisa Krzmarzick, Ext 8788

	Gra	int Applicatio	n Lifecycle F	orm	
		o track your potential p			
Sections of thi	s form are designed t	the second se		department program and fis	scal staff.
	Note: The pro	** CONCE cesses outlined in this form are		ecovery grants.	
Section I: Funding	11		and the second	and a second second second	
	s opportunity in		Application for:	Subrecipient funds	Direct Grant
Lead Department:	1	enile		Sector S	A CONTRACTOR OF
Leau Department.	Juv	enne	Grant Renewal	r 🗋 Yes 🕑	No
Name of Funding Oppo	ortunity:	Edward Byrne Memo	rial lustice Assistanc	e Grant Program FY 2018 Lo	ocal Solicitation
Funding Source:		✓ Federal	State	Local:	
Requestor Information	(Name of staff perso		Lisa Krzmarzick		
Requestor Contact Info	And a second	lkrzmarzick@clackan			
Department Fiscal Rep		Ed Jones	100100		
Program Name or Num			Skills		
Brief Description of Pro		5/10 2010 Cognitive	Skiils		
			Concernance of the second		
lack of connections w general youth popu treatment and pro-so Grant will enable CC.	ith posititve peers and lation. For many you cial activities that add JD to sustain a .43 FT	d community members th, access to interventi lress risk factors. Fund TE Cognitive Skills Gr	s, or experience signi ion services is a pron ling provided by the oup Facilitator positi rt for juvenile depart	school dropout, use of alco ficant family conflict, than a ninent barrier to participatio Edward Byrne Memorial Ju on, responsible for facilitati ment involved youth to atten	are present in the n in programs, stice Assistance ng skills groups,
Name of Funding (Grar	nting) Agency:		Bureau of Ju	istice Assistance	
Agency's Web Address	for Grant Guidelines	and Contact Informati	on:		
		https://www.bja.	gov/funding.aspx		
OR					
Application Packet Atta	ached:	Yes	✓ No		
Completed By:		Lisa Kr	zmarzick		8/8/2018
				01 C	ite
factoria and a contract of the	** NOW READY FC	OR SUBMISSION TO DE	PARTMENT FISCAL I	REPRESENTATIVE **	
Section II: Fundin	g Opportunity Ir	nformation - To b	e completed by De	partment Fiscal Rep	
Competitive Grant	Non-Com	peting Grant/Renewal	Other	Notification Date:	7/23/2018
CFDA(s), if applicable:	16.738	3			
Announcement Date:	7/23/2018	-	Announcement/Opp		
Grant Category/Title:	Edward Byrne Mem	orial Justice Assistance	Same and the second sec	\$36,423	
Allows Indirect/Rate:	Yes	-	Match Requirement	No match red	quired
Application Deadline:	8/22/2018		Other Deadlines:	6-00-00-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0	
Grant Start Date:	10/1/2017	-	Other Deadline Des	cription:	
Grant End Date:	9/30/2021	<u></u>			
Completed By:	Lisa Krzmarzick		-		

Pre-Application Meeting Schedule:

No meetings occurred

Section III: Funding Opportunity Information - To be completed at Pre-Application Meeting by Dept Program and Fiscal Staff

Mission/Purpose:

1. How does the grant support the Department's Mission/Purpose/Goals?

This grant supports the County's strategic plan to "ensure safe, healthy and secure communities" and the Juvenile Department's mandate to serve the youth of the County.

2. How does the grant support the Division's Mission/Purpose/Goals? (If applicable)

N/A

3. What, if any, are the community partners who might be better suited to perform this work?

The Juvenile Department is best positioned to administer this grant due to its existing infrastructure, which ensures quality control and adherence to protocols and procedures.

4. What are the objectives of this grant? How will we meet these objectives?

The objectives or goals of this grant are to: 1) provide coordinated service delivery to at-risk youth, specifically youth in rural areas; 2) reduce risk factors and increase protective factors by providing evidence-based interventions; 3) address transportation barriers for youth that do not have access to public transportation or live in remote geographic areas of Clackamas County.

5. Does the grant proposal fund an existing program? If yes, which program? If no, what should the program be called and what is its purpose?

This grant award will provide additional funding for the Skills Group Program.

Organizational Capacity:

1. Does the organization have adequate and qualified staff? If yes, what types of staff are required? If no, can staff be hired within the grant timeframe?

The Juvenile Department has qualified staff currently working to coordinate and facilitate cognitive skills groups, however, the current capacity does not meet the demand for services, especially in rural areas.

2. Is there partnership efforts required? If yes, who are we partnering with, what are their roles and responsibilities, and are they committed to the same goals?

Yes there are partnership efforts required. Partnerships with schools and community sites are required and have been established.

3. If this is a pilot project, what is the plan for sunsetting the program or staff if it does not continue (e.g. making staff positions temporary or limited duration, etc.)?

This is not a pilot project.

4. If funding creates a new program, does the department intend that the program continue after initial funding is exhausted? If so, how will the department ensure funding (e.g. request new funding during the budget process, discontinue or supplant a different program, etc.)?

This award is not being used to create a new program.

Collaboration

1. List County departments that will collaborate on this award, if any.

Collaboration on this award will be with county schools and community sites.

Reporting Requirements

1. What are the program reporting requirements for this grant?

Semi-annual progress reports are required, as is a final progress report.

2. What is the plan to evaluate grant performance? Are we using existing data sources? If yes, what are they and where are they housed? If not, is it feasible to develop a data source within the grant timeframe?

Evaluation of grant performance will be done utilizing existing collection efforts and procedures. Data collected will include: number of youth served; number of youth completing programming; risk reduction. Impact of groups on youth participants will also be measured through the use of pre- and post-group surveys.

3. What are the fiscal reporting requirements for this grant?

Quarterly financial reports are required, as well as a final financial report. An annual audit report may also be required.

Fiscal

1. Will we realize more benefit than this grant will cost to administer?

The benefits to the County and its citizens far exceed the cost to administer the grant.

2. What other revenue sources are required? Have they already been secured?

Additional revenue sources are not required for this program.

3. Is there a match requirement? If yes, how much and what type of funding (CGF, Inkind, Local Grant, etc.)?

This grant award does not have a match requirement.

4. Is this continuous or one-time funding? If one-time funding, how will program funding be sustained?

This funding is available annually, but is based on a statutory formula, therefore award amounts will vary.

5. Does this grant cover indirect costs? If yes, is there a rate cap? If no, can additional funds be obtained to support indirect expenses and what are they?

This grant does allow for indirect costs; however based upon the standards outlined, we are not eligible to charge for indirect costs.

Program Approval:

Name (Typed/Printed) Date Signature
** NOW READY FOR PROGRAM MANAGER SUBMISSION TO DIVISION DIRECTOR**

Section IV: Approvals

Name (Typed/Printed)	Date	Signature
DEPARTMENT DIRECTOR		Churting F. M. Malan
Christina McMahan	8/13/2018	Church for the function
Name (Typed/Printed)	Date	Signature
Required for all grant applications. All grant awa	nmissioners/County Admin ards must be approved by the Board on th	istration ir weekly consent agenda regardless of
Section V: Board of County Con Required for all grant applications. All grant <u>awa</u> amount per local budget law 294.338.) For applications less than \$150	ards must be approved by the Board on th ,000:	ir weekly consent agenda regardless of
Required for all grant applications. All grant <u>awa</u> amount per local budget law 294.338.)	ards must be approved by the Board on th	istration ir weekly consent agenda regardless of Denied: Denie
Required for all grant applications. All grant <u>awa</u> amount per local budget law 294.338.) For applications less than \$150	ards must be approved by the Board on th ,000:	ir weekly consent agenda regardless of
Required for all grant applications. All grant awa amount per local budget law 294.338.) For applications less than \$150 COUNTY ADMINISTRATOR	ards must be approved by the Board on the Approved .	Denied: Denied
Required for all grant applications. All grant <u>awa</u> amount per local budget law 294.338.) For applications less than \$150 COUNTY ADMINISTRATOR	ards must be approved by the Board on the Approved .	Denied: Denied
Required for all grant applications. All grant <u>awa</u> amount per local budget law 294.338.) For applications less than \$150 COUNTY ADMINISTRATOR Name (Typed/Printed) For applications greater than \$	ards must be approved by the Board on the Approved .	Denied: Denied

County Administration: re-route to department contact when fully approved. Department: keep original with your grant file.



U.S. Department of Justice

Office of Justice Programs

Office of the Assistant Attorney General

Washington, D.C. 20531

July 19, 2019

Mr. Don Krupp Clackamas County 2051 Kaen Road Oregon City, OR 97045

Dear Mr. Krupp:

On behalf of Attorney General William P. Barr, it is my pleasure to inform you that the Office of Justice Programs has approved your application for funding under the FY 18 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation in the amount of \$36,423 for Clackamas County.

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

If you have questions regarding this award, please contact:

- Program Questions, 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,

Hen

Katharine T. Sullivan Principal Deputy Assistant Attorney General

Enclosures



Washington, DC 20531

July 19, 2019

Mr. Don Krupp Clackamas County 2051 Kaen Road Oregon City, OR 97045

Dear Mr. Krupp:

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

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

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

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

Sincerely,

Minh 2. also

Michael L. Alston Director

cc: Grant Manager Financial Analyst

OF CONTRACT OF THE PARTY OF THE	U.S. Departme Office of Justic Bureau of J		e	Grant	PAGE	1 OF 22
1. RECIPIENT NAM	E AND ADDRESS	(Including Zip Code)		4. AWARD NUMBER: 2018-DJ-BX-0722		
Clackamas Count 2051 Kaen Road Oregon City, OR	<i>y</i>		-	5. PROJECT PERIOD: FROM 10/01/201 BUDGET PERIOD: FROM 10/01/201		
				6. AWARD DATE 07/19/2019	7. ACTION	
2a. GRANTEE IRS/V 936002286				8. SUPPLEMENT NUMBER 00	Ini	itial
2b. GRANTEE DUN 096992656	S NO.		-	9. PREVIOUS AWARD AMOUNT	1	\$ 0
3. PROJECT TITLE				10. AMOUNT OF THIS AWARD	\$ 36	,423
Cognitive Skills C	roups Facilitation ar	nd Transportation Support	-	11. TOTAL AWARD	\$ 36	,423
ON THE ATTAC 13. STATUTORY A This project is sup subpart I of part E	ANT PROJECT IS A HED PAGE(S). UTHORITY FOR G ported under FY18(1 (codified at 34 U.S.	RANT BJA - JAG State & JAG L C. 10151 - 10158); see als	.ocal) Title I o 28 U.S.C. :	NDITIONS OR LIMITATIONS AS ARE SET FO of Pub. L. No. 90-351 (generally codified at 34 U.S 530C(a)), including
14 . CATALOG OF I	DOMESTIC FEDER	AL ASSISTANCE (CFDA	A Number)			
16.738 - Edward I	Byrne Memorial Just	ice Assistance Grant Prog	ram			
15. METHOD OF PA GPRS	YMENT	PROVAL		GRANTEE ACCEPT	CANCE	
16. TYPED NAME A		PROVING OFFICIAL		18. TYPED NAME AND TITLE OF AUTHORIZ		OFFICIAL
Katharine T. Sulli				Don Krupp County Administrator		
17. SIGNATURE OF	APPROVING OFF	ICIAL		19. SIGNATURE OF AUTHORIZED RECIPIEN	T OFFICIAL	19A. DATE
			AGENCY	USE ONLY		
20. ACCOUNTING O FISCAL FUND YEAR CODE X B	BUD. ACT. OFC. I	CODES DIV. REG. SUB. POMS . 00 00	AMOUNT 36423	21. TDJUGT1281		

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

STATESTICE Y	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 2 OF 22
PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	I
	SPECIAL	CONDITIONS	
1.	Requirements of the award; remedies for non-c	ompliance or for materially false statements	
		rements of the award. Compliance with any certifice elate to conduct during the period of performance	
	condition incorporated by reference below, or a may result in the Office of Justice Programs ("C award. Among other things, the OJP may with	e award requirements whether a condition set ou a certification or assurance related to conduct durin DJP") taking appropriate action with respect to the hold award funds, disallow costs, or suspend or ter DJP, also may take other legal action as appropriat	ng the award period recipient and the rminate the award.
	or omission of a material fact) may be the subje	atement to the federal government related to this a ect of criminal prosecution (including under 18 U.S lead to imposition of civil penalties and administra 3729-3730 and 3801-3812).	S.C. 1001 and/or 1621,
	shall first be applied with a limited construction	ward be held to be invalid or unenforceable by its n so as to give it the maximum effect permitted by d or -unenforceable, such provision shall be deeme	law. Should it be
2.	Applicability of Part 200 Uniform Requirement	ts	
	The Uniform Administrative Requirements, Co and supplemented by DOJ in 2 C.F.R. Part 280 2018 award from OJP.	est Principles, and Audit Requirements in 2 C.F.R. 0 (together, the "Part 200 Uniform Requirements")	Part 200, as adopted) apply to this FY
	supplements funds previously awarded by OJP December 2014), the Part 200 Uniform Require	adopted by DOJ on December 26, 2014. If this F under the same award number (e.g., funds awarde ements apply with respect to all funds under that a whether derived from the initial award or a supple this FY 2018 award.	d during or before ward number
		200 Uniform Requirements as they relate to OJP o.gov/funding/Part200UniformRequirements.htm.	awards and subawards
	any tier) must retain typically for a period of 425), unless a different retention period applies any tier) must provide access, include performa	t to the award that the recipient (and any subrecipie 3 years from the date of submission of the final ex and to which the recipient (and any subrecipien ince measurement information, in addition to the final other pertinent records indicated at 2 C.F.R. 200.33	spenditure report (SF it ("subgrantee") at inancial records,
		es from documents or other materials prepared or one way from, the provisions of the Part 200 Unifo ation.	

CONTRACTOR OF THE STATE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 22
PROJECT NUMBER			
Refer (curre updat	pliance with DOJ Grants Financial Guide ences to the DOJ Grants Financial Guide a ently, the "DOJ Grants Financial Guide" av	<i>CONDITIONS</i> are to the DOJ Grants Financial Guide as posted of vailable at https://ojp.gov/financialguide/DOJ/inde eriod of performance. The recipient agrees to co	ex.htm), including any
On S reclas numb many Effec reclas Title	eptember 1, 2017, various statutory provisi ssified to a new Title 34, entitled "Crime C per of statutory provisions pertinent to OJP provisions previously codified in Title 42 tive as of September 1, 2017, any reference ssified to the new Title 34 of the U.S. Code 34. This rule of construction specifically ir	to a new Title 34 of the United States Code ons previously codified elsewhere in the U.S. Co- ontrol and Law Enforcement." The reclassificatio awards (that is, OJP grants and cooperative agree of the U.S. Code. e in this award document to a statutory provision e is to be read as a reference to that statutory provi- ncludes references set out in award conditions, ref rd conditions, and references set out in other award	n encompassed a ements), including that has been ision as reclassified to erences set out in
Both comp recipi this c In the FPOC calen POC comp A list purpo inclue The r	leted an "OJP financial management and g fent's acceptance of the award. Successful ondition. e event that either the POC or an FPOC for C must have successfully completed an "OJ dar days after (1) the date of OJP's appro- o, or (2) the date the POC enters informatio letion of such a training on or after January of OJP trainings that OJP will consider "C oses of this condition is available at https:// de a session on grant fraud prevention and ecipient should anticipate that OJP will im	ial Points of Contact (FPOCs) for this award must grant administration training" by 120 days after the completion of such a training on or after January this award changes during the period of performa IP financial management and grant administration val of the "Change Grantee Contact" GAN (in the n on the new FPOC in GMS (in the case of a new y 1, 2016, will satisfy this condition. DJP financial management and grant administration www.ojp.gov/training/fmts.htm. All trainings tha	e date of the 1, 2016, will satisfy ance, the new POC or a training" by 120 e case of a new 7 FPOC). Successful on training" for at satisfy this condition recipient fails to
A rec indire OJP i Unifo	ect cost rate described in 2 C.F.R. 200.414(n writing of both its eligibility and its elect	ost rate niform Requirements and other applicable law to (f), and that elects to use the "de minimis" indirect tion, and must comply with all associated requiren may be applied only to modified total direct costs	t cost rate, must advise ments in the Part 200

CONTRACTOR OF THE STOCE OF THE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 22
PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	
7.	Requirement to report potentially duplicative for	-	
	funds during the period of performance for this of those other federal awards have been, are be identical cost items for which funds are provide awarding agency (OJP or OVW, as appropriate	Is of federal funds, or if the recipient receives any a ward, the recipient promptly must determine wh sing, or are to be used (in whole or in part) for one ed under this award. If so, the recipient must prom e) in writing of the potential duplication, and, if so tion or change-of-project-scope grant adjustment r ling.	ether funds from any or more of the nptly notify the DOJ requested by the DOJ
8.	The recipient must comply with applicable requ	nagement and Universal Identifier Requirements uirements regarding the System for Award Manage This includes applicable requirements regarding re- tion in SAM.	
	(first-tier "subgrantees"), including restrictions recipient) the unique entity identifier required f		rovide (to the
		I to SAM and to unique entity identifiers are posted Award condition: System for Award Management by reference here.	
		n individual who received the award as a natural pe or she may own or operate in his or her name).	erson (i.e., unrelated to
9.	Requirement to report actual or imminent bread	ch of personally identifiable information (PII)	
	actual or imminent "breach" (OMB M-17-12) i maintains, disseminates, discloses, or disposes scope of an OJP grant-funded program or activ Circular A-130). The recipient's breach proced	er) must have written procedures in place to respon of it (or a subrecipient) 1) creates, collects, uses, p of "personally identifiable information (PII)" (2 C ity, or 2) uses or operates a "Federal information s hures must include a requirement to report actual or 4 hours after an occurrence of an actual breach, or	processes, stores, FR 200.79) within the ystem" (OMB r imminent breach of
10.	All subawards ("subgrants") must have specific	c federal authorization	
	authorization of any subaward. This condition	ee") at any tier, must comply with all applicable rea applies to agreements that for purposes of feder "subaward" (and therefore does not consider a pro-	al grants
		n of any subaward are posted on the OJP web site a norization.htm (Award condition: All subawards (' rated by reference here.	

OF ICANON INTO IN	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 5 OF 22
PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	
	SPECIAL	CONDITIONS	
11.	Specific post-award approval required to use a exceed \$150,000	noncompetitive approach in any procurement cont	ract that would
	specific advance approval to use a noncompetit Simplified Acquisition Threshold (currently, \$1	e") at any tier, must comply with all applicable red ive approach in any procurement contract that wor 50,000). This condition applies to agreements tha IP considers a procurement "contract" (and therefor	ild exceed the at for purposes of
	an OJP award are posted on the OJP web site at	roval to use a noncompetitive approach in a procur thtps://ojp.gov/funding/Explore/Noncompetitive al required to use a noncompetitive approach in a ncorporated by reference here.	Procurement.htm
12.	Requirements pertaining to prohibited conduct OJP authority to terminate award)	related to trafficking in persons (including reporting	ng requirements and
	requirements to report allegations) pertaining to	e") at any tier, must comply with all applicable red prohibited conduct related to the trafficking of per- period of the trafficking of the period of the trafficking of the trafficking of the period of the trafficking of the	ersons, whether on the
	OJP web site at https://ojp.gov/funding/Explore	to prohibited conduct related to trafficking in perso /ProhibitedConduct-Trafficking.htm (Award cond to trafficking in persons (including reporting requirated by reference here.	lition: Prohibited
13.	Compliance with applicable rules regarding app other events	proval, planning, and reporting of conferences, me	etings, trainings, and
	policies, and official DOJ guidance (including s applicable) governing the use of federal funds f	e") at any tier, must comply with all applicable law specific cost limits, prior approval and reporting re- for expenses related to conferences (as that term is as at such conferences, and costs of attendance at s	quirements, where defined by DOJ),
		conferences and the rules applicable to this award 10 of "Postaward Requirements" in the "DOJ Gran	
14.	Requirement for data on performance and effect	tiveness under the award	
	The data must be provided to OJP in the manne solicitation or other applicable written guidance	at measure the performance and effectiveness of w or (including within the timeframes) specified by C e. Data collection supports compliance with the G GPRA Modernization Act of 2010, and other appli	DJP in the program overnment
15.	OJP Training Guiding Principles		
	delivers with OJP award funds must adhere to t	ient or any subrecipient ("subgrantee") at any tie he OJP Training Guiding Principles for Grantees a TrainingPrinciplesForGrantees-Subgrantees.htm.	

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PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	<u> </u>		
	SPECIAI	C CONDITIONS			
16.	Effect of failure to address audit issues				
	award funds, or may impose other related requ does not satisfactorily and promptly address ou	OOJ awarding agency (OJP or OVW, as appropriat irements, if (as determined by the DOJ awarding a utstanding issues from audits required by the Part 2 or other outstanding issues that arise in connection	gency) the recipient 00 Uniform		
17.	Potential imposition of additional requirements	3			
		onal requirements that may be imposed by the DO of of performance for this award, if the recipient is list.			
18.	Compliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. Par	rt 42		
		ee") at any tier, must comply with all applicable red cable requirements in Subpart E of 28 C.F.R. Part			
19.	Compliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. Par	rt 54		
		ee") at any tier, must comply with all applicable reaction on the basis of sex in certain "education progra			
20.	Compliance with DOJ regulations pertaining to	o civil rights and nondiscrimination - 28 C.F.R. Par	rt 38		
		ee") at any tier, must comply with all applicable red cable requirements regarding written notice to pro			
	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.				
	available via the Electronic Code of Federal Re	erships with Faith-Based and Other Neighborhood egulations (currently accessible at https://www.ecfu 28-Judicial Administration, Chapter 1, Part 38, ur	r.gov/cgi-		

S CALENTOR IN	U.S. Department of Justice Office of Justice Programs Bureau of Justice As	AW	ARD CONTINUATION SHEET Grant	PAGE 7 OF 22
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		SPECIAL CONDITIO	ONS	
21.	Restrictions on "lobbying"			
	subrecipient ("subgrantee") at any t modification, or adoption of any la	ier, either directly or in w, regulation, or policy	d by OJP may not be used by the recip directly, to support or oppose the enact at any level of government. See 18 U lly authorizes certain activities that oth	tment, repeal, I.S.C. 1913. (There
	subrecipient at any tier, to pay any Congress, or Congress (or an offici cooperative agreement, subgrant, c	person to influence (or al or employee of any contract, subcontract, or 31 U.S.C. 1352. Certa	ded by OJP from being used by the rec attempt to influence) a federal agency, f them) with respect to the awarding o loan, or with respect to actions such as n exceptions to this law apply, includi	a Member of f a federal grant or renewing, extending,
		pitions, the recipient is	federal funds by a recipient (or subrec o contact OJP for guidance, and may r	
22.	Compliance with general appropria	tions-law restrictions o	n the use of federal funds (FY 2018)	
	federal funds set out in federal appr provisions" in the Consolidated Ap	opriations statutes. Per propriations Act, 2018,	ier, must comply with all applicable re inent restrictions, including from vario are set out at ictions.htm, and are incorporated by re	ous "general
		ations-law restriction, t	deral funds by a recipient (or a subreci ne recipient is to contact OJP for guida	
23.	Reporting Potential Fraud, Waste, a	and Abuse, and Similar	Misconduct	
	(OIG) any credible evidence that a has, in connection with funds under	principal, employee, ag this award (1) subm	promptly refer to the DOJ Office of the ent, subrecipient, contractor, subcontra itted a claim that violates the False Cla o fraud, conflict of interest, bribery, gr	actor, or other person tims Act; or (2)
	OIG by (1) mail directed to: Office	e of the Inspector Gene te 7100, Washington, D	elating to funds under this award shouleral, U.S. Department of Justice, Invest C 20530; and/or (2) the DOJ OIG hoth one) or (202) 616-9881 (fax).	igations Division,
	Additional information is available	from the DOJ OIG well	osite at https://oig.justice.gov/hotline.	

CONTRACTOR OF THE	A STATE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINU SHEET Grant	JATION	PAGE 8 OF 22
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24.	Restric	SPECIAL certifications regarding non-dis	CONDITIONS closure agreements and related 1	matters	
	subcor agreen accord depart: The fo require sensiti	ipient or subrecipient ("subgrantee") under tract with any funds under this award, ma nent or statement that prohibits or otherwi ance with law) of waste, fraud, or abuse to ment or agency authorized to receive such regoing is not intended, and shall not be u ements applicable to Standard Form 312 (" ve compartmented information), or any ot	y require any employee or contri- te restricts, or purports to prohile an investigative or law enforce information. nderstood by the agency making which relates to classified inform	ractor to sign an i bit or restrict, the ement representat g this award, to con nation), Form 44	nternal confidentiality reporting (in ive of a federal ontravene 14 (which relates to
		closure of classified information.			
	or con	resents that it neither requires nor has requires that currently prohibit or otherwis ctors from reporting waste, fraud, or abuse	e currently restrict (or purport to		
	agreen or abu writter	tifies that, if it learns or is notified that it is nents or statements that prohibit or otherw se as described above, it will immediately a notification to the federal agency making tions only if expressly authorized to do so	ise restrict (or purport to prohib stop any further obligations of a this award, and will resume (or	oit or restrict), repaired award funds, will	orting of waste, fraud, provide prompt
	2. If the both	ne recipient does or is authorized under th	s award to make subawards ("so	ubgrants"), procu	rement contracts, or
	a. it re	presents that			
	(wheth require prohib	has determined that no other entity that the er through a subaward ("subgrant"), proce- es or has required internal confidentiality a it or otherwise currently restrict (or purpo or abuse as described above; and	rement contract, or subcontract greements or statements from e	t under a procurer employees or cont	nent contract) either tractors that currently
	(2) it 1	has made appropriate inquiry, or otherwise	has an adequate factual basis,	to support this rej	presentation; and
	under or othe immed the fed	ertifies that, if it learns or is notified that a this award is or has been requiring its emp erwise restrict (or purport to prohibit or re- liately stop any further obligations of awa leral agency making this award, and will r ized to do so by that agency.	loyees or contractors to execute trict), reporting of waste, fraud, d funds to or by that entity, will	e agreements or st , or abuse as desc l provide prompt	atements that prohibit ribed above, it will written notification to

STORE NE OF THE STORE ST	Contraction of the second	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 9 OF 22	
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25.	The re U.S.C emplo gross health The re	liance with 41 U.S.C. 4712 (including pro cipient (and any subrecipient at any tier) r . 4712, including all applicable provisions yee as reprisal for the employee's disclosu waste of federal funds, an abuse of authori or safety, or a violation of law, rule, or re	writing (and in the predominant native language	rimination against an it of a federal grant, a ecific danger to public	
		d a question arise as to the applicability of t the DOJ awarding agency (OJP or OVW	the provisions of 41 U.S.C. 4712 to this award, the provisions of 41 U.S.C. 4712 to this award, the for guidance.	he recipient is to	
26.	26. Encouragement of policies to ban text messaging while driving Pursuant to Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving," 74 Fed. Reg. 51225 (October 1, 2009), DOJ encourages recipients and subrecipients ("subgrantees") to adopt and enforce policies banning employees from text messaging while driving any vehicle during the course of performing work funded by this award, and to establish workplace safety policies and conduct education, awareness, and other outreach to decrease crashes caused by distracted drivers.				
27.	If the during inform includ perfor the fol was de	recipient is designated "high risk" by a fee the course of the period of performance un tation to OJP by email at OJP.Compliance es any status under which a federal award mance, or other programmatic or financial lowing: 1. The federal awarding agency the esignated high risk, 3. The high-risk point	signated "high risk" by a federal grant-making age leral grant-making agency outside of DOJ, curren inder this award, the recipient must disclose that fe Reporting@ojp.usdoj.gov. For purposes of this of ing agency provides additional oversight due to the l concerns with the recipient. The recipient's discli- hat currently designates the recipient high risk, 2. of contact at that federal awarding agency (name risk status, as set out by the federal awarding agency agency agency by the federal awarding agency	tly or at any time fact and certain related disclosure, high risk ne recipient's past osure must include The date the recipient , phone number, and	
28.	The reproced Office recipie docum deadli result restric	lures, and to cooperate with OJP (includin r (OCFO)) requests related to such monito ent agrees to provide to OJP all documenta nentation related to any subawards made u nes set by OJP for providing the requested in actions that affect the recipient's DOJ a	itoring of this award pursuant to OJP's guidelines oring, including requests related to desk reviews a ation necessary for OJP to complete its monitorin, inder this award. Further, the recipient agrees to a d documents. Failure to cooperate with OJP's mon wards, including, but not limited to: withholdings nds; referral to the DOJ OIG for audit review; des ation of an award(s).	of Chief Financial and/or site visits. The g tasks, including abide by reasonable nitoring activities may and/or other	

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		SPECIAL	CONDITIONS	
29.	FFAT.	A reporting: Subawards and executive co	mpensation	
	more a execut obliga on the Execu This c award	and, in certain circumstances, to report the ives of the recipient and first-tier subrecip tions, which derive from the Federal Fund OJP web site at https://ojp.gov/funding/E tive Compensation), and are incorporated ondition, including its reporting requirement	ent, does not apply to (1) an award of less than a ward as a natural person (i.e., unrelated to any bu	highly compensated The details of recipient 6 (FFATA), are posted g Subawards and \$25,000, or (2) an
30.	Requi	red monitoring of subawards		
	condit subaw specifi	ions, and the DOJ Grants Financial Guide ard. Among other things, the recipient is r ic outcomes and benefits attributable to us	s award in accordance with all applicable statutes , and must include the applicable conditions of the responsible for oversight of subrecipient spending e of award funds by subrecipients. The recipient dures for monitoring of subawards under this award	nis award in any g and monitoring of agrees to submit, upon
31.	Use of	program income		
	the Pa		form Requirements) must be used in accordance acome earnings and expenditures both must be re	
32.	Justice	e Information Sharing		
	Initiati Packag The re compl	ive (Global) guidelines. The recipient (and ge (GSP) and all constituent elements, who cipient (and any subrecipient at any tier) r	ward must comply with DOJ's Global Justice Inf any subrecipient at any tier) must conform to th ere applicable, as described at: https://it.ojp.gov nust document planned approaches to informatio cy policy that protects shared information, or pro- ecommended.	e Global Standards // gsp_grantcondition. on sharing and describe
33.	Avoid	ance of duplication of networks		
	sharing possib demor	g systems which involve interstate connec le, existing networks as the communication	stems in any initiatives funded by BJA for law en tivity between jurisdictions, such systems shall e on backbone to achieve interstate connectivity, un requirement would not be cost effective or would m.	employ, to the extent nless the recipient can
34.	Comp	liance with 28 C.F.R. Part 23		
	any su OJP de its dise	brecipient at any tier) must comply with 2 etermines this regulation to be applicable. cretion, perform audits of the system, as p	em funded or supported by funds under this awar 28 C.F.R. Part 23, Criminal Intelligence Systems Should OJP determine 28 C.F.R. Part 23 to be ap er the regulation. Should any violation of 28 C.F. ()-(d). The recipient may not satisfy such a fine v	Operating Policies, if pplicable, OJP may, at .R. Part 23 occur, the

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	SPECIAL	CONDITIONS	
35.	Protection of human research subjects		
		nust comply with the requirements of 28 C.F.R. I of human research subjects, including obtainment ect informed consent.	
36.	Confidentiality of data		
	and 28 C.F.R. Part 22 that are applicable to colle	nust comply with all confidentiality requirements ection, use, and revelation of data or information. mit a Privacy Certificate that is in accord with req 3.	The recipient further
37.	Verification and updating of recipient contact in	formation	
	Representative contact information in GMS, inc	OC), Financial Point of Contact (FPOC), and Aut luding telephone number and e-mail address. If a otice (GAN) must be submitted via the Grants Ma	any information is
38.	Law enforcement task forces - required training		
	who is a task force commander, agency executiv must complete required online (internet-based) t	ent member of a law enforcement task force fund ve, task force officer, or other task force member ask force training. Additionally, all future task fo performance for this award, or once every four ye	of equivalent rank, arce members must
	Leadership (www.ctfli.org). The training address privacy and civil liberties/rights, task force performed	online through the BJA-funded Center for Task H ses task force effectiveness, as well as other key is prmance measurement, personnel selection, and ta rt a task force, the recipient must compile and ma certificates.	issues including ask force oversight and
	Additional information regarding the training is Integrity and Leadership (www.ctfli.org).	available through BJA's web site and the Center	for Task Force
39.	Justification of consultant rate		
		al of any consultant rate in excess of \$650 per da by the OJP program office prior to obligation or o	

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40. Submission of	SPECIAL of the second states o	CONDITIONS	renound Chaols Stratom	
Consonant wit U.S.C. ch. 409 project or prog information, o Background C systems that cc State law) rele dispositions, in are promptly n accessed by) th relevant "eligit In the event of monitoring of such evidence	th federal statutes that pertain to fin 9 if the recipient (or any subrecip gram (such as a law enforcement, p or other records that are "eligible re Check System (NICS), or that has a contain any court dispositions, infor evant to the NICS, the recipient (or nformation, or other records that an made available to the NICS or to the the NICS, and when appropriate ible records". f minor and transitory non-complia compliance with this condition (in e in any express written determination)	arearms and backgro pient at any tier) us prosecution, or cou ecords" (under fede as one of its purpose ormation, or other re- r subrecipient, if ap ure "eligible records he "State" repositor promptly must u ance, the recipient r ncluding subrecipie ion regarding this c	pund checks including 18 U es this award to fund (in whol rt program) that results in any ral or State law) relevant to th es the establishment or improv- cords that are "eligible record plicable) must ensure that all s " (under federal or State law) y/database that is electronical pdate, correct, modify, or rem nay submit evidence to demon nt compliance). DOJ will giv ondition.	e or in part) a specific court dispositions, e National Instant vement of records (under federal or such court relevant to the NICS ly available to (and love such NICS- nstrate diligent e great weight to any
award accepta In order valid Government: I of the local go executed awar submitted to C If an initial aw necessary certi the local gover	of Compliance with 8 U.S.C. 1373 ance by a local government ly to accept this award, the applican FY 2018 Certification of Complian overnment). Unless that executed c rd document, or (2) is uploaded in 0 DJP, any submission by a local gov vard-acceptance submission by the dification regarding 8 U.S.C. 1373 a ernment on or after the date of that of of this condition, "local governmer	ant local governmennce with 8 U.S.C. 1 certification either- OJP's GMS no late vernment that purpose recipient is invalid and 1644, it may su certification.	t must submit the required "S 373 and 1644" (executed by t - (1) is submitted to OJP toget r than the day the signed awar orts to accept the award is inva l, once the local government d abmit a fully-executed award of	tate or Local he chief legal officer her with the fully- id document is ilid. oes submit the

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	SPECIAL	CONDITIONS			
	terference (within the funded "program or ng compliance	activity") with federal law enforcement: 8 U.S.C	. 1373 and 1644;		
activit agency receivi entity status	y of any subrecipient at any tier), through y, or -official may prohibit or in any way r ing information regarding citizenship or ir or -agency from sending, requesting or red	led in whole or part under this award (including a out the period of performance, no State or local g restrict (1) any government entity or -official fro nmigration status as described in 8 U.S.C. 1373(a ceiving, maintaining, or exchanging information r 1644. Any prohibition (or restriction) that violate this award.	overnment entity, - om sending or a); or (2) a government regarding immigration		
"public 1644, j subaw Also, t govern U.S.C.	2. Certifications from subrecipients. The recipient may not make a subaward to a State, a local government, or a "public" institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373 and 1644, properly executed by the chief legal officer of the government or educational institution that would receive the subaward, using the appropriate form available at https://ojp.gov/funding/Explore/SampleCertifications-8USC1373.htm. Also, the recipient must require that no subrecipient (at any tier) may make a further subaward to a State, a local government, or a public institution of higher education, unless it first obtains a certification of compliance with 8 U.S.C. 1373 and 1644, properly executed by the chief legal officer of the government or institution that would receive the further subaward, using the appropriate OJP form.				
	recipient's monitoring responsibilities inc ndition.	lude monitoring of subrecipient compliance with	the requirements of		
extent reason	that such costs are not reimbursed under a able, necessary, and allocable costs (if any	irements is an authorized and priority purpose of any other federal program, award funds may be of y) that the recipient, or any subrecipient at any tie er education, incurs to implement this condition.	bligated for the		
5. Rule	es of Construction				
A. For	purposes of this condition:				
	ate" and "local government" include any a ion or any Indian tribe.	agency or other entity thereof, but not any institut	ion of higher		
in subs		defined as one that is owned, controlled, or direct nt. (Such a public institution is considered to be a			
(3) "Pr	ogram or activity" means what it means u	under title VI of the Civil Rights Act of 1964 (see	42 U.S.C. 2000d-4a).		
		nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and terms ction 1101, except that "State" also includes Ame			
Functi		enced in) 8 U.S.C. 1551 note ("Abolition and "Naturalization Service" in 8 U.S.C. 1373 and 164 rtment of Homeland Security (DHS).			
State of		to authorize or require any recipient, any subreci of higher education, or any other entity (or indiv or nondiscrimination law.			
IMPO	RTANT NOTE: Any questions about the	meaning or scope of this condition should be dire	ected to OJP, before		

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	SPECIAL	CONDITIONS	
award	acceptance.		
	rity to obligate award funds contingent on forcement (8 U.S.C. 1373 and 1644); una	noninterference (within the funded "program or llowable costs; notification	activity") with federal
1. If th	e recipient is a "State," a local governmen	nt, or a "public" institution of higher education:	
(or of a funded B. In a reimbu at any	any subrecipient at any tier that is a State, I in whole or in part with award funds is su ddition, with respect to any project costs is urse itself if at the time it incurs such co tier that is a State, a local government, or	f, at the time of the obligation, the "program or ac a local government, or a public institution of hig ubject to any "information-communication restric it incurs "at risk," the recipient may not obligate a sts the program or activity of the recipient (or or a public institution of higher education) that wou o any information-communication restriction.	her education) that is etion." ward funds to of any subrecipient
C. Any by the (regard award	drawdown of award funds by the recipie recipient to OJP that, as of the date the re- fless of tier) that is a State, local governme	nt shall be considered, for all purposes, to be a m cipient requests the drawdown, the recipient and ent, or public institution of higher education, is ir in the funded 'program or activity') with federal h	each subrecipient a compliance with the
with av recipie educat subrec notific	ward conditions or otherwise, has credible ent, or of any subrecipient at any tier that i ion, may be subject to any information-co ipient that is a State, a local government, o	vriting) if the recipient, from its requisite monitor e evidence that indicates that the funded program s either a State or a local government or a public ommunication restriction. In addition, any subawa or a public institution of higher education must re l, should the subrecipient have such credible evid	or activity of the institution of higher and (at any tier) to a equire prompt
educat or activ	ion must provide that the subrecipient may	hat is a State, a local government, or a public inst y not obligate award funds if, at the time of the o such subrecipient at any tier) that is funded in wh nunication restriction.	bligation, the program
circum transite funds t such de monite	istances (e.g., a small amount of award fur ory non-compliance, which was unknown that, under this condition, may not be mad etermination, DOJ will give great weight	OJ to the contrary, based upon a finding by DOJ nds obligated by the recipient at the time of a sub to the recipient despite diligent monitoring), any le shall be unallowable costs for purposes of this to evidence submitted by the recipient that demon requirements set out in the "Noninterference 8	recipient's minor and obligations of award award. In making any nstrates diligent
4. Rule	es of Construction		
	purposes of this condition "information-c nterference 8 U.S.C. 1373 and 1644 and	communication restriction" has the meaning set of l ongoing compliance" condition.	ut in the
		portant Note" set out in the "Noninterference 8 corporated by reference as though set forth here in	

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		activity") with federal law enforcement: No publ	ic disclosure of		
awai		he "program or activity" that is funded (in whole ward, and throughout the remainder of the period subaward (at any tier).			
1. N	oninterference: No public disclosure of fede	ral law enforcement information in order to conc	eal, harbor, or shield		
U.S. infor U.S. with	Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no public disclosure may be made of any federal law enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a).				
2. M	onitoring				
The	recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.		
3. A	llowable costs				
rease		under any other federal program, award funds may) of actions (e.g., training) designed to ensure co			
4. R	ules of construction				
A. F	or purposes of this condition				
• • •	he term "alien" means what it means under a (a)(3));	section 101 of the Immigration and Nationality A	ct (see 8 U.S.C.		
mad mean partr throu	e available, by the federal government, to a ns, including, without limitation (1) throug hership or -task-force, (3) in connection with	on" means law enforcement sensitive information State or local government entity, -agency, or -off gh any database, (2) in connection with any law en any request for law enforcement assistance or -c f planned, imminent, commencing, continuing, or	icial, through any nforcement cooperation, or (4)		
	he term "law enforcement sensitive informa ose; and	tion" means records or information compiled for	any law enforcement		
	he term "public disclosure" means any comp subrecipient (at any tier) that is a government	nunication or release other than one (a) within t nt entity.	he recipient, or (b) to		
'prog		portant Note" set out in the "Noninterference (wi ent: 8 U.S.C. 1373 and 1644 and ongoing compli- th set forth here in full.			

CONTRACTOR OF THE PARTY OF THE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 16 OF 22
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	SPECIAL	CONDITIONS	
45. No	ninterference (within the funded "program or	activity") with federal law enforcement: Interrog	ation of certain aliens
aw the	ard, as of the date the recipient accepts this are award. Its provisions must be among those is	•	
	Noninterference with statutory law enforcement		
fed as "a en the go	leral officers and employees "have power with to his right to be or to remain in the United Sta hywhere in or outside the United States" with tity, -agency, or -official may interfere with the United States acting under color of federal la	s and regulations including 8 U.S.C. 1357(a), u hout warrant to interrogate any alien or person tates," and 8 C.F.R. 287.5(a), under which that po thin the funded program or activity, no State or lo ne exercise of that power to interrogate "without w aw) by impeding access to any State or local gove such agents for the purpose "interrogat[ing] any a be or to remain in the United States."	believed to be an alien over may be exercised ocal government warrant" (by agents of ernment (or
2.	Monitoring		
Th	e recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.
3.	Allowable costs		
rea		under any other federal program, award funds may) of actions (e.g., training) designed to ensure co	
4.	Rules of construction		
A.	For purposes of this condition:		
	The term "alien" means what it means under S.C. 1101(a)(3)).	section 101 of the Immigration and Nationality A	Act (INA) (see 8
	The term "correctional facility" means what reets Act of 1968 (see 34 U.S.C. 10251(a)(7))	it means under the title I of the Omnibus Crime C.	Control and Safe
	The term "impede" includes taking or contin practice, that	uing any action, or implementing or maintaining	any law, policy, rule,
(a)	is designed to prevent or to significantly dela	ay or complicate, or	
(b)	has the effect of preventing or of significantl	y delaying or complicating.	
'pr		portant Note" set out in the "Noninterference (wi ent: 8 U.S.C. 1373 and 1644 and ongoing compli- gh set forth here in full.	

STATESTICS P	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 17 OF 22
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	SPECIAL	CONDITIONS	
46.	Noninterference (within the funded "program or	activity") with federal law enforcement: Notice of	of scheduled release
		he "program or activity" that is funded (in whole vard, and throughout the remainder of the period subaward at any tier.	
	1. Noninterference with "removal" process: Not	ice of scheduled release date and time	
	local government, a 90-day "removal period" du remove an alien from the U.S. "begins" no later federal government is expressly authorized to m respect to the incarceration of [an] undocumente into custody" certain criminal aliens "when the a to Congress on "the number of illegal alien[felc prompt removal" from the U.S. of removable "c local government entity, -agency, or -official (in with the "removal" process by failing to provide DHS of the scheduled release date and time for	s including 8 U.S.C. 1231 (for an alien incarcer ring which the federal government "shall" detain than "the date the alien is released from confin ake payments to a "State or a political subdivisio ed criminal alien"); 8 U.S.C. 1226 (the federal go- alien is released"); and 8 U.S.C. 1366 (requiring a ons] in Federal and State prisons" and programs u riminal aliens") within the funded program or a cluding a government-contracted correctional fac as early as practicable (see para. 4.C. below) - a particular alien, if a State or local government (HS a formal written request pursuant to the INA	and then "shall" nement"; also, the n of the State with vernment "shall take an annual DOJ report nderway "to ensure the activity, no State or cility) may interfere advance notice to or government-
	2. Monitoring		
	The recipient's monitoring responsibilities inclu-	de monitoring of subrecipient compliance with th	is condition.
	3. Allowable costs		
		under any other federal program, award funds may) of actions (e.g., training) designed to ensure co	
	4. Rules of construction		
	A. For purposes of this condition:		
	(1) The term "alien" means what it means under	section 101 of the INA (see 8 U.S.C. 1101(a)(3))).
	(2) The term "correctional facility" means what Streets Act of 1968 (see 34 U.S.C. 10251(a)(7))	it means under the title I of the Omnibus Crime C.	Control and Safe
		to authorize or require any recipient, any subreci individual to maintain (or detain) any individual ve been released.	
	C. Applicability		
	48 hours, if possible)." (See DHS Form I-247A scheduled release date and time for an alien are	t advance notice of scheduled release "as early as $(3/17)$). If (e.g., in light of the date DHS made su such as not to allow for the advance notice that D vide only as much advance notice as practicable.	ch request) the DHS has requested, it
	(2) Current DHS practice is to use the same form	n for a second, distinct purpose to request that a	an individual be

CONTRACTOR DE LA CONTRACT	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 18 OF 22
PROJECT NUMBI	ER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	
		L CONDITIONS allocation does NOT encompass a	such DHS requests for
'pro		Important Note" set out in the "Noninterference (w ment: 8 U.S.C. 1373 and 1644 and ongoing compli- ugh set forth here in full.	
47. Re	quirement to collect certain information from	m subrecipients	
un "In Cu wit qua	ess it first obtains from the proposed subrect formation regarding Communication with the stoms Enforcement (ICE)." All subrecipient h regular document retention requirements,	tate, a local government, or a "public" institution of cipient responses to the questions identified in the p he Department of Homeland Security (DHS) and/or t responses must be collected and maintained by the and must be made available to DOJ upon request. that are either a tribal government/organization, a r	program solicitation as or Immigration and le recipient, consistent Responses to these

CONTRACTOR DE LA CONTRA	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 19 OF 22
PROJECT NUMBER	2018-DJ-BX-0722	AWARD DATE 07/19/2019	
	SPECIAL	CONDITIONS	
48. Com	pliance with National Environmental Polic	y Act and related statutes	
Envi impa Acco to ob	ronmental Policy Act (NEPA), the National act analyses requirements in the use of these ordingly, the recipient agrees to first determ	It at any tier) must assist BJA in complying with t I Historic Preservation Act, and other related fede award funds, either directly by the recipient or by ine if any of the following activities will be funde it is determined that any of the following activitie	ral environmental y a subrecipient. d by the grant, prior
spec subr	ifically funded with these award funds. That	plies to new activities as set out below, whether or t is, as long as the activity is being conducted by t needs to be undertaken in order to use these awar condition are:	he recipient, a
a. Ne	ew construction;		
prop		v located in an environmentally or historically sense, a wetland, or habitat for endangered species, or a istoric Places;	
	renovation, lease, or any proposed use of a use or (b) significantly change its size;	building or facility that will either (a) result in a c	hange in its basic
incic		the use of chemicals other than chemicals that are b) traditionally used, for example, in office, house	
	plementation of a program relating to cland ification, seizure, or closure of clandestine	lestine methamphetamine laboratory operations, i methamphetamine laboratories.	ncluding the
Asse	ssment and/or an Environmental Impact Sta	lying with NEPA may require the preparation of a atement, as directed by BJA. The recipient further f a Mitigation Plan, as detailed at https://bja.gov/Hyry operations.	understands and
subr requ	ecipients' existing programs or activities that	isting Programs or Activities: For any of the reciping the funded by these award funds, the recipient in any preparation by BJA of a national or programmer in any preparation by BJA of a national or programmer.	nt, upon specific
49. Esta	plishment of trust fund		
requ awar inclu Edw fund with	ired to establish a trust fund account. Recip ds in interest-bearing accounts, unless regu ding any interest, may not be used to pay d ard Byrne Memorial Justice Assistance Gra s in the trust fund (including any interest ea	e, the recipient (or a subrecipient, with respect to a ients (and subrecipients) must maintain advance p latory exclusions apply (2 C.F.R. 200.305(b)(8)). ebts or expenses incurred by other activities beyon nt Program (JAG). The recipient also agrees to ob- rned) during the period of performance for the aw- nexpended funds, including interest earned, must	ayments of federal The trust fund, nd the scope of the oligate the award vard and expend

SOLUTION OF A	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 20 OF 22		
PROJECT NU	JMBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	I		
	SPECIAL	CONDITIONS			
50.	Prohibition on use of award funds for match und	der BVP program			
	JAG funds may not be used as the 50% match for	or purposes of the DOJ Bulletproof Vest Partnersl	nip (BVP) program.		
51.	Certification of body armor "mandatory wear" p	policies			
	The recipient agrees to submit a signed certification that all law enforcement agencies receiving body armor purchased with funds from this award have a written "mandatory wear" policy in effect. The recipient must keep signed certifications on file for any subrecipients planning to utilize funds from this award for ballistic-resistant and stab-resistant body armor purchases. This policy must be in place for at least all uniformed officers before any funds from this award may be used by an agency for body armor. There are no requirements regarding the nature of the policy other than it be a mandatory wear policy for all uniformed officers while on duty.				
52.	Body armor - compliance with NIJ standards an	d other requirements			
	Ballistic-resistant and stab-resistant body armor purchased with JAG award funds may be purchased at any threat level, make or model, from any distributor or manufacturer, as long as the body armor has been tested and found to comply with applicable National Institute of Justice ballistic or stab standards and is listed on the NIJ Compliant Body Armor Model List (https://nij.gov/topics/technology/body-armor/Pages/compliant-ballistic-armor.aspx). In addition, ballistic-resistant and stab-resistant body armor purchased must be made in the United States and must be uniquely fitted, as set forth in 34 U.S.C. 10202(c)(1)(A). The latest NIJ standard information can be found here: https://nij.gov/topics/technology/body-aspx.				
53.	Body armor - impact on eligibility for other program funds				
	The recipient understands that the use of funds under this award for purchase of body armor may impact eligibility for funding under the Bulletproof Vest Partnership (BVP) program, a separate program operated by BJA, pursuant to the BVP statute at 34 USC 10531(c)(5).				
54.	Reporting requirements				
	OJP's GMS (https://grants.ojp.usdoj.gov). Consi Performance and Results Act (GPRA) and the C measure the results of its work. The recipient m Performance Measurement Tool (PMT) website reporting and other JAG requirements, refer to t	ancial Reports (SF-425) and semi-annual perform istent with the Department's responsibilities under GPRA Modernization Act of 2010, the recipient m submit quarterly performance metrics reports (www.bjaperformancetools.org). For more detail he JAG reporting requirements webpage. Failure t in the freezing of grant funds and future High Ri	the Government ust provide data that through BJA's ed information on to submit required		
55.	Required data on law enforcement agency traini	ng			
		r sub-awarded funding from this JAG award must at officers have received on the use of force, racia ent with the public.			
56.	Expenditures prohibited without waiver				
		the purchase of items prohibited by the JAG prog vertifies that extraordinary and exigent circumstan plic safety and good order.			

OF LOT OF THE	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 21 OF 22
PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019	1
	SPECIAL	CONDITIONS	
57.	Authorization to obligate (federal) award funds	to reimburse certain project costs incurred on or a	after October 1, 2017
	the first day of the period of performance for the project costs using non-federal funds, but any su minimum (1) the recipient makes a valid accep removed by OJP (via a Grant Adjustment Notic	Is only after the recipient makes a valid acceptanc e award (October 1, 2017), however, the recipient uch project costs are incurred at the recipient's risk ptance of the award, and (2) all applicable withho e). (A withholding condition is a condition in the ing, or drawing down all or a portion of the award	may choose to incur c until, at a lding conditions are award document that
	risk," if and when the recipient makes a valid ac condition through a Grant Adjustment Notice, th itself for project costs incurred "at-risk" earlier	ition expressly precludes reimbursement of project ecceptance of this award and OJP removes each app he recipient is authorized to obligate (federal) award during the period of performance (such as project licable withholding condition), provided that those	plicable withholding ard funds to reimburse costs incurred prior to
	funds to "supplant" State or local funds in violation	authorize the recipient (or any subrecipient at any tion of the recipient's certification (executed by th s will be used to increase the amounts of such fun law enforcement activities.	e chief executive of
58.	Use of funds for DNA testing; upload of DNA	profiles	
		lentiary materials, any resulting eligible DNA pro " the DNA database operated by the FBI) by a go	
	No profiles generated under this award may be prior express written approval from BJA.	entered or uploaded into any non-governmental D	NA database without
	Award funds may not be used for the purchase of be accepted for entry into CODIS.	of DNA equipment and supplies unless the resulti	ng DNA profiles may
59.	Three percent set-aside for NIBRS compliance		
	compliance with the FBI's National Incident-Ba official has certified that the recipient locality is and approved by BJA. The recipient will be rec what projects will be supported by this 3 percent to and approved by BJA. Recipients serving as 10156(d)(4)) have to pass this requirement through that each locality in a disparate jurisdiction grou	to f the total amount of this award is dedicated to a sed Reporting System (NIBRS), unless the FBI of a already NIBRS compliant, and evidence of this h quired by BJA to make revisions to budgets that d at set-aside, unless evidence of NIBRS compliance fiscal agents for "disparate jurisdictions," (as defin- ugh to in subawards to other localities in the dispa- up dedicates at least 3 percent of award funds to N rate jurisdiction group, evidence of NIBRS compliance	r appropriate State has been submitted to o not clearly indicate has been submitted hed at 34 USC urate jurisdiction, so IIBRS compliance,

STRENT OF ZO	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 22 OF 22		
PROJECT NU	MBER 2018-DJ-BX-0722	AWARD DATE 07/19/2019			
SPECIAL CONDITIONS					
60.					
	story, sign in to a My BJA account at https://w the recipient does not yet have a My BJA accour registered, one of the available areas on the My	t annual (or more frequent) JAG success stories. T ww.bja.gov/ Login.aspx to access the Success Sto nt, please register at https://www.bja.gov/profile BJA page will be "My Success Stories." Within t nd approved by BJA, all success stories will appe ssStoryList.aspx.	ory Submission form. If e.aspx. Once his box, there is an		
61.	61. Withholding of funds: Required certification from the chief executive of the applicant government				
The recipient may not obligate, expend, or draw down any award funds until the recipient submits the required "Certifications and Assurances by the Chief Executive of the Applicant Government," properly-executed (as determined by OJP), and a Grant Adjustment Notice (GAN) has been issued to remove this condition.					
62.	Withholding - DHS question attachment				
	approved the required application attachment(s)	down funds until the Office of Justice Programs I described in the program solicitation as "Informa and Security (DHS) and/or Immigration and Custo ce (GAN) releasing this special condition.	tion regarding		
63.	63. Recipient may not obligate, expend or drawdown funds until the Bureau of Justice Assistance, Office of Justice Programs has received and approved the required application attachment(s) and has issued a Grant Adjustment Notice (GAN) releasing this special condition.				



U.S. Department of Justice

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 20531

Memorandum To:Official Grant FileFrom:Orbin Terry, NEPA CoordinatorSubject:Incorporates NEPA Compliance in Further Developmental Stages for Clackamas
County

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.

	U.S. Department of Justice Office of Justice Programs Bureau of Justice Assistance	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY Grant		
JUSTICE PL		PROJECT NUMBER		
		2018-DJ-BX-0722	PAGE 1 OF 1	
	l under FY18(BJA - JAG State & JAG Local) Title I fied at 34 U.S.C. 10151 - 10158); see also 28 U.S.C.		ed at 34 U.S.C. 10101 - 10726), including	
1. STAFF CONTACT (Name & telephone number)	2. PROJECT DIRECTOR (Name, address & telephone number)		
Heather Wiley (202) 598-3969		Lisa Krzmarzick Administrative Services Supervisor 2051 Kaen Road Oregon City, OR 97045 (503) 655-8788 ext.7112		
3a. TITLE OF THE PRO	OGRAM		3b. POMS CODE (SEE INSTRUCTIONS	
4. TITLE OF PROJECT	ne Memorial Justice Assistance Grant (JAG) Program	n - Local Solicitation	ON REVERSE)	
5. NAME & ADDRESS	OF GRANTEE	6. NAME & ADRESS OF SUBGRANTEE		
Clackamas County 2051 Kaen Road Oregon City, OR 97	045			
7. PROGRAM PERIOD		8. BUDGET PERIOD		
FROM: 10	//01/2017 TO: 09/30/2021	FROM: 10/01/2017	TO: 09/30/2021	
9. AMOUNT OF AWARD		10. DATE OF AWARD		
\$ 36,423		07/19/2019		
11. SECOND YEAR'S BUDGET		12. SECOND YEAR'S BUDGET AMOUNT		
13. THIRD YEAR'S BU	IDGET PERIOD	14. THIRD YEAR'S BUDGET A	MOUNT	
15. SUMMARY DESCI	RIPTION OF PROJECT (See instruction on reverse))		
The Edward Byrne M	lemorial Justice Assistance Grant Program (JAG) all	lows states and units of local governmen	t, including tribes, to support a broad range of	

rine Edward Byrne Memorial Justice Assistance Grant Program (JAG) allows states and units of local government, including tribes, to support a broad range of criminal justice related activities based on their own state and local needs and conditions. Grant funds can be used for state and local initiatives, technical assistance, training, personnel, equipment, supplies, contractual support, and information systems for criminal justice, including for any one or more of the following purpose areas: 1) law enforcement programs; 2) prosecution and court programs; 3) prevention and education programs; 4) corrections and community corrections programs; 5) drug treatment and enforcement programs; 6) planning, evaluation, and technology improvement programs; 7) crime victim and witness programs (other than compensation); and 8) mental health programs and related law enforcement and corrections programs, including behavioral programs and crisis intervention teams.

This Local JAG award will be used to support criminal justice initiatives that fall under one or more of the allowable program areas above. Any equipment purchases or funded initiatives such as overtime, task forces, drug programs or information sharing, will be aimed at reducing crime and enhancing public and

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

officer safety.

NCA/NCF



Christina L. McMahan Director

JUVENILE DEPARTMENT

Juvenile Intake and Assessment Center 2121 Kaen Road | Oregon City, OR 97045

March 25, 2021

Board of County Commissioners Clackamas County

Members of the Board:

Approval of Award for the Edward Byrne Memorial Justice Assistance Grant (JAG) Program FY 2020 Local Solicitation

-	
Purpose/	This grant award will sustain a .43 FTE (16 hours per week) Human Services
Outcomes	Coordinator I position to facilitate cognitive skills groups throughout
	Clackamas County and provide transportation for youth with significant
	transportation barriers that affect their ability to participate in skills groups,
	pro-social activities, and treatment.
Dollar Amount and	This is a formula grant providing \$41,824 to Clackamas County. This award
Fiscal Impact	requires no match.
Funding Source	FY 2020 Local Solicitation through the Edward Byrne Memorial Justice Grant
-	(JAG) provided by the Bureau of Justice Assistance.
Duration	October 1, 2019 through September 30, 2023
Previous Board	None
Action	
Strategic Plan	1. The purpose of the Positive Youth Development Program is to provide
Alignment	skill building opportunities, competency development, and community
5	connection services to youth so they can experience positive change and
	demonstrate skills to successfully transition to adulthood.
O a sur a al Daviana	
Counsel Review	1. 3/10/21
	2. Counsel Initials: JM
Contact Person	Ed Jones, Administrative Services Manager, x3169, cell 971-806-7862
Contract No.	2020-DJ-BX-0946

BACKGROUND:

The Juvenile Department received notification of a Grant Award for the FY 2020 Local Solicitation provided through the Edward Byrne Memorial Justice Grant (JAG). This is a formula grant providing \$41,824 to Clackamas County. The Juvenile Department was awarded the FY 2010 Local Solicitation of \$46,976, the FY 2011 Local Solicitation of \$39,013,

the FY 2012 Local Solicitation of \$32,236, the FY 2013 Local Solicitation of 29,661, the FY 2014 Local Solicitation of \$29,550, the FY 2015 Solicitation of \$24,237, FY 2016 Solicitation of \$25,771 and the FY 2018 Solicitation of \$36,423.

RECOMMENDATION:

Staff recommends the Board approves and the County Administrator signs the award of the Edward Byrne Memorial Justice Assistance Grant in the amount of \$41,824. The delay in accepting the award was the result of the Chief Legal Officer's inability to sign the "Certification of Compliance with 8 U.S.C. 1373" until recent decisions and modifications to the certificate were made.

Respectfully submitted,

Churting F. M. Malan

Christina L. McMahan, Director Juvenile Department

For more information on this issue or copies of attachments contact Lisa Krzmarzick, 503-919-1306

	Financia	l Assistance Application	Lifecycle Fo	rm					
Use this form to track your potential grant from conception to submission.									
Sections of this form are designed to be completed in collaboration between department program and fiscal staff.									
	Sector and the sector of the	** CONCEPTION **	and a second second						
		ne processes outlined in this form are not applicable to d	isaster recovery grants.						
Section I: Funding Opport	unity information - To be	completed by Requester							
			Application for:	Subrecipient Assistance 🗹 Direct Assistance					
Lead Department:	Juvenile		Grant Renewal?	Yes 🖌 No					
			If renewal, comple	ete sections 1, 2, & 4 only					
	If Disaster or Emergency Relief Funding, EOC will need to approve prior to being sent to the BCC								
Name of Funding Opportunity:	Edward Byrne H	femorial Justice Assistance Grant Program FY 2020 Local Soli	citation						
Funding Source: Federal	State Local								
Requestor Information (Name of		Lisa Krzmarzick							
Requestor Contact Information:	lkrzmarzick@cl	ackamas.us							
Department Fiscal Representative	Ed Jones								
Program Name or Number (pleas	e specify): JAG - 2020 Cog	anitive Skills							
Brief Description of Project:									
risk factors, such as school dropou the general youth population. For n Funding provided by the Edward B	t, use of alcohol and/or drugs, lack nany youth, access to intervention yrne Memorial Justice Assistance	c of connections with positive peers and co services is a prominent barrier to participa	ommunity members, o ation in programs, trea TE Cognitive Skills G	and employment. These youth exhibit more and greater or experience significant family conflict, than are present in atment and pro-social activities that address risk factors. roup Facilitator position, responsible for facilitating skills nts and activities.					
Name of Funding Agency:	Bureau of	Justice Assistance							
Agency's Web Address for fundin	g agency Guidelines and Contact	Information:							
https://bja.ojp.gov	/funding								
OR									
Application Packet Attached:	Yes 🖌 No								
Completed By:	Lisa Krzmarzick			August 24, 2020					
pioses of t				Date					
	** NOW READ	Y FOR SUBMISSION TO DEPARTMENT FI	SCAL REPRESENTAT						
Section II: Funding Oppor	tunity Information - To be	completed by Department Fiscal Re	p						
Competitive Application	Non-Competing Application	Other							
CFDA(s), if applicable:	16.738	Funding Agency Award Notificat	tion Date: J	uly 9, 2020					
Announcement Date:		Announcement/Opportunity #:							
Grant Category/Title:	Edward Byrne Memorial Justice Assistance Gran	Max Award Value:	s	41,824					
Allows Indirect/Rate:	Yes	Match Requirement:	Ν	to match required					
Application Deadline:	8/27/2020	Other Deadlines:	-	1					
Award Start Date:	October 1 2019	Other Deadline Description:	-						
Award End Date:	September 30, 2023								
Completed By:	Lisa Krzmarzick	Program Income Requirement:							
Pre-Application Meeting Schedule:	No meetings occured		-						

Section III: Funding Opportunity Information - To be completed at Pre-Application Meeting by Dept Program and Fiscal Staff

Mission/Purpose:

1. How does the grant/funding opportunity support the Department and/or Division's Mission/Purpose/Goals?

This grant supports the County's strategic plan to "ensure safe, healthy and secure communities" and the Juvenile Department's mandate to serve the youth of the County.

2. What, if any, are the community partners who might be better suited to perform this work?

The Juvenile Department is best positioned to administer this grant due to its existing infrastructure, which ensures quality control and adherence to protocols and procedures

3. What are the objectives of this funding opportunity? How will we meet these objectives?

1) Provide coordinated service delivery to at-risk youth, specifically youth in rural areas; 2) reduce risk factors and increase protective factors by providing evidence-based interventions; 3) address transportation barriers for youth that do not have access to public transportation or live in remote geographic areas of Clackamas County 4. Does the grant/financial assistance fund an existing program? If yes, which program? If no, what is the purpose of the program?

This grant will provide additional funding for the Skills Group Program

Organizational Capacity:

1. Does the organization have adequate and qualified staff? If no, can staff be hired within the grant/financial assistance funding opportunity timeframe?

The Juvenile Department has qualified staff currently working to coordinate and facilitate cognitive skills groups, however, the current capacity does not meet the demand for services, especially in rural areas.

2. Are there partnership efforts required? If yes, who are we partnering with and what are their roles and responsibilities?

Yes, there are partnership efforts required. Partnerships with schools and community sites are required and have been established.

3. If this is a pilot project, what is the plan for sunsetting the project and/or staff if it does not continue (e.g. making staff positions temporary or limited duration, etc.)?

This is not a pilot project.

4. If funded, would this grant/financial assistance create a new program, does the department intend for the program to continue after initial funding is exhausted? If yes, how will the department ensure funding (e.g. request new funding during the budget process, supplanted by a different program, etc.)?

This award is not being used to create a new program.

Collaboration

1. List County departments that will collaborate on this award, if any.

Collaboration on this award will be with county schools and community sites.

Reporting Requirements

1. What are the program reporting requirements for this grant/funding opportunity?

Semi-annual progress reports are required, as is a final progress report.

2. How will performance be evaluated? Are we using existing data sources? If yes, what are they and where are they housed? If not, is it feasible to develop a data source within the grant timeframe?

Evaluation of grant performance will be done utilizing existing collection efforts and procedures. Data collected will include: number of youth served; number of youth completing programming; risk reduction. Impact of groups on youth participants will also be measured through the use of pre- and post-group surveys.

3. What are the fiscal reporting requirements for this funding?

Quarterly financial reports are required, as well as a final financial report. An annual audit report may also be required.

Fiscal

1. Will we realize more benefit than this financial assistance will cost to administer?

The benefits to the County and its citizens far exceed the cost to administer the grant.

2. Are other revenue sources required? Have they already been secured?

Additional revenue sources are not required for this program.

3. For applications with a match requirement, how much is required (in dollars), and what type of funding will be used to meet it (Cash-CGF, In-kind meaning the value from a 3rd party/non-county entity, Local Grant, etc.)?

This grant award does not have a match requirement.

4. Does this grant/financial assistance cover indirect costs? If yes, is there a rate cap? If no, can additional funds be obtained to support indirect expenses and what are they?

This grant does allow for indirect costs; however based upon the standards outlined, we are not eligible to charge for indirect costs.

Program Approval:

Name (Typed/Printed)	Date	Signature	
	* NOW READY FOR PROGRAM MANAGER SU	BMISSION TO DIVISION DIRECTOR**	-
ATTACH ANY C	ERTIFICATIONS REQUIRED BY THE FUNDING	AGENCY, COUNTY FINANCE OF ADMIN WILL SIGN.	

Section IV: Approvals

DIVISION DIRECTOR (or designee, if applicable)		
N/A		
Name (Typed/Printed)	Date	Signature
DEPARTMENT DIRECTOR (or designee, if applicable	2)	Chinting F. M. Afalian
Christina L. McMahan	August 24, 2020	
Name (Typed/Printed)	Date	Signature
FINANCE GRANT MANAGER		
Name (Typed/Printed)	Date	Signature
EOC COMMAND APPROVAL (DISASTER OR EMERG	ENCY RELIEF APPLICATIONS ONLY)	
Name (Typed/Printed)	Date	Signature
Name (Typed/Printed)	Date	Signature
For applications less than \$150,000:	ll grant <u>awards</u> must be approved by the Board on their weekly	consent agenda regardless of amount per local budget law 294.338.)
COUNTY ADMINISTRATOR	Approved: X	Hans S. +
Gary Schmidt	August 25, 2020	Jung and
Name (Typed/Printed)	Date	Signature
For applications greater than \$150,000 BCC Agenda item #: OR Policy Session Date:	or which otherwise require BCC approval:	Date:
	v Administration Attostation	

County Administration Attestation

County Administration: re-route to department contact when fully approved. Department: keep original with your grant file. CONTRACTOR OF THE STATE

Office of the Assistant Attorney General

Washington, D.C. 20531

September 18, 2020

Mr. Gary Schmidt County of Clackamas 2051 Kaen Road Oregon City, OR 97045-4035

Dear Mr. Schmidt:

On behalf of Attorney General William P. Barr, it is my pleasure to inform you that the Office of Justice Programs (OJP), U.S. Department of Justice (DOJ), has approved the application by County of Clackamas for an award under the OJP funding opportunity entitled "JAG Local: Eligible Allocation Amounts \$25,000 or More." The approved award amount is \$41,824. These funds are for the project entitled Cognitive Skills Group.

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

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

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

Please direct questions regarding this award as follows:

- For program questions, contact Heather Wiley, Program Manager at (202) 598-3969; and
- For financial questions, contact the Customer Service Center of OJP's Office of the Chief Financial Officer at (800) 458-0786, or at ask.ocfo@usdoj.gov.

We look forward to working with you.

Sincerely,

Katharine T. Sullivan Principal Deputy Assistant Attorney General

Encl.



Washington, DC 20531

September 18, 2020

Mr. Gary Schmidt County of Clackamas 2051 Kaen Road Oregon City, OR 97045-4035

Dear Mr. Schmidt:

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

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

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

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

Sincerely,

Minh 2. also

Michael L. Alston Director

cc: Grant Manager Financial Analyst

SULLATION DE LA COMPANY	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	Grant	PAGE 1 OF 32			
1. RECIPIENT NAM	E AND ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2020-DJ-BX-0946				
County of Clackar 2051 Kaen Road Oregon City, OR 9	nas 97045-4035	5. PROJECT PERIOD: FROM 10/01/2019 BUDGET PERIOD: FROM 10/01/2019 6. AWARD DATE 09/18/2020 7.	TO 09/30/2023 TO 09/30/2023 ACTION			
2a. GRANTEE IRS/V 936002286	ENDOR NO.	8. SUPPLEMENT NUMBER 00	Initial			
2b. GRANTEE DUN	S NO.	9. PREVIOUS AWARD AMOUNT	\$ 0			
096992656 3. PROJECT TITLE		10. AMOUNT OF THIS AWARD	\$ 41,824			
Cognitive Skills G	roup					
		11. TOTAL AWARD	\$ 41,824			
THE ABOVE GR.	12. SPECIAL CONDITIONS THE ABOVE GRANT PROJECT IS APPROVED SUBJECT TO SUCH CONDITIONS OR LIMITATIONS AS ARE SET FORTH ON THE ATTACHED PAGE(S).					
This project is sup subpart 1 of part E 14 . CATALOG OF I	UTHORITY FOR GRANT ported under FY20(BJA - JAG State and JAG Loc (codified at 34 U.S.C. 10151 - 10158); see also 28 DOMESTIC FEDERAL ASSISTANCE (CFDA No syme Memorial Justice Assistance Grant Program	umber)	. 10101-10726), including			
15. METHOD OF PA GPRS	YMENT					
	AGENCY APPROVAL	GRANTEE ACCEPTAN				
Katharine T. Sulliv	ND TITLE OF APPROVING OFFICIAL /an Assistant Attorney General	18. TYPED NAME AND TITLE OF AUTHORIZED Gary Schmidt County Administrator	GRANTEE OFFICIAL			
17. SIGNATURE OF	APPROVING OFFICIAL	19. SIGNATURE OF AUTHORIZED RECIPIENT O	DFFICIAL 19A. DATE			
	А	GENCY USE ONLY				
FISCAL FUND YEAR CODE	CLASSIFICATION CODES BUD. DIV. ACT. OFC. REG. SUB. POMS AM					
ХВ	DJ 80 00 00 418	824				

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

C C C C C C C C C C C C C C C C C C C	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assi	AWARD	CONTINUATION SHEET Grant	PAGE 2 OF 32
PROJECT NUMI	ER 2020-DJ-BX-0946	AWARD DATE	09/18/2020	
		SPECIAL CONDITIONS		
1. R	equirements of the award; remedies	for non-compliance or for n	naterially false statements	
T su re L nu re th Sj in B re as po F, in re as po F, in re as po F, in re as po S f th so th th th th th th th th th th th th th	equirements of the award; remedies the conditions of this award are mate bmitted by or on behalf of the recip quirement of this award. mited Exceptions. In certain specia of enforce, or enforce only in part, or garding enforcement, including any e period of performance) set out the becial circumstances as to particula corporated by reference into the award quirements of the award, and speci surances or certifications submitted acorporated by reference below, or a solution OJP taking appropriate action ithhold award funds, disallow costs tion as appropriate. ny materially false, fictitious, or fra omission of a material fact) may b d/or 34 U.S.C. 10271-10273), and aims or otherwise (including under nould any provision of a requirement all first be applied with a limited co old, instead, that the provision is uttivard.	s for non-compliance or for n erial requirements of the awa bient that relate to conduct du al circumstances, the U.S. De one or more requirements oth y such exceptions made durin rough the Office of Justice Pr r award conditions" (ojp.gov, vard. on behalf of the recipient, the fically adopts, as if personall d by or on behalf of the recipient the assurance or certification for most requirements whethe an assurance or certification for on with respect to the recipient to a suspend or terminate the sudulent statement to the fedde e the subject of criminal pros- also may lead to imposition of 31 U.S.C. 3729-3730 and 38 int of this award be held to be construction so as to give it the	rd. Compliance with any assura- iring the period of performance partment of Justice ("DOJ") ma erwise applicable to the award. ing the period of performance, ar- rograms ("OJP") webpage entitl /funding/Explore/LegalNotices- e authorized recipient official ac y executed by the authorized rec- ient that relate to conduct during er a condition set out in full belo- related to conduct during the aw- nt and the award. Among other t award. DOJ, including OJP, als eral government related to this a secution (including under 18 U.So of civil penalties and administra 301-3812). invalid or unenforceable by its e maximum effect permitted by	also is a material y determine that it will Any such exceptions e (or will be during ed "Legal Notices: AwardReqts.htm), and eccepts all material cipient official, all g the period of w, a condition ard period may hings, the OJP may so may take other legal ward (or concealment S.C. 1001 and/or 1621, tive remedies for false terms, that provision law. Should it be

CONTRACTOR OF THE SECOND	Office o	ent of Justice (DOJ) f Justice Programs a of Justice Assistanc		CONTINUATION SHEET Grant	PAGE 3 OF 32
PROJECT NU	MBER 2020-DJ-B	X-0946	AWARD DATE	09/18/2020	
		SPEC	TAL CONDITIONS		
2.	Applicability of I	Part 200 Uniform Requirer	nents		
		d by DOJ in 2 C.F.R. Part		Audit Requirements in 2 C.F.R. art 200 Uniform Requirements"	
	supplements fund December 2014). (regardless of the	ls previously awarded by 0 , the Part 200 Uniform Req	DJP under the same av puirements apply with s of whether derived f	n December 26, 2014. If this F yard number (e.g., funds awarde respect to all funds under that a rom the initial award or a supple rd.	ed during or before ward number
				uirements as they relate to OJP 200UniformRequirements.htm.	awards and subawards
	Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333.				
	that may appear		some way from, the	s or other materials prepared or o provisions of the Part 200 Unifo	
3.	Compliance with	DOJ Grants Financial Gui	ide		
	(currently, the "I	OJ Grants Financial Guide hat may be posted during t	e" available at https://e	ants Financial Guide as posted o pjp.gov/financialguide/DOJ/inde nce. The recipient agrees to co	ex.htm), including any
4.	Reclassification	of various statutory provisi	ons to a new Title 34	of the United States Code	
	reclassified (that reclassification e	is, moved and renumbered ncompassed a number of s) to a new Title 34, en tatutory provisions pe	dified elsewhere in the U.S. Co titled "Crime Control and Law rtinent to OJP awards (that is, O odified in Title 42 of the U.S. C	Enforcement." The DP grants and
	reclassified to the Title 34. This rul	e new Title 34 of the U.S. (e of construction specifical	Code is to be read as a lly includes references	cument to a statutory provision reference to that statutory prov- set out in award conditions, ref references set out in other awar	ision as reclassified to ferences set out in

 Both the Point of C completed an "OJF recipient's acceptation. In the event that eir FPOC must have signal calendar days after POC), or (2) the da completion of such A list of OJP training purposes of this conditions of this conditions on this and the recipient shou comply with this conditions on this and the recipient that is a indirect cost rate do OJP in writing of the Uniform Requirements to reput the Part 200 Uniform Requirement to reput the recipient curring the part current curring the part curring the part current c	ent of Justice (DOJ) f Justice Programs a of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 32
 Both the Point of C completed an "OJF recipient's acceptation. In the event that eir FPOC must have signal calendar days after POC), or (2) the da completion of such A list of OJP training purposes of this conditions on this conditions on this and the recipient shou comply with this conditions on this and the recipient that is a indirect cost rate do OJP in writing of the Uniform Requirements by the Part 200 Uniform Requirement to repart of the recipient curring the part current curring the part curring the part current curre	X-0946	AWARD DATE 09/18/2020	
 conditions on this a 6. Requirements relat A recipient that is a indirect cost rate d OJP in writing of b Uniform Requirement by the Part 200 Un 7. Requirement to rep If the recipient current funds during the part part part part part part part part	g for Point of Contact and all Fin Contact (POC) and all Financia JP financial management and gr ance of the award. Successful of either the POC or an FPOC for the successfully completed an "OJ er (1) the date of OJP's appro- date the POC enters information ch a training on or after January nings that OJP will consider "O condition is available at https://w on grant fraud prevention and co- build anticipate that OJP will imr	al Points of Contact (FPOCs) for this award mu rant administration training" by 120 days after t completion of such a training on or after Januar this award changes during the period of perform P financial management and grant administration val of the "Change Grantee Contact" GAN (in the n on the new FPOC in GMS (in the case of a new 7 1, 2018, will satisfy this condition. DP financial management and grant administration www.ojp.gov/training/fmts.htm. All trainings the	he date of the y 1, 2018, will satisfy nance, the new POC or on training" by 120 the case of a new w FPOC). Successful ion training" for that satisfy this condition e recipient fails to
 Requirement to rep If the recipient cur funds during the per 	ated to "de minimis" indirect co s eligible under the Part 200 Un described in 2 C.F.R. 200.414(f both its eligibility and its election	ost rate hiform Requirements and other applicable law to f), and that elects to use the "de minimis" indire ion, and must comply with all associated requir may be applied only to modified total direct cos	ect cost rate, must advise ements in the Part 200
awarding agency (awarding agency, 1	eport potentially duplicative fur urrently has other active awards period of performance for this a leral awards have been, are bein ns for which funds are provided (OJP or OVW, as appropriate)	of federal funds, or if the recipient receives any award, the recipient promptly must determine w ng, or are to be used (in whole or in part) for one d under this award. If so, the recipient must pro in writing of the potential duplication, and, if so	hether funds from any e or more of the mptly notify the DOJ o requested by the DOJ

Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance Grant	PAGE 5 OF 32
PROJECT NUMBER 2020-DJ-BX-0946 AWARD DATE 09/18/2020	
SPECIAL CONDITIONS	
8. Requirements related to System for Award Management and Universal Identifier Requirements	
The recipient must comply with applicable requirements regarding the System for Award Mana, currently accessible at https://www.sam.gov/. This includes applicable requirements regarding as well as maintaining the currency of information in SAM.	
The recipient also must comply with applicable restrictions on subawards ("subgrants") to first-tier (first-tier "subgrantees"), including restrictions on subawards to entities that do not acquire and precipient) the unique entity identifier required for SAM registration.	
The details of the recipient's obligations related to SAM and to unique entity identifiers are post at https://ojp.gov/funding/Explore/SAM.htm (Award condition: System for Award Managemen 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 p any business or non-profit organization that he or she may own or operate in his or her name).	person (i.e., unrelated to

Sand State S	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 6 OF 32
PROJECT NUMBER	2020-DJ-BX-0946	AWARD DATE	09/18/2020	
	SPECIAL	CONDITIONS		
9. Emplo	oyment eligibility verification for hiring u	nder the award		
1. The	recipient (and any subrecipient at any tie	r) must		
or in p	sure that, as part of the hiring process for a part) with award funds, the recipient (or an dual who is being hired, consistent with th	y subrecipient) p	coperly verifies the employment	
	tify all persons associated with the recipie vard of both	nt (or any subreci	pient) who are or will be involv	ed in activities under
(1) thi	s award requirement for verification of en	nployment eligibi	lity, and	
	e associated provisions in 8 U.S.C. 1324a(, to hire (or recruit for employment) certai		generally speaking, make it un	lawful, in the United
	vide training (to the extent necessary) to t ement for employment eligibility verificat			
record	part of the recordkeeping for the award (i s of all employment eligibility verification I-9 record retention requirements, as well	ns pertinent to con	npliance with this award condit	ion in accordance with
2. Moi	nitoring			
The re	cipient's monitoring responsibilities inclu	de monitoring of	subrecipient compliance with th	is condition.
3. Allo	owable costs			
	e extent that such costs are not reimbursed able, necessary, and allocable costs (if an			
4. Rul	es of construction			
A. Sta	ff involved in the hiring process			
(witho	process of this condition, persons "who are out limitation) any and all recipient (or any process with respect to a position that is o	v subrecipient) off	icials or other staff who are or w	will be involved in the
B. Em	ployment eligibility confirmation with E-	Verify		
recipie approj E-Ver confir	urposes of satisfying the requirement of th ent (or any subrecipient) may choose to pa priate person authorized to act on behalf o ify procedures, including in the event of a m employment eligibility for each hiring f c) with award funds.	articipate in, and u f the recipient (or "Tentative Nonco	se, E-Verify (www.e-verify.gov subrecipient) uses E-Verify (an onfirmation" or a "Final Noncor	y), provided an d follows the proper nfirmation") to
	nited States" specifically includes the Dist , and the Commonwealth of the Northern		Puerto Rico, Guam, the Virgin	Islands of the United
D. No	thing in this condition shall be understood	l to authorize or re	equire any recipient, any subrect	ipient at any tier, or
OJP FORM 4000/2 (REV	7. 4-88)			

CALLER CONTROL	Office of Just	of Justice (DOJ) ice Programs Justice Assistance	AWARD	CONTINUATION SHEET Grant	PAGE 7 OF 32
PROJECT NU	MBER 2020-DJ-BX-094	6	AWARD DATE	09/18/2020	
		SPECIAL	CONDITIONS		
	any person or other er	tity, to violate any federal	l law, including ar	y applicable civil rights or non	discrimination law.
				understood to relieve any recip ise imposed by law, including 8	
	website (https://www.			nformation about E-Verify visit @dhs.gov. E-Verify employer	
	Questions about the m	eaning or scope of this co	ondition should be	directed to OJP, before award a	acceptance.
10.	Requirement to report	actual or imminent breac	h of personally ide	entifiable information (PII)	
	actual or imminent "b maintains, disseminat scope of an OJP grant Circular A-130). The	reach" (OMB M-17-12) if es, discloses, or disposes of -funded program or activi recipient's breach procedu	it (or a subrecipie of "personally ider ty, or (2) uses or c ures must include	en procedures in place to respon- nt) (1) creates, collects, uses, tifiable information (PII)" (2 C operates a "Federal information a requirement to report actual o currence of an actual breach, or	, processes, stores, FR 200.79) within the system" (OMB r imminent breach of
11.	All subawards ("subg	cants") must have specific	federal authorizat	ion	
	authorization of any s	ubaward. This condition a	applies to agreeme	st comply with all applicable re- ents that for purposes of feder herefore does not consider a pro-	al grants
	https://ojp.gov/fundin		orization.htm (Aw	are posted on the OJP web site a ard condition: All subawards (here.	
12.	Specific post-award a exceed \$250,000	pproval required to use a r	noncompetitive ap	proach in any procurement con	tract that would
	specific advance appr Simplified Acquisition	oval to use a noncompetiti n Threshold (currently, \$2	ive approach in an 50,000). This cor	st comply with all applicable re- y procurement contract that wo dition applies to agreements the curement "contract" (and therefore	uld exceed the at for purposes of
	an OJP award are pos (Award condition: Sp	ted on the OJP web site at	https://ojp.gov/fu al required to use a	ompetitive approach in a procu nding/Explore/Noncompetitivel a noncompetitive approach in a erence here.	Procurement.htm

CONTRACTOR OF CONTRACTOR	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 32
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12		CONDITIONS	
13.	SCOPE. This condition applies with respect to a part) by this award, whether by the recipient or the purchase or acquisition, the method of procuthis condition must be among those included in 1. No discrimination, in procurement transaction Consistent with the (DOJ) Part 200 Uniform Reawards to be "manage[d] and administer[ed] in associated programs are implemented in full acc 200.319(a) (generally requiring "[a]ll procurement competition" and forbidding practices "restrictive firms in order for them to qualify to do business recipient (or subrecipient, at any tier) may (in an the basis of such person or entity's status as an "entity's status as a parent, affiliate, or subsidiary 200.319(a) or as specifically authorized by USE	ns, against associates of the federal government equirements including as set out at 2 C.F.R. 200 a manner so as to ensure that Federal funding is e cordance with U.S. statutory and public policy rec ent transactions [to] be conducted in a manner pro- ve of competition," such as "[p]lacing unreasonab s" and taking "[a]ny arbitrary action in the procure ny procurement transaction) discriminate against 'associate of the federal government" (or on the bay of such an associate), except as expressly set out	the dollar amount of d. The provisions of .300 (requiring xpended and puirements") and oviding full and open le requirements on ement process") no any person or entity on asis of such person or
	2. Monitoring		
		de monitoring of subrecipient compliance with th	is condition.
		under any other federal program, award funds may) of actions designed to ensure compliance with	
	4. Rules of construction		
	present) by or on behalf of the federal governme recipient or -subrecipient (at any tier), agent, or behalf of (or in providing goods or services to o such employment or engagement, and any perso project, or activity (or to provide such goods or B. Nothing in this condition shall be understood	nt" means any person or entity engaged or employ ent as an employee, contractor or subcontractor otherwise in undertaking any work, project, or or on behalf of) the federal government, and includ on or entity committed by legal instrument to under services) in future. It to authorize or require any recipient, any subrect l law, including any applicable civil rights or none	(at any tier), grant activity for or on des any applicant for ertake any such work, pient at any tier, or

STATUTE ALL STORE OF	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 9 OF 32
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	SPECIAL	CONDITIONS	
14.	Requirements pertaining to prohibited conduct r OJP authority to terminate award)	related to trafficking in persons (including reportion	ng requirements and
	requirements to report allegations) pertaining to	e") at any tier, must comply with all applicable red prohibited conduct related to the trafficking of pe or individuals defined (for purposes of this condi-	ersons, whether on the
	OJP web site at https://ojp.gov/funding/Explore/	to prohibited conduct related to trafficking in per- ProhibitedConduct-Trafficking.htm (Award cond to trafficking in persons (including reporting requ ated by reference here.	lition: Prohibited
15.	Determination of suitability to interact with part	icipating minors	
	DOJ)(or in the application for any subaward, at associated federal statute that a purpose of sor	it is indicated in the application for the award (a any tier), the DOJ funding announcement (solicita me or all of the activities to be carried out under the penefit a set of individuals under 18 years of age.	ation), or an
		nust make determinations of suitability before cer ment applies regardless of an individual's employ	
		e OJP web site at https://ojp.gov/funding/Explore/ required, in advance, for certain individuals who eference here.	
16.	Compliance with applicable rules regarding app other events	roval, planning, and reporting of conferences, me	etings, trainings, and
	policies, and official DOJ guidance (including s applicable) governing the use of federal funds for	e") at any tier, must comply with all applicable law pecific cost limits, prior approval and reporting re or expenses related to conferences (as that term is s at such conferences, and costs of attendance at s	equirements, where defined by DOJ),
		conferences and the rules applicable to this award 10 of "Postaward Requirements" in the "DOJ Gram	
17.	Requirement for data on performance and effect	iveness under the award	
	The data must be provided to OJP in the manner solicitation or other applicable written guidance.	t measure the performance and effectiveness of w r (including within the timeframes) specified by C . Data collection supports compliance with the G BPRA Modernization Act of 2010, and other appli	OJP in the program overnment
18.	OJP Training Guiding Principles		
	delivers with OJP award funds must adhere to the	ent or any subrecipient ("subgrantee") at any tie ne OJP Training Guiding Principles for Grantees a FrainingPrinciplesForGrantees-Subgrantees.htm.	

O REAL PROPERTY OF THE PROPERT	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 10 OF 32
PROJECT NU	MBER 2020-DJ-BX-0946	AWARD DATE 09/18/2020	1
	SPECIAL	CONDITIONS	
19.	Effect of failure to address audit issues		
	award funds, or may impose other related requir does not satisfactorily and promptly address out	OJ awarding agency (OJP or OVW, as appropriat rements, if (as determined by the DOJ awarding a standing issues from audits required by the Part 2 r other outstanding issues that arise in connection	gency) the recipient 00 Uniform
20.	Potential imposition of additional requirements		
		nal requirements that may be imposed by the DO. I of performance for this award, if the recipient is list.	
21.	Compliance with DOJ regulations pertaining to	civil rights and nondiscrimination - 28 C.F.R. Par	rt 42
		e") at any tier, must comply with all applicable re- cable requirements in Subpart E of 28 C.F.R. Part	
22.	Compliance with DOJ regulations pertaining to	civil rights and nondiscrimination - 28 C.F.R. Par	rt 54
		e") at any tier, must comply with all applicable re- on on the basis of sex in certain "education progra	
23.	Compliance with DOJ regulations pertaining to	civil rights and nondiscrimination - 28 C.F.R. Par	rt 38
		e") at any tier, must comply with all applicable requires to time), specifically including any applicable requirements program beneficiaries.	
	basis of religion, a religious belief, a refusal to h practice. Part 38, currently, also sets out rules a	8 includes rules that prohibit specific forms of dis hold a religious belief, or refusal to attend or parti- nd requirements that pertain to recipient and subr onduct explicitly religious activities, as well as ru are faith-based or religious organizations.	cipate in a religious ecipient
		e Electronic Code of Federal Regulations (current use), by browsing to Title 28-Judicial Administrat	

THE REAL PROPERTY OF THE REAL	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 11 OF 32		
PROJECT NU	MBER 2020-DJ-BX-0946	AWARD DATE 09/18/2020	I		
	SPECIAL	CONDITIONS			
24.	Restrictions on "lobbying"				
	subrecipient ("subgrantee") at any tier, either di modification, or adoption of any law, regulation	nds awarded by OJP may not be used by the recip rectly or indirectly, to support or oppose the enact a, or policy, at any level of government. See 18 U te specifically authorizes certain activities that oth	ment, repeal, .S.C. 1913. (There		
	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.				
		rular use of federal funds by a recipient (or subrec ecipient is to contact OJP for guidance, and may r			
25.	subrecipient ("subgrantee") at any tier, must con federal appropriations statutes. Pertinent restrict at https://ojp.gov/funding/Explore/FY20Approp a question arise as to whether a particular use of	strictions on the use of federal funds (FY 2020) The mply with all applicable restrictions on the use of tions that may be set out in applicable appropriate priationsRestrictions.htm, and are incorporated by f federal funds by a recipient (or a subrecipient) we ction, the recipient is to contact OJP for guidance, IP.	federal funds set out in ons acts are indicated reference here. Should ould or might fall		
26.	Reporting potential fraud, waste, and abuse, and	l similar misconduct			
	General (OIG) any credible evidence that a prin person has, in connection with funds under this	ees") at any tier, must promptly refer to the DOJ (acipal, employee, agent, subrecipient, contractor, s award (1) submitted a claim that violates the Fa pertaining to fraud, conflict of interest, bribery, gr	ubcontractor, or other lse Claims Act; or (2)		
	OIG by(1) online submission accessible via th (select "Submit Report Online"); (2) mail direct Investigations Division, ATTN: Grantee Report	volving or relating to funds under this award should be OIG webpage at https://oig.justice.gov/hotline/d red to: U.S. Department of Justice, Office of the In ting, 950 Pennsylvania Ave., NW, Washington, D hs Division (Attn: Grantee Reporting) at (202) 616	contact-grants.htm ispector General, C 20530; and/or (3) by		
	Additional information is available from the DO	DJ OIG website at https://oig.justice.gov/hotline.			

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PROJECT NUMB	ER 2020-DJ-BX-0946	AWARD DATE 09/18/2020	<u> </u>
	SPECIAL	CONDITIONS	
Net su ag acc de Th rease no 1. a. or co b. ag or wh ob 2. bc a. (1 (w rease no co b. ag or wh ob 2. bc a. (2 b. un fr frease fr fr rease fr fr rease fr fr fr rease fr fr fr fr fr fr fr fr fr fr fr fr fr	estrictions and certifications regarding non-dis o recipient or subrecipient ("subgrantee") unde beontract with any funds under this award, ma reement or statement that prohibits or otherwi cordance with law) of waste, fraud, or abuse t partment or agency authorized to receive such the foregoing is not intended, and shall not be u quirements applicable to Standard Form 312 (nsitive compartmented information), or any of ndisclosure of classified information. In accepting this award, the recipient represents that it neither requires nor has require contractors that currently prohibit or otherwise ntractors from reporting waste, fraud, or abuse certifies that, if it learns or is notified that it is reements or statements that prohibit or otherwise abuse as described above, it will immediately itten notification to the federal agency making ligations only if expressly authorized under the th it represents that) it has determined that no other entity that the thether through a subaward ("subgrant"), proci- quires or has required internal confidentiality oblibit or otherwise currently restrict (or purpo- uid, or abuse as described above; and) it has made appropriate inquiry, or otherwise it certifies that, if it learns or is notified that at der this award is or has been requiring its emp otherwise restrict (or purpor to prohibit or re mediately stop any further obligations of awa	er this award, or entity that receives a procuremer ay require any employee or contractor to sign an i ise restricts, or purports to prohibit or restrict, the o an investigative or law enforcement representat a information. Inderstood by the agency making this award, to con- which relates to classified information), Form 44 ther form issued by a federal department or agence urired internal confidentiality agreements or staten as currently restrict (or purport to prohibit or restrict), e as described above; and s or has been requiring its employees or contractor vise restrict (or purport to prohibit or restrict), rep y stop any further obligations of award funds, will g this award, and will resume (or permit resumption by that agency). its award to make subawards ("subgrants"), procu- er erecipient's application proposes may or will reco- urement contract, or subcontract under a procurer agreements or statements from employees or contractors in to prohibit or restrict) employees or contractor wit to prohibit or restrict) employees or contractor agreements or statements from employees or contractor is has an adequate factual basis, to support this rep any subrecipient, contractor, or subcontractor enti- ployees or contractors to execute agreements or sta- strict), reporting of waste, fraud, or abuse as desc rd funds to or by that entity, will provide prompt	nternal confidentiality reporting (in ive of a federal ontravene 14 (which relates to y governing the nents from employees ict) employees or ors to execute orting of waste, fraud, provide prompt on of) such rement contracts, or eive award funds nent contract) either ractors that currently s from reporting waste, presentation; and ty that receives funds atements that prohibit ribed above, it will written notification to
	thorized to do so by that agency.	resume (or permit resumption of) such obligations	

REAL PROPERTY OF THE	and the second	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 13 OF 32
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		SPECIAL	CONDITIONS	
28.	Comp		hibitions on reprisal; notice to employees)	
	U.S.C emplo gross health	. 4712, including all applicable provisions yee as reprisal for the employee's disclosu waste of federal funds, an abuse of authori or safety, or a violation of law, rule, or reg	nust comply with, and is subject to, all applicable that prohibit, under specified circumstances, disc re of information related to gross mismanagemen ty relating to a federal grant, a substantial and sp gulation related to a federal grant. writing (and in the predominant native language	crimination against an nt of a federal grant, a ecific danger to public
	emplo Should	yee rights and remedies under 41 U.S.C. 4	the provisions of 41 U.S.C. 4712 to this award, t	
29.	Encou	ragement of policies to ban text messaging	g while driving	
	51225 bannir award	(October 1, 2009), DOJ encourages reciping employees from text messaging while d	adership on Reducing Text Messaging While Dri ients and subrecipients ("subgrantees") to adopt a riving any vehicle during the course of performin s and conduct education, awareness, and other ou	and enforce policies ng work funded by this
30.	Requi	rement to disclose whether recipient is des	ignated "high risk" by a federal grant-making ag	ency outside of DOJ
	during inform includ perfor the fol was de	the course of the period of performance unation to OJP by email at OJP.Compliance es any status under which a federal awardi mance, or other programmatic or financial lowing: 1. The federal awarding agency the esignated high risk, 3. The high-risk point	leral grant-making agency outside of DOJ, current inder this award, the recipient must disclose that a Reporting@ojp.usdoj.gov. For purposes of this of ing agency provides additional oversight due to the concerns with the recipient. The recipient's disclose that currently designates the recipient high risk, 2. of contact at that federal awarding agency (name risk status, as set out by the federal awarding agency agency agency by the federal awarding agency agency (name	fact and certain related disclosure, high risk he recipient's past losure must include The date the recipient , phone number, and

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	SPECIAL	CONDITIONS	
		n noninterference (within the funded "program or estrictions; unallowable costs; notification	activity") with federal
1. If th	ne recipient is a "State," a local governmer	nt, or a "public" institution of higher education:	
(or of	any subrecipient at any tier that is a State,	if, at the time of the obligation, the "program or a , a local government, or a public institution of hi eject to any "information-communication restrict	gher education) that is
itself i descri	f at the time it incurs such costs the p	irs "at risk," the recipient may not obligate award program or activity of the recipient (or of any sub ald be reimbursed wholly or partly with award fu	precipient, at any tier,
by the (regard "Noning	recipient to OJP that, as of the date the re dless of tier) described in par. 1.A of this of	ent shall be considered, for all purposes, to be a recipient requests the drawdown, the recipient and condition, is in compliance with the award condit r activity') with federal law enforcement: inform	l each subrecipient ition entitled
with a recipie comm condit	ward conditions or otherwise, has credible ent, or of any subrecipient (at any tier) des unication restriction. Also, any subaward	writing) if the recipient, from its requisite monito e evidence that indicates that the funded program scribed in par. 1.A of this condition, may be subj (at any tier) to a subrecipient described in parag e entity that made the subaward, should the subr munication restriction.	n or activity of the ect to any information- raph 1.A of this
may n further	ot obligate award funds if, at the time of the	lescribed in par. 1.A of this condition must provide obligation, the program or activity of the sub- led in whole or in part with award funds is subjected.	ecipient (or of any
circun transit funds such d monite	nstances (e.g., a small amount of award fu ory non-compliance, which was unknown that, under this condition, may not be mad letermination, DOJ will give great weight	DOJ to the contrary, based upon a finding by DO inds obligated by the recipient at the time of a su in to the recipient despite diligent monitoring), and de shall be unallowable costs for purposes of this to evidence submitted by the recipient that demo requirements set out in the "Noninterference : we" award condition.	brecipient's minor and y obligations of award s award. In making any onstrates diligent
4. Rul	es of Construction		
		communication restriction" has the meaning set on restrictions; ongoing compliance" condition.	out in the
	th the "Rules of Construction" and the "Im unication restrictions; ongoing complianc	nportant Note" set out in the "Noninterference	

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	SPECIAL	CONDITIONS	
	Authority to obligate award funds contingent on information-communication restrictions; unallow	no use of funds to interfere with federal law enfo wable costs; notification	preement:
	1. If the recipient is a "State," a local governmer	nt, or a "public" institution of higher education:	
	(or of any subrecipient at any tier that is a State,	f, at the time of the obligation, the "program or ac a local government, or a public institution of hig ubject to any "information-communication restric	her education) that is
	reimburse itself if at the time it incurs such co	it incurs "at risk," the recipient may not obligate a osts the program or activity of the recipient (or o ondition) that would be reimbursed in whole or in restriction.	of any subrecipient,
	by the recipient to OJP that, as of the date the re (regardless of tier) described in paragraph 1.A o	ent shall be considered, for all purposes, to be a m cipient requests the drawdown, the recipient and f this condition, is in compliance with the award ement: information-communication restrictions; c	each subrecipient condition entitled "No
	with award conditions or otherwise, has credible recipient, or of any subrecipient (at any tier) des information-communication restriction. In addit	writing) if the recipient, from its requisite monitor e evidence that indicates that the funded program cribed in paragraph 1.A of this condition, may be ion, any subaward (at any tier) to a subrecipient d cation to the entity that made the subaward, shoul nation-communication restriction.	or activity of the subject to any lescribed in paragraph
	subrecipient may not obligate award funds if, at	lescribed in paragraph 1.A of this condition must the time of the obligation, the program or activity hat is funded in whole or in part with award fund	y of the subrecipient
	circumstances (e.g., a small amount of award fu transitory non-compliance, which was unknown funds that, under this condition, may not be mad such determination, DOJ will give great weight	OOJ to the contrary, based upon a finding by DOJ nds obligated by the recipient at the time of a sub to the recipient despite diligent monitoring), any le shall be unallowable costs for purposes of this to evidence submitted by the recipient that demon requirements set out in the "No use of funds to in the compliance" award condition.	recipient's minor and obligations of award award. In making any nstrates diligent
	4. Rules of Construction		
	A. For purposes of this condition "information-c funds to interfere information-communication	communication restriction" has the meaning set on restrictions; ongoing compliance" condition.	ut in the "No use of
		portant Note" set out in the "No use of funds to in g compliance" condition are incorporated by refe	

PROFESSION OF THE STREET	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 16 OF 32
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restrict 1. Wi activi agence receive from from comm 2. The	nterference (within the funded "program or ctions; ongoing compliance th respect to the "program or activity" func- ty of any subrecipient at any tier), through y, or -official may prohibit or in any way r ving information regarding citizenship or in sending, requesting or receiving, or exchar maintaining such information. Any prohibi- nunication restriction" under this award. e recipient's monitoring responsibilities inc	<i>CONDITIONS</i> activity") with federal law enforcement: informated and in whole or part under this award (including a bout the period of performance, no State or local g restrict (1) any government entity or -official from migration status to/from DHS; or (2) a government and information regarding immigration status to ition (or restriction) that violates this condition is clude monitoring of subrecipient compliance with	iny such program or overnment entity, - om sending or eent entity or -agency o/from/with DHS, or an "information-
3. All exten reason local 4. Ru A. Fo (1) "S	t that such costs are not reimbursed under a nable, necessary, and allocable costs (if any government, or a public institution of high- les of Construction r purposes of this condition:	irements is an authorized and priority purpose of any other federal program, award funds may be o y) that the recipient, or any subrecipient at any tie er education, incurs to implement this condition.	bligated for the r that is a State, a
in sub and it (3) "F (4) "I U.S.C (5) "I B. No State federa IMPC	ostantial part) by a State or local governme s officials to be "government officials.") Program or activity" means what it means us mmigration status" means what it means us C. 1101 mean what they mean under that se DHS" means the U.S. Department of Home othing in this condition shall be understood or local government, any public institution al law, including any applicable civil rights	to authorize or require any recipient, any subreci of higher education, or any other entity (or indiv	"government entity," 42 U.S.C. 2000d-4a). that are defined in 8 erican Samoa. pient at any tier, any idual) to violate any

CONTRACTOR TOP TOP	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 17 OF 32
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	SPECIAL	CONDITIONS	
34. No use compl		orcement: information-communication restriction	is; ongoing
under entity (2) a g immig	this award (including under any subaward or -official from sending or receiving info overnment entity or -agency from sending	ate or local government entity, -agency, or -official, at any tier) to prohibit or in any way restrict (1 ormation regarding citizenship or immigration stat g, requesting or receiving, or exchanging informate naintaining such information. Any prohibition (or unication restriction" under this award.) any government us to/from DHS; or ion regarding
	recipient's monitoring responsibilities inc ndition.	clude monitoring of subrecipient compliance with	the requirements of
extent reason	that such costs are not reimbursed under a able, necessary, and allocable costs (if any	irements is an authorized and priority purpose of any other federal program, award funds may be of y) that the recipient, or any subrecipient at any tie er education, incurs to implement this condition.	oligated for the
4. Rule	es of Construction		
A. For	purposes of this condition:		
	ate" and "local government" include any a ion), but not any Indian tribe.	agency or other entity thereof (including any publ	ic institution of higher
in sub		defined as one that is owned, controlled, or direct nt. (Such a public institution is considered to be a	
(3) "Pi	ogram or activity" means what it means u	under title VI of the Civil Rights Act of 1964 (see	42 U.S.C. 2000d-4a).
		nder 8 U.S.C. 1373 and 8 U.S.C. 1644; and terms action 1101, except that "State" also includes Ame	
(5) "D	HS" means the U.S. Department of Home	eland Security.	
State of		to authorize or require any recipient, any subreci of higher education, or any other entity (or indiv or nondiscrimination law.	
	RTANT NOTE: Any questions about the acceptance.	meaning or scope of this condition should be dire	cted to OJP, before

OR DESCRIPTION OF THE REAL PROPERTY OF THE REAL PRO	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 18 OF 32		
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	SPECIAL	CONDITIONS			
	interference (within the funded "program or ain law-enforcement-sensitive information	activity") with federal law enforcement: No publ	ic disclosure of		
awa		he "program or activity" that is funded (in whole ward, and throughout the remainder of the period subaward (at any tier).			
1. N	oninterference: No public disclosure of fede	eral law-enforcement information in order to conc	eal, harbor, or shield		
U.S info U.S with	Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no public disclosure may be made of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a).				
2. N	Ionitoring				
The	recipient's monitoring responsibilities inclu-	de monitoring of subrecipient compliance with th	is condition.		
3. A	llowable costs				
reas		under any other federal program, award funds ma y) of actions (e.g., training) designed to ensure co			
4. R	ules of construction				
A. F	For purposes of this condition				
. ,	he term "alien" means what it means under a 1(a)(3));	section 101 of the Immigration and Nationality A	ct (see 8 U.S.C.		
mad mea part thro	e available, by the federal government, to a ns, including, without limitation (1) throug nership or -task-force, (3) in connection with	on" means law-enforcement-sensitive information State or local government entity, -agency, or -off gh any database, (2) in connection with any law en n any request for law enforcement assistance or -c f planned, imminent, commencing, continuing, or	icial, through any nforcement cooperation, or (4)		
	he term "law-enforcement-sensitive information or cement purpose; and	ation" means records or information compiled for	any law-		
	he term "public disclosure" means any com- subrecipient (at any tier) that is a governme	munication or release other than one (a) within t nt entity.	he recipient, or (b) to		
"pro		aportant Note" set out in the "Noninterference (winnent: information-communication restrictions; on s though set forth here in full.			

PROJECT NUMBER 2020-DF-BX-0946 AWARD DATE 09/18/2020 SPECIAL CONDITIONS 36. No use of funds to interfere with federal law enforcement: No public disclosure of certain law-enforcement-sensitive information SCOPF. This condition applies as of the date the recipient accepts this award, and throughout the remainder of the period of performance. Its provisions must be among those included in any subaward (at any tier). 1. No use of funds to interfere: No public disclosure of federal law-enforcement information in order to conceal, harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal eriminal law (including 8 U.S.C. 1324 and 18 U.S.C. ch. 94, or any indice who has come to, centred, or remains in the United States in violation of 8 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 8 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 8 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 8 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 8 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 18 U.S.C. ch. 90, or any dime who has come to, centred, or remains in the United States in violation of 18 U.S.C. ch. 90, or any dime who has come to, centred, or control form detection any flugitive from lastice under 18 U.S.C. the 91 or any distore of 18 U.S.C. 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs	OF CONTRACTOR OF	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 19 OF 32		
 36. No use of funds to interfere with federal law enforcement: No public disclosure of certain law-enforcement-sensitive information SCOPE. This condition applies as of the date the recipient accepts this award, and throughout the remainder of the period of performance. Its provisions must be among those included in any subaward (at any ticr). 1. No use of funds to interfere: No public disclosure of federal law-enforcement information in order to conceal, harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal eminal law (including 8 U.S.C. 1324 and 18 U.S.C. ch. 1, 4, 9, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has concel, harbor, or shield from detection any fugitive from justice under 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a). 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "telenal law-enforcement information" means law-enforcement-sensitive information communicated or mate, available, by the federal government, to all solar of oral government entity. agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or +ask-force, (3) in connection with any topues for law enforcement passistive information is a specinformation romaliance	PROJECT NUMBER	2020-DJ-BX-0946	AWARD DATE 09/18/2020	I		
 36. No use of funds to interfere with federal law enforcement: No public disclosure of certain law-enforcement-sensitive information SCOPE. This condition applies as of the date the recipient accepts this award, and throughout the remainder of the period of performance. Its provisions must be among those included in any subaward (at any ticr). 1. No use of funds to interfere: No public disclosure of federal law-enforcement information in order to conceal, harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal eminal law (including 8 U.S.C. 1324 and 18 U.S.C. ch. 1, 4, 9, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has concel, harbor, or shield from detection any fugitive from justice under 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a). 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "telenal law-enforcement information" means law-enforcement-sensitive information communicated or mate, available, by the federal government, to all solar of oral government entity. agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or +ask-force, (3) in connection with any topues for law enforcement passistive information is a specinformation romaliance		SPECIAL	CONDITIONS			
 period of performance. Its provisions must be among those included in any subaward (at any tier). 1. No use of funds to interfere: No public disclosure of federal law-enforcement information in order to conceal, harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. cb. 1, 49, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 10, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a). 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "latent" means what it means under section 101 of the Immigration and Nationality Act (see 8 U.S.C. 1101(a)(3)); (2) the term "lederal law-enforcement information" means law-enforcement-sensitive information communicated or made available, by the federal government, to a State or local government entity, agency, or -official, through any means, including, without Immigration-(1) through any dtabase, (2) in connection with any request for any law enforcement activity; (3) the term "law-enforcement-sensitive information" means records or information communicated or made availab			Forcement: No public disclosure of certain law-en	forcement-sensitive		
 harbor, or shield Consistent with the purposes and objectives of federal law enforcement statutes and federal criminal law (including 8 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a firect or infirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. h. 12. without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a). 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "alien" means what it means under section 101 of the Immigration and Nationality Act (see 8 U.S.C. 1101(a)(3)); (2) the term "federal law-enforcement information" means law-enforcement-sensitive information communicated or made axilable, by the federal government, to a State or local government entity, agarcy, or -official, through any dutabase, (2) in connection with any temporement partnership or -task-force, (3) in connection with any trequest for law enforcement assistance or -cooperation, or (4) through any database, (2) in connection with any lew enforcement partnership or -task-force; (3) in connection with any request for law enforcement assistance or -cooperation, or (4) through any database, (2) in connection with any lew enforcement partnership or -task-force; or oursey) notice of planned, im						
 U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate for) a violation of 18 U.S.C. 1071 or 1072 or of 8 U.S.C. 1324(a). 2. Monitoring The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "alien" means what it means under section 101 of the Immigration and Nationality Act (see 8 U.S.C. 1101(a)(3)); (2) the term "federal law-enforcement information" means law-enforcement-sensitive information communicated or made available, by the federal government, to a State or local government entity, agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or -task-force, (3) in connection with any request for law enforcement assistance or cooperation, or (4) through any deconfliction (correnty) notice of planned, imminent, commencing, continuing, or impending federal law enforcement sensitive information compiled for any law enforcement partnership or task-force, (3) in connection with any request for law enforcement (a) within the recipient, or (b) to any subrecipient (at any tier) that is a government entity. (3) the term "law-enfo			sure of federal law-enforcement information in or	der to conceal,		
 The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition. 3. Allowable costs To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this condition. 4. Rules of construction A. For purposes of this condition (1) the term "alien" means what it means under section 101 of the Immigration and Nationality Act (see 8 U.S.C. 1101(a)(3)); (2) the term "federal law-enforcement information" means law-enforcement-sensitive information communicated or made available, by the federal government, to a State or local government entity, -agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or -task-force, (3) in connection with any request for law enforcement assistance or -cooperation, or (4) through any deconfliction (or courtesy) notice of planned, imminent, commencing, continuing, or impending federal law enforcement-sensitive information compiled for any law-enforcement partnership or -task-force, (3) in connection with any request or information compiled for any law-enforcement activity: (3) the term "law-enforcement-sensitive information" means records or information compiled for any law-enforcement purpose; and (4) the term "public disclosure" means any communication or release other than one (a) within the recipient, or (b) to any subrecipient (at any tier) that is a government entity. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance" award condition are incorporated by 	U.S.C. any fe fugitiv violati	U.S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no funds under this award may be used to make any public disclosure of any federal law-enforcement information in a direct or indirect attempt to conceal, harbor, or shield from detection any fugitive from justice under 18 U.S.C. ch. 49, or any alien who has come to, entered, or remains in the United States in violation of 8 U.S.C. ch. 12 without regard to whether such disclosure would constitute (or could form a predicate				
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 A. For purposes of this condition (1) the term "alien" means what it means under section 101 of the Immigration and Nationality Act (see 8 U.S.C. 1101(a)(3)); (2) the term "federal law-enforcement information" means law-enforcement-sensitive information communicated or made available, by the federal government, to a State or local government entity, -agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or -task-force, (3) in connection with any request for law enforcement assistance or -cooperation, or (4) through any deconfliction (or courtesy) notice of planned, imminent, commencing, continuing, or impending federal law enforcement activity; (3) the term "law-enforcement-sensitive information" means records or information compiled for any law-enforcement purpose; and (4) the term "public disclosure" means any communication or release other than one (a) within the recipient, or (b) to any subrecipient (at any tier) that is a government entity. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere with federal law enforcement: information restrictions; ongoing compliance" award condition are incorporated by 	reason	reasonable, necessary, and allocable costs (if any) of actions (e.g., training) designed to ensure compliance with this				
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 made available, by the federal government, to a State or local government entity, -agency, or -official, through any means, including, without limitation (1) through any database, (2) in connection with any law enforcement partnership or -task-force, (3) in connection with any request for law enforcement assistance or -cooperation, or (4) through any deconfliction (or courtesy) notice of planned, imminent, commencing, continuing, or impending federal law enforcement activity; (3) the term "law-enforcement-sensitive information" means records or information compiled for any law-enforcement purpose; and (4) the term "public disclosure" means any communication or release other than one (a) within the recipient, or (b) to any subrecipient (at any tier) that is a government entity. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance" award condition are incorporated by 			section 101 of the Immigration and Nationality A	ct (see 8 U.S.C.		
enforcement purpose; and(4) the term "public disclosure" means any communication or release other than one (a) within the recipient, or (b) to any subrecipient (at any tier) that is a government entity.B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance" award condition are incorporated by	made a means partne throug	available, by the federal government, to a , including, without limitation (1) throug rship or -task-force, (3) in connection with h any deconfliction (or courtesy) notice o	State or local government entity, -agency, or -offight any database, (2) in connection with any law en any request for law enforcement assistance or -c	icial, through any nforcement cooperation, or (4)		
any subrecipient (at any tier) that is a government entity. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance" award condition are incorporated by			tion" means records or information compiled for	any law-		
law enforcement: information-communication restrictions; ongoing compliance" award condition are incorporated by				he recipient, or (b) to		
	law en	forcement: information-communication re-				

SUMERY OF THE STOCE STOC	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 20 OF 32	
PROJECT NUMBER	2020-DJ-BX-0946	AWARD DATE 09/18/2020	<u> </u>	
	SPECIAL	CONDITIONS		
37. Nonir		activity") with federal law enforcement: Notice of	of scheduled release	
award provis	, as of the date the recipient accepts the aw ions must be among those included in any			
	ninterference with "removal" process: Not			
Consonant with federal law enforcement statutes including 8 U.S.C. 1231 (for an alien incarcerated by a State or local government, a 90-day "removal period" during which the federal government "shall" detain and then "shall" remove an alien from the U.S. "begins" no later than "the date the alien is released from confinement"; also, the federal government is expressly authorized to make payments to a "State or a political subdivision of the State with respect to the incarceration of [an] undocumented criminal alien"); 8 U.S.C. 1226 (the federal government "shall take into custody" certain criminal aliens "when the alien is released"); and 8 U.S.C. 1366 (requiring an annual report to Congress on "the number of illegal alien[felons] in Federal and State prisons" and programs underway "to ensure the prompt removal" from the U.S. of removable "criminal aliens") within the funded program or activity, no State or local government entity, -agency, or -official (including a government-contracted correctional facility) may interfere with the "removal" process by failing to provide as early as practicable (see para. 4.C. below) advance notice to DHS of the scheduled release date and time for a particular alien, if a State or local government (or government-contracted) correctional facility receives from DHS a formal written request pursuant to the INA that seeks such advance notice.				
2. Mo	nitoring			
The re	ecipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.	
3. All	owable costs			
	hable, necessary, and allocable costs (if any	under any other federal program, award funds may) of actions (e.g., training) designed to ensure co		
4. Rul	es of construction			
State		to authorize or require any recipient, any subreci individual to maintain (or detain) any individual ve been released.		
B. Ap	plicability			
48 ho sched	urs, if possible)." (See DHS Form I-247A) uled release date and time for an alien are	t advance notice of scheduled release "as early as $(3/17)$). If (e.g., in light of the date DHS made such as not to allow for the advance notice that D vide only as much advance notice as practicable.	ch request) the HS has requested, it	
	ed for up to 48 hours AFTER the schedule	n for a second, distinct purpose to request that a ed release. This condition does NOT encompass s		
"prog		portant Note" set out in the "Noninterference (winnent: Interrogation of certain aliens" award condi		

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	SPECIAL	CONDITIONS	
38. No	use of funds to interfere with federal law enf	Forcement: Notice of scheduled release	
SC per 1.1 Co loc ren fed res intu Co prc off "re the cor 2.1 Thu 3.4 To rea cor 4.1 A. Sta dat	OPE. This condition applies as of the date the iod of performance. Its provisions must be an No use of funds to interfere with "removal" p nsonant with federal law enforcement statute al government, a 90-day "removal period" du nove an alien from the U.S. "begins" no later eral government is expressly authorized to m pect to the incarceration of [an] undocumente o custody" certain criminal aliens "when the a ngress on "the number of illegal alien[felons mpt removal" from the U.S. of removable "c icial (including a government-contracted corr moval" process by failing to provide as ear scheduled release date and time for a particu rectional facility receives from DHS a forma Monitoring e recipient's monitoring responsibilities inclu- Allowable costs the extent that such costs are not reimbursed sonable, necessary, and allocable costs (if any dition. Rules of construction Nothing in this condition shall be understood	e recipient accepts the award, and throughout the nong those included in any subaward at any tier. rocess: Notice of scheduled release date and time s including 8 U.S.C. 1231 (for an alien incarcer uring which the federal government "shall" detain than "the date the alien is released from confin take payments to a "State or a political subdivision ed criminal alien"); 8 U.S.C. 1226 (the federal gov alien is released"); and 8 U.S.C. 1366 (requiring a] in Federal and State prisons" and programs under riminal aliens") no State or local government en rectional facility) may use funds under this award dy as practicable (see para. 4.C. below) advance alar alien, if a State or local government (or govern lwritten request pursuant to the INA that seeks su de monitoring of subrecipient compliance with th under any other federal program, award funds ma y) of actions (e.g., training) designed to ensure co	rated by a State or and then "shall" ement"; also, the n of the State with vernment "shall take m annual report to erway "to ensure the ntity, -agency, or - to interfere with the e notice to DHS of nment-contracted) uch advance notice. is condition.
48 sch sha	hours, if possible)." (See DHS Form I-247A eduled release date and time for an alien are ll NOT be a violation of this condition to pro	t advance notice of scheduled release "as early as $(3/17)$). If (e.g., in light of the date DHS made such as not to allow for the advance notice that D ovide only as much advance notice as practicable.	ch request) the HS has requested, it
det		n for a second, distinct purpose to request that a ed release. This condition does NOT encompass s	
law		portant Note" set out in the "No use of funds to in award condition are incorporated by reference a	

REAL PROPERTY OF THE PROPERTY	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 22 OF 32
PROJECT NUMBE	R 2020-DJ-BX-0946	AWARD DATE 09/18/2020	1
	SPECIAL	CONDITIONS	
39. Nor	interference (within the funded "program or	activity") with federal law enforcement: Interrog	gation of certain aliens
the		he "program or activity" funded (wholly or partly bughout the rest of the award period of performancy tier).	
1. N	oninterference with statutory law enforcement	ent access to correctional facilities	
fede as to in o offi acti corr	ral officers and employees "have power with b his right to be or to remain" in the U.S., an r outside" the U.Swithin the funded progra- cial may interfere with the exercise of that per ing under color of federal law) by impeding a	s and regulationsincluding 8 USC 1357(a), under hout warrant to interrogate any alien or person d 8 CFR 287.5(a), under which that power may b am or activity, no State or local government entity ower to interrogate "without warrant" (by agents of access to any State or local government (or govern ose of "interrogat[ing] any alien or person believe a States."	believed to be an alien e exercised "anywhere y, -agency, or - of the United States nment-contracted)
2. N	Ionitoring		
The	recipient's monitoring responsibilities inclu-	de monitoring of subrecipient compliance with th	is condition.
3. A	llowable costs		
reas		under any other federal program, award funds may) of actions (e.g., training) designed to ensure co	
4. R	ules of construction		
A. I	for purposes of this condition:		
	The term "alien" means what it means under 1(a)(3)), except that, with respect to a juveni	sec. 101 of the Immigration and Nationality Act le offender, it means "criminal alien."	(INA) (8 USC
(2)	The term "juvenile offender" means what it	means under 28 CFR 31.304(f) (as in effect on Ja	n. 1, 2020).
(3)	The term "criminal alien" means, with respe-	ct to a juvenile offender, an alien who is deportab	le on the basis of-
(a)	conviction described in 8 USC 1227(a)(2), o	r	
(b)	conduct described in 8 USC 1227(a)(4).		
	The term "conviction" means what it means mitted an offense does not constitute "convi	under 8 USC 1101(a)(48). (Adjudication of a juve action" for purposes of this condition.)	enile as having
(5)	The term "correctional facility" means what	it means under 34 USC 10251(a)(7)) as of Januar	ry 1, 2020.
	The term "impede" includes taking or contin ractice, that-	uing any action, or implementing or maintaining	any law, policy, rule,
(a) ±	s designed to prevent or to significantly dela	ay or complicate, or	
(b)	has the effect of preventing or of significantl	y delaying or complicating.	

CONTRACTOR DE LA CONTRA	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 23 OF 32
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	SPECIAL	CONDITIONS	
educat (8) A ' substar and its (9) "Pr B. Not State o federal IMPO	ate" and "local government" include any ion), but not any Indian tribe. 'public" institution of higher education is ntial part) by a State or local government. officials to be "government officials.") rogram or activity" means what it means u hing in this condition shall be understood or local government, any public institution I law, including any applicable civil rights	agency or other entity thereof (including any pub one that is owned, controlled, or directly funded (Such a public institution is considered to be a "g under 42 USC 2000d-4a. to authorize or require any recipient, any subrect of higher education, or any other entity (or indiv	(in whole or in government entity," pient at any tier, any idual) to violate any

CONTRACTOR OF THE PARTY OF THE	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 24 OF 32
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	SPECIAL	CONDITIONS	
40. N	o use of funds to interfere with federal law enf	Forcement: Interrogation of certain aliens	
		e recipient accepts this award, and throughout the ons must be among those included in any subawa	
1.	No use of funds to interfere with statutory law	v enforcement access to correctional facilities	
fe as " <i>e</i> uu St	deral officers and employees "have power wit to his right to be or to remain in the United St nywhere in or outside the United States" no der this award to interfere with the exercise of ates acting under color of federal law) by imp	s and regulations including 8 USC 1357(a), und hout warrant to interrogate any alien or person tates," and 8 CFR 287.5(a), under which that pow State or local government entity, -agency, or -off f that power to interrogate "without warrant" (by eding access to any State or local government (or for the purpose of "interrogat[ing] any alien or per the United States."	believed to be an alien er may be exercised ficial may use funds agents of the United government-
2.	Monitoring		
T	ne recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.
3.	Allowable costs		
re		under any other federal program, award funds ma y) of actions (e.g., training) designed to ensure co	
4.	Rules of construction		
А	For purposes of this condition:		
) The term "alien" means what it means under $01(a)(3)$, except that, with respect to a juveni	section 101 of the Immigration and Nationality A le offender, it means "criminal alien."	Act (INA) (8 USC
(2) The term "juvenile offender" means what it	means under 28 CFR 31.304(f) (as in effect on Ja	n. 1, 2020).
(3) The term "criminal alien" means, with respec	ct to a juvenile offender, an alien who is deportab	le on the basis of—
(a) conviction described in 8 USC 1227(a)(2), o	r	
(ხ) conduct described in 8 USC 1227(a)(4).		
) The term "conviction" means what it means mmitted an offense does not constitute "convi	under 8 USC 1101(a)(48). (Adjudication of a juve action" for purposes of this condition.)	enile as having
) The term "correctional facility" means what reets Act of 1968 (34 USC 10251(a)(7)).	it means under the title I of the Omnibus Crime C	Control and Safe
) The term "impede" includes taking or contin practice, that—	uing any action, or implementing or maintaining	any law, policy, rule,
(a) is designed to prevent or to significantly dela	ay or complicate, or	

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	SPECIAL	CONDITIONS	
(b) has	the effect of preventing or of significantl	y delaying or complicating.	
	ate" and "local government" include any a ion), but not any Indian tribe.	agency or other entity thereof (including any pub	lic institution of higher
in subs		defined as one that is owned, controlled, or direct nt. (Such a public institution is considered to be a	
(9) "Pi	ogram or activity" means what it means u	inder 42 USC 2000d-4a.	
State of	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 federal law, including any applicable civil rights or nondiscrimination law.		
	RTANT NOTE: Any questions about the acceptance.	meaning or scope of this condition should be dire	ected to OJP, before
41. Requir	rement to collect certain information from	subrecipients	
"public identif Securi mainta reques	c" institution of higher education, unless i ied in the program solicitation as "Inform ty (DHS) and/or Immigration and Custom ined by the recipient, consistent with doc t. Responses to these questions are not rec	nt may not make a subaward to a State, a local go t first obtains from the proposed subrecipient resp ation regarding Communication with the Departm is Enforcement (ICE)." All subrecipient response ument retention requirements, and must be made quired from subrecipients that are either a tribal on, or a private institution of higher education.	ponses to the questions nent of Homeland s must be collected and
42. Coope	rating with OJP Monitoring		
proced Office recipie docum deadlin result result	ures, and to cooperate with OJP (includin r (OCFO)) requests related to such monito ent agrees to provide to OJP all documenta entation related to any subawards made u hes set by OJP for providing the requested in actions that affect the recipient's DOJ a	itoring of this award pursuant to OJP's guidelines g the grant manager for this award and the Office oring, including requests related to desk reviews a ation necessary for OJP to complete its monitorin nder this award. Further, the recipient agrees to a d documents. Failure to cooperate with OJP's mo wards, including, but not limited to: withholdings nds; referral to the DOJ OIG for audit review; des ation of an award(s).	e of Chief Financial and/or site visits. The g tasks, including abide by reasonable nitoring activities may s and/or other

A CONTRACT OF THE SECOND	STATE OF THE OFFICE	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 26 OF 32	
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			CONDITIONS		
43.	FFAT	A reporting: Subawards and executive co	mpensation		
	The recipient must comply with applicable requirements to report first-tier subawards ("subgrants") of \$25,000 or more and, in certain circumstances, to report the names and total compensation of the five most highly compensated executives of the recipient and first-tier subrecipients (first-tier "subgrantees") of award funds. The details of recipient obligations, which derive from the Federal Funding Accountability and Transparency Act of 2006 (FFATA), are posted on the OJP web site at https://ojp.gov/funding/Explore/FFATA.htm (Award condition: Reporting Subawards and Executive Compensation), and are incorporated by reference here.				
	award		ent, does not apply to (1) an award of less than \$ ward as a natural person (i.e., unrelated to any bu in his or her name).		
44.	Requi	red monitoring of subawards			
	condit subaw specif	ions, and the DOJ Grants Financial Guide ard. Among other things, the recipient is r ic outcomes and benefits attributable to us	s award in accordance with all applicable statutes , and must include the applicable conditions of th responsible for oversight of subrecipient spending e of award funds by subrecipients. The recipient dures for monitoring of subawards under this awa	is award in any and monitoring of agrees to submit, upon	
45.	Use of	f program income			
	the Pa		form Requirements) must be used in accordance ncome earnings and expenditures both must be re		
46.	Justice	e Information Sharing			
	Initiat Packa The re compl	ive (Global) guidelines. The recipient (and ge (GSP) and all constituent elements, who cipient (and any subrecipient at any tier) r	ward must comply with DOJ's Global Justice Infe l any subrecipient at any tier) must conform to the ere applicable, as described at: https://it.ojp.gov/ nust document planned approaches to information cy policy that protects shared information, or prov- ecommended.	e Global Standards / gsp_grantcondition. n sharing and describe	
47.	Avoid	ance of duplication of networks			
	sharin possib demor	g systems which involve interstate connec le, existing networks as the communicatio	stems in any initiatives funded by BJA for law en tivity between jurisdictions, such systems shall en on backbone to achieve interstate connectivity, un requirement would not be cost effective or would m.	mploy, to the extent less the recipient can	
48.	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 pe	tem funded or supported by funds under this awar 28 C.F.R. Part 23, Criminal Intelligence Systems (Should OJP determine 28 C.F.R. Part 23 to be ap er the regulation. Should any violation of 28 C.F. (d). The recipient may not satisfy such a fine w	Operating Policies, if oplicable, OJP may, at R. Part 23 occur, the	

CONTRACTOR OF		Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assista		D CONTINUATION SHEET Grant	PAGE 27 OF 32
PROJECT NU	JMBER 20	020-DJ-BX-0946	AWARD DATE	09/18/2020	
		SF	PECIAL CONDITIONS		
49.	Protection	n of human research subjects			
	policies a	ient (and any subrecipient at an nd procedures regarding the pr Board approval, if appropriate, a	otection of human rese	arch subjects, including obt	
50.	Confiden	tiality of data			
	and 28 C. agrees, as	ient (and any subrecipient at an F.R. Part 22 that are applicable a condition of award approval art 22 and, in particular, 28 C.F	e to collection, use, and , to submit a Privacy C	revelation of data or inform	nation. The recipient further
51.	Verificati	on and updating of recipient co	ontact information		
	Represent	ient must verify its Point of Co tative contact information in G or has changed, a Grant Adjust o document changes.	MS, including telephor	ne number and e-mail addre	ess. If any information is
52.	Law enfo	rcement task forces - required	training		
	who is a t must com complete	20 days of award acceptance, et ask force commander, agency plete required online (internet- this training once during the p icclude this requirement.	executive, task force of based) task force train	fficer, or other task force me ng. Additionally, all future	ember of equivalent rank, task force members must
	Leadershi privacy at accountab	red training is available free of ip (www.ctfli.org). The training nd civil liberties/rights, task for bility. If award funds are used t roster, along with course com	g addresses task force e rce performance measu o support a task force,	ffectiveness, as well as other rement, personnel selection	er key issues including and task force oversight and
		al information regarding the tra and Leadership (www.ctfli.org		gh BJA's web site and the O	Center for Task Force
53.	Justificati	ion of consultant rate			
		of this award does not indicate on must be submitted to and ap			

CONTRACT OF THE SECOND	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 28 OF 32
PROJECT NUMBER	2020-DJ-BX-0946	AWARD DATE 09/18/2020	
	SPECIAL	CONDITIONS	
54. Submi	ssion of eligible records relevant to the Na	ational Instant Background Check System	
Conso U.S.C projec inform Backg systen State I dispos are pro access releva In the monite	nant with federal statutes that pertain to fi . ch. 409 if the recipient (or any subrecipient to program (such as a law enforcement, nation, or other records that are "eligible re- round Check System (NICS), or that has a nest that contain any court dispositions, info aw) relevant to the NICS, the recipient (or itions, information, or other records that a comptly made available to the NICS or to the ed by) the NICS, and when appropriate nt "eligible records".	rearms and background checks including 18 U. pient at any tier) uses this award to fund (in whole prosecution, or court program) that results in any ecords" (under federal or State law) relevant to the as one of its purposes the establishment or improv- rmation, or other records that are "eligible records" subrecipient, if applicable) must ensure that all s re "eligible records" (under federal or State law) of the "State" repository/database that is electronicall promptly must update, correct, modify, or rem- ance, the recipient may submit evidence to demon- ncluding subrecipient compliance). DOJ will give	e or in part) a specific court dispositions, e National Instant rement of records s" (under federal or such court relevant to the NICS y available to (and ove such NICS-

ABENT OF ITS	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 29 OF 32		
PROJECT NUM	MBER 2020-DJ-BX-0946	AWARD DATE 09/18/2020			
	SPECIAL	CONDITIONS			
55.	Compliance with National Environmental Policy				
	Upon request, the recipient (and any subrecipient at any tier) must assist BJA in complying with the National Environmental Policy Act (NEPA), the National Historic Preservation Act, and other related federal environmental impact analyses requirements in the use of these award funds, either directly by the recipient or by a subrecipient. Accordingly, the recipient agrees to first determine if any of the following activities will be funded by the grant, prior to obligating funds for any of these purposes. If it is determined that any of the following activities will be funded by the award, the recipient agrees to contact BJA.				
	specifically funded with these award funds. That	blies to new activities as set out below, whether out is, as long as the activity is being conducted by to needs to be undertaken in order to use these awar condition are:	the recipient, a		
	a. New construction;				
	b. Minor renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places;				
	c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its 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 cland identification, seizure, or closure of clandestine	lestine methamphetamine laboratory operations, i methamphetamine laboratories.	ncluding the		
-	Assessment and/or an Environmental Impact Sta	ying with NEPA may require the preparation of a atement, as directed by BJA. The recipient further f a Mitigation Plan, as detailed at https://bja.gov/l ry operations.	understands and		
:	subrecipients' existing programs or activities that	isting Programs or Activities: For any of the recipient twill be funded by these award funds, the recipient in any preparation by BJA of a national or program	ent, upon specific		
56.	Establishment of trust fund				
	required to establish a trust fund account. Recipi awards in interest-bearing accounts, unless regul including any interest, may not be used to pay do Edward Byrne Memorial Justice Assistance Gra funds in the trust fund (including any interest eas	e, the recipient (or a subrecipient, with respect to tents (and subrecipients) must maintain advance p latory exclusions apply (2 C.F.R. 200.305(b)(8)). ebts or expenses incurred by other activities beyo nt Program (JAG). The recipient also agrees to ob rned) during the period of performance for the aw hexpended funds, including interest earned, must	ayments of federal The trust fund, nd the scope of the oligate the award yard and expend		

SUMENI OF OF	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 30 OF 32		
PROJECT NU	MBER 2020-DJ-BX-0946	AWARD DATE 09/18/2020			
	SPECIAL	CONDITIONS			
57.	Prohibition on use of award funds for match und	der BVP program			
	JAG funds may not be used as the 50% match for	or purposes of the DOJ Bulletproof Vest Partners	hip (BVP) program.		
58.	Certification of body armor "mandatory wear" p	oolicies			
	If recipient uses funds under this award to purchase body armor, the recipient must submit a signed certification that law enforcement agencies receiving body armor purchased with funds from this award have a written "mandatory wear" policy in effect. The recipient must keep signed certifications on file for any subrecipients planning to utilize funds from this award for ballistic-resistant and stab-resistant body armor purchases. This policy must be in place for at least all uniformed officers before any funds from this award may be used by an agency for body armor. There are no requirements regarding the nature of the policy other than it be a mandatory wear policy for all uniformed officers while on duty.				
59.	Body armor - compliance with NIJ standards an	d other requirements			
	level, make or model, from any distributor or macomply with applicable National Institute of Jus Armor Model List (https://nij.gov/topics/technoballistic-resistant and stab-resistant body armor	purchased with JAG award funds may be purcha anufacturer, as long as the body armor has been to tice ballistic or stab standards and is listed on the logy/body-armor/Pages/compliant-ballistic-armon purchased must be made in the United States and The latest NIJ standard information can be found nitiative.aspx.	ested and found to NIJ Compliant Body r.aspx). In addition, must be uniquely		
60.	Body armor - impact on eligibility for other prog	gram funds			
		under this award for purchase of body armor may (BVP) program, a separate program operated by I			
61.	Reporting requirements				
	OJP's GMS (https://grants.ojp.usdoj.gov). Consi Performance and Results Act (GPRA) and the C measure the results of its work. The recipient m Performance Measurement Tool (PMT) website and other JAG requirements, refer to the JAG re	ancial Reports (SF-425) and semi-annual perform istent with the Department's responsibilities under GPRA Modernization Act of 2010, the recipient m sust submit quarterly performance metrics reports (https://bjapmt.ojp.gov/). For more detailed infor- eporting requirements webpage. Failure to submit ng of grant funds and future High Risk designation	r the Government nust provide data that through BJA's rmation on reporting required JAG reports		
62.	Required data on law enforcement agency traini	ng			
		r sub-awarded funding from this JAG award must at officers have received on the use of force, racia ent with the public.			

SULENI OLI	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 31 OF 32		
PROJECT NU	JMBER 2020-DJ-BX-0946	AWARD DATE 09/18/2020			
	SPECIAL	L CONDITIONS			
63.	Expenditures prohibited without waiver				
		n the purchase of items prohibited by the JAG prog certifies that extraordinary and exigent circumstan ablic safety and good order.			
64.	JAG FY 2020 - Authorization to obligate (fede October 1, 2019 [BJA]	ral) award funds to reimburse certain project costs	incurred on or after		
	Authorization to obligate (federal) award funds	s to reimburse certain project costs incurred on or a	after October 1, 2019		
	The recipient may obligate (federal) award funds only after the recipient makes a valid acceptance of the award. As of the first day of the period of performance for the award (October 1, 2019), however, the recipient may choose to incur project costs using non-federal funds, but any such project costs are incurred at the recipient's risk until, at a minimum (1) the recipient makes a valid acceptance of the award, and (2) all applicable withholding conditions are removed by OJP (via a Grant Adjustment Notice). (A withholding condition is a condition in the award document that precludes the recipient from obligating, expending, or drawing down all or a portion of the award funds until the condition is removed.)				
	risk," if and when the recipient makes a valid a condition through a Grant Adjustment Notice, itself for project costs incurred "at-risk" earlier	dition expressly precludes reimbursement of project acceptance of this award and OJP removes each app the recipient is authorized to obligate (federal) award during the period of performance (such as project plicable withholding condition), provided that those	plicable withholding ard funds to reimburse costs incurred prior to		
65.	Use of funds for DNA testing; upload of DNA	profiles			
		dentiary materials, any resulting eligible DNA pro ," the DNA database operated by the FBI) by a go			
	No profiles generated under this award may be prior express written approval from BJA.	entered or uploaded into any non-governmental D	NA database without		
	Award funds may not be used for the purchase be accepted for entry into CODIS.	of DNA equipment and supplies unless the resulti	ng DNA profiles may		
66.	Encouragement of submission of "success stori	ies"			
	story, sign in to a My BJA account at https://w the recipient does not yet have a My BJA accour registered, one of the available areas on the My	it annual (or more frequent) JAG success stories. T www.bja.gov/ Login.aspx to access the Success Sto unt, please register at https://www.bja.gov/profil / BJA page will be "My Success Stories." Within t and approved by BJA, all success stories will appe essStoryList.aspx.	ory Submission form. If e.aspx. Once his box, there is an		

STATENT OF TANK	Department of Justice (DOJ) Office of Justice Programs Bureau of Justice Assistance	AWARD CONTINUATION SHEET Grant	PAGE 32 OF 32
PROJECT NUMBER	2020-DJ-BX-0946	AWARD DATE 09/18/2020	
The re "Certi	olding of funds: Required certification fro ecipient may not obligate, expend, or draw fications and Assurances by the Chief Exe	<i>CONDITIONS</i> om the chief executive of the applicant government of down any award funds until the recipient submit ecutive of the Applicant Government," properly-e otice (GAN) has been issued to remove this condi-	s the required xecuted (as
The read		rmation down any award funds until the recipient submit narrative for the award, and a Grant Adjustment I	
The ref for thi statem instruct supple to pre (4) if a necess	s OJP award either an "applicant disclosure tent that no such pending applications (which the program solicitation, (2) OJP emental information it may request, (3) the vent or eliminate any inappropriate duplic appropriate adjustments to a discretionary	y down any award funds until: (1) it has provided re of pending applications" for federal funding or hether direct or indirect) exist, in accordance with has completed its review of the information prov e recipient has made any adjustments to the award ation of funding (e.g., budget modification, project award cannot be made, the recipient has agreed in amount sufficient to prevent duplication (as deter	a specific affirmative the detailed ided and of any I that OJP may require ct scope adjustment), n writing to any



Department of Justice (DOJ)

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 20531

Memorandum To: Official Grant File

From: Orbin Terry, NEPA Coordinator

Subject: Incorporates NEPA Compliance in Further Developmental Stages for County of Clackamas

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.

SISTING NT OF 102	Department of Justice (DOJ) Office of Justice Programs	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY Grant		
O PECCO AND	Bureau of Justice Assistance			
JUSTICE P		PROJECT NUMBER		
		2020-DJ-BX-0946		PAGE 1 OF 1
	under FY20(BJA - JAG State and JAG Local) Titl fied at 34 U.S.C. 10151 - 10158); see also 28 U.S.C		ified at 34 U.S.C. 10)101-10726), including
1. STAFF CONTACT (1	Name & telephone number)	2. PROJECT DIRECTOR (Name,	, address & telephor	ne number)
Heather Wiley (202) 598-3969		Lisa Krzmarzick Senior Management Analyst 2051 Kaen Rd Oregon City, OR 97045-4035 (503) 655-8788 ext.8788		
3a. TITLE OF THE PRO	OGRAM			C (SEE INSTRUCTIONS
JAG Local: Eligible Allo	cation Amounts \$25,000 or More		ON REVERS	Е)
4. TITLE OF PROJECT Cognitive Skills Grou	p			
5. NAME & ADDRESS	OF GRANTEE	6. NAME & ADRESS OF SUBG	RANTEE	
County of Clackama 2051 Kaen Road Oregon City, OR 97				
7. PROGRAM PERIOD		8. BUDGET PERIOD		
FROM: 10	/01/2019 TO: 09/30/2023	FROM: 10/01/2019	D TO: 09/3	30/2023
9. AMOUNT OF AWAR	RD	10. DATE OF AWARD		
\$ 41,824		09/18/2020		
11. SECOND YEAR'S F	BUDGET	12. SECOND YEAR'S BUDGET	AMOUNT	
13. THIRD YEAR'S BU	DGET PERIOD	14. THIRD YEAR'S BUDGET A	MOUNT	
	RIPTION OF PROJECT (See instruction on reverse	·	, 1 1 1 . 1	

The Edward Byrne Memorial Justice Assistance Grant (JAG) Program allows states and units of local government, including tribes, to support a broad range of activities to prevent and control crime based on their own state and local needs and conditions. Grant funds can be used for state and local initiatives, technical assistance, training, personnel, equipment, supplies, contractual support, and information systems for criminal justice, including for any one or more of the following program areas: 1) law enforcement programs; 2) prosecution and court programs; 3) prevention and education programs; 4) corrections and community corrections programs; 5) drug treatment and enforcement programs; 6) planning, evaluation, and technology improvement programs; and 7) crime victim and witness programs (other than compensation) and 8) mental health programs and related law enforcement and corrections programs.

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

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

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

NCA/NCF



JUVENILE DEPARTMENT

JUVENILE INTAKE AND ASSESSMENT CENTER 2121 KAEN ROAD | OREGON CITY, OR 97045

March 25, 2021

Board of County Commissioners Clackamas County

Members of the Board:

Approval of a Contract with Parrott Creek Child and Family Services, Inc. for the <u>Outpatient Juvenile Sex Offense Treatment Program Services</u>

Purpose/Outcome	Approval of Contract between Parrott Creek Child and Family Services,
	Inc. and Clackamas County Juvenile Department to provide outpatient sex offense treatment program services for adjudicated youth.
Dollar Amount	Total Contract Value of \$460,000. This is a budgeted expense.
and Fiscal Impact	
Funding Source	General Fund of \$60,000 annually, and anticipated Oregon Youth
	Authority Individualized Services funding of \$32,000 annually.
Duration	June 30, 2026
Previous Board	This is a new contract. Parrott Creek Child and Family Services, Inc.
Action/Review	provided outpatient sex offense treatment in contract #2937, expiring 3/31/2021.
Strategic Plan Alignment	 The purpose of the Evaluation and Treatment Services Program is to provide targeted evaluation services, treatment referrals and skills group referrals, and individualized case planning services to youth referred to the Department so they can successfully complete individualized case plan goals that promote positive change. Ensure safe, healthy, and secure communities.
Counsel Review	1. 3/2/21
	2. Counsel Initials: AN
Procurement Review	Was the item processed through Procurement? $ extsf{M}$ yes $ extsf{D}$ no
Contact Person	Ed Jones, Administrative Services Manager – Juvenile Department 503-650-3169
Contract No.	3758

Background:

The mission of the Clackamas County Juvenile Department ("CCJD") is to provide equitable juvenile justice, family support, intervention, and reformation services to youth so they can repair harm to victims, experience positive change, and contribute to a safe, healthy, and secure community.

CCJD supports a system of interventions that addresses a youth's risk factors and supports success for that youth by identifying and building upon their strengths, competencies, and natural supports to prevent further system involvement. Parrott Creek Child and Family Services, Inc. has provided outpatient treatment for youth who have been adjudicated for committing sex offenses and are under the supervision of CCJD for many years. This program allows youth to be served in Clackamas County in a developmentally appropriate, least restrictive, and cost-effective manner, while allowing the youth to maintain their connections to their community. For the last three years since we began to track outcomes for Performance Clackamas, 100% of the youth who participated in this treatment program successfully completed it, which assists in keeping the community safe.

Procurement Process:

This procurement was advertised in accordance with ORS and LCRB Rules on July 28, 2020. Proposal was opened on August 27, 2020. The County received one (1) Proposal: Parrott Creek Child and Family Services, Inc. An evaluation committee scored the proposal and confirmed their capability of performance.

Recommendation:

Staff respectfully recommends that the Board approve and execute the Contract with Parrott Creek Child and Family Services, Inc. for the Juvenile Sex Offense Treatment Program.

Sincerely,

Churting F. M. alalian

Christina McMahan, Director Clackamas County Juvenile Department

Placed on the BCC Agenda ______ by Procurement and Contract Services



CLACKAMAS COUNTY PERSONAL SERVICES CONTRACT Contract #3758

This Personal Services Contract (this "Contract") is entered into between Parrott Creek Child and Family Services, Inc. ("Contractor"), and Clackamas County, a political subdivision of the State of Oregon ("County") on behalf of Juvenile Department.

ARTICLE I.

- 1. Effective Date and Duration. This Contract shall become effective upon signature of both parties. Unless earlier terminated or extended, this Contract shall expire on June 30, 2026.
- 2. Scope of Work. Contractor shall provide the following personal services: outpatient Juvenile Sex Offense Treatment Program services for adjudicated youth as a result of RFP 2020-29, issued July 28, 2020("Work"). The modified Scope of Work is further described in **Exhibit A.** Contractor's proposal is attached as Exhibit C and is hereby incorporated by reference.
- **3.** Consideration. The County agrees to pay Contractor, from available and authorized funds, an annual sum not to exceed ninety-two thousand dollars (\$92,000.00) per County fiscal year (July 1-June 30), and a total not to exceed Contract amount of Four Hundred Sixty Thousand dollars (\$460,000.00), for accomplishing the Work required by this Contract. Consideration rates are on a reimbursement basis for actual costs incurred based on invoices submitted in accordance with the budget attached hereto as **Exhibit B** and incorporated by this reference herein,
- 4. Invoices and Payments. Unless otherwise specified, Contractor shall submit monthly invoices for Work performed. Invoices shall describe all Work performed with particularity, by whom it was performed, and shall itemize and explain all expenses for which reimbursement is claimed. The invoices shall include the total amount billed to date by Contractor prior to the current invoice. If Contractor fails to present invoices in proper form within sixty (60) calendar days after the end of the month in which the services were rendered, Contractor waives any rights to present such invoice thereafter and to receive payment therefor. Payments shall be made in accordance with ORS 293.462 to Contractor following the County's review and approval of invoices submitted by Contractor. Contractor shall not submit invoices for, and the County will not be obligated to pay, any amount in excess of the maximum compensation amount set forth above. If this maximum compensation amount is increased by amendment of this Contract, the amendment must be fully effective before Contractor performs Work subject to the amendment.

Invoices shall reference the above Contract Number and be submitted to Edward Jones, <u>EJones@clackamas.us</u>.

5. Travel and Other Expense. Authorized: 🗌 Yes 🛛 No

If travel expense reimbursement is authorized in this Contract, such expense shall only be reimbursed at the rates in the County Contractor Travel Reimbursement Policy, hereby incorporated by reference and found at: <u>https://www.clackamas.us/finance/terms.html</u>.Travel expense reimbursement is not in excess of the not to exceed consideration.

6. Contract Documents. This Contract consists of the following documents, which are listed in descending order of precedence and are attached and incorporated by reference, this Contract, Exhibit A, Exhibit B, and Exhibit C.

7. Contractor and County Contacts.

Contractor Administrator: Simon Fulford	County Administrator: Edward Jones
Phone: 503-722-4110	Phone: 503-650-3169
Email: sfulford@pcreek.org	Email: Ejones@clackamas.us

Payment information will be reported to the Internal Revenue Service ("IRS") under the name and taxpayer ID number submitted. (See I.R.S. 1099 for additional instructions regarding taxpayer ID numbers.) Information not matching IRS records will subject Contractor payments to backup withholding.

ARTICLE II.

- 1. ACCESS TO RECORDS. Contractor shall maintain books, records, documents, and other evidence, in accordance with generally accepted accounting procedures and practices, sufficient to reflect properly all costs of whatever nature claimed to have been incurred and anticipated to be incurred in the performance of this Contract. County and their duly authorized representatives shall have access to the books, documents, papers, and records of Contractor, which are directly pertinent to this Contract for the purpose of making audit, examination, excerpts, and transcripts. Contractor shall maintain such books and records for a minimum of six (6) years, or such longer period as may be required by applicable law, following final payment and termination of this Contract, whichever date is later.
- 2. AVAILABILITY OF FUTURE FUNDS. Any continuation or extension of this Contract after the end of the fiscal period in which it is written is contingent on a new appropriation for each succeeding fiscal period sufficient to continue to make payments under this Contract, as determined by the County in its sole administrative discretion.
- **3. CAPTIONS.** The captions or headings in this Contract are for convenience only and in no way define, limit, or describe the scope or intent of any provisions of this Contract.
- 4. COMPLIANCE WITH APPLICABLE LAW. Contractor shall comply with all applicable federal, state and local laws, regulations, executive orders, and ordinances, as such may be amended from time to time.
- 5. COUNTERPARTS. This Contract may be executed in several counterparts (electronic or otherwise), each of which shall be an original, all of which shall constitute the same instrument.
- 6. GOVERNING LAW. This Contract, and all rights, obligations, and disputes arising out of it, shall be governed and construed in accordance with the laws of the State of Oregon and the ordinances of Clackamas County without regard to principles of conflicts of law. Any claim, action, or suit between County and Contractor that arises out of or relates to the performance of this Contract shall be brought and conducted solely and exclusively within the Circuit Court for Clackamas County, for the State of Oregon. Provided, however, that if any such claim, action, or suit may be brought in a federal forum, it shall be brought and conducted solely and exclusively within the United States District Court for the District of Oregon. In no event shall this section be construed as a waiver by the County of any form of defense or immunity, whether sovereign immunity, governmental immunity, immunity based on the Eleventh Amendment to the Constitution of the United States or otherwise, from any claim or from the jurisdiction of any court. Contractor, by execution of this Contract, hereby consents to the personal jurisdiction of the courts referenced in this section.

- 7. RESPONSIBILITY FOR DAMAGES; INDEMNITY. Contractor shall be responsible for all damage to property, injury to persons, and loss, expense, inconvenience, and delay which may be caused by, or result from, the conduct of Work, or from any act, omission, or neglect of Contractor, its subcontractors, agents, or employees. The Contractor agrees to indemnify, hold harmless and defend the County, and its officers, elected officials, agents and employees from and against all claims and actions, and all expenses incidental to the investigation and defense thereof, arising out of or based upon damage or injuries to persons or property caused by the errors, omissions, fault or negligence of the Contractor or the Contractor's employees, subcontractors, or agents. However, neither Contractor nor any attorney engaged by Contractor shall defend the claim in the name of County or any department of County, nor purport to act as legal representative of County or any of its departments, without first receiving from the Clackamas County Counsel's Office authority to act as legal counsel for County, nor shall Contractor settle any claim on behalf of County without the approval of the Clackamas County Counsel's Office. County may, at its election and expense, assume its own defense and settlement.
- 8. INDEPENDENT CONTRACTOR STATUS. The service(s) to be rendered under this Contract are those of an independent contractor. Although the County reserves the right to determine (and modify) the delivery schedule for the Work to be performed and to evaluate the quality of the completed performance, County cannot and will not control the means or manner of Contractor's performance. Contractor is responsible for determining the appropriate means and manner of performing the Work. Contractor is not to be considered an agent or employee of County for any purpose, including, but not limited to: (A) The Contractor will be solely responsible for payment of any Federal or State taxes required as a result of this Contract; and (B) This Contract is not intended to entitle the Contractor to any benefits generally granted to County employees, including, but not limited to, vacation, holiday and sick leave, other leaves with pay, tenure, medical and dental coverage, life and disability insurance, overtime, Social Security, Workers' Compensation, unemployment compensation, or retirement benefits.
- 9. INSURANCE. Contractor shall secure at its own expense and keep in effect during the term of the performance under this Contract the insurance required and minimum coverage indicated below. The insurance requirement outlined below do not in any way limit the amount of scope of liability of Contractor under this Contract. Contractor shall provide proof of said insurance and name the County as an additional insured on all required liability policies. Proof of insurance and notice of any material change should be submitted to the following address: Clackamas County Procurement Division, 2051 Kaen Road, Oregon City, OR 97045 or procurement@clackamas.us.

Required - Workers Compensation: Contractor shall comply with the statutory workers' compensation requirements in ORS 656.017, unless exempt under ORS 656.027 or 656.126.

Required – Commercial General Liability: combined single limit, or the equivalent, of not less than \$1,000,000 per occurrence, with an annual aggregate limit of \$2,000,000 for Bodily Injury and Property Damage.

Required – Professional Liability: combined single limit, or the equivalent, of not less than \$1,000,000 per claim, with an annual aggregate limit of \$2,000,000 for damages caused by error, omission or negligent acts.

Required – Automobile Liability: combined single limit, or the equivalent, of not less than \$1,000,000 per accident for Bodily Injury and Property Damage.

Required – Abuse & Molestation endorsement with limits not less than \$1,000,000 per occurrence if not included in the Commercial General Liability policy.

The policy(s) shall be primary insurance as respects to the County. Any insurance or self-insurance maintained by the County shall be excess and shall not contribute to it. Any obligation that County agree to a waiver of subrogation is hereby stricken.

- **10. LIMITATION OF LIABILITIES.** This Contract is expressly subject to the debt limitation of Oregon counties set forth in Article XI, Section 10, of the Oregon Constitution, and is contingent upon funds being appropriated therefore. Any provisions herein, which would conflict with law, are deemed inoperative to that extent. Except for liability arising under or related to Article II, Section 13 or Section 20 neither party shall be liable for (i) any indirect, incidental, consequential or special damages under this Contract or (ii) any damages of any sort arising solely from the termination of this Contact in accordance with its terms.
- 11. NOTICES. Except as otherwise provided in this Contract, any required notices between the parties shall be given in writing by personal delivery, email, or mailing the same, to the Contract Administrators identified in Article 1, Section 6. If notice is sent to County, a copy shall also be sent to Clackamas County Procurement, 2051 Kaen Road, Oregon City, OR 97045, or procurement@clackamas.us. Any communication or notice so addressed and mailed shall be deemed to be given five (5) days after mailing, and immediately upon personal delivery, or within 2 hours after the email is sent during County's normal business hours (Monday Thursday, 7:00 a.m. to 6:00 p.m.) (as recorded on the device from which the sender sent the email), unless the sender receives an automated message or other indication that the email has not been delivered.
- 12. OWNERSHIP OF WORK PRODUCT. All work product of Contractor that results from this Contract (the "Work Product") is the exclusive property of County. County and Contractor intend that such Work Product be deemed "work made for hire" of which County shall be deemed the author. If for any reason the Work Product is not deemed "work made for hire," Contractor hereby irrevocably assigns to County all of its right, title, and interest in and to any and all of the Work Product, whether arising from copyright, patent, trademark or trade secret, or any other state or federal intellectual property law or doctrine. Contractor shall execute such further documents and instruments as County may reasonably request in order to fully vest such rights in County. Contractor forever waives any and all rights relating to the Work Product, including without limitation, any and all rights arising under 17 USC § 106A or any other rights of identifications. Notwithstanding the above, County shall have no rights in any pre-existing Contractor intellectual property provided to County shall have no rights for any pre-existing Contract cor provided to county by Contractor in the performance of this Contract except to copy, use and re-use any such Contractor intellectual property for County use only.
- **13. REPRESENTATIONS AND WARRANTIES.** Contractor represents and warrants to County that (A) Contractor has the power and authority to enter into and perform this Contract; (B) this Contract, when executed and delivered, shall be a valid and binding obligation of Contractor enforceable in accordance with its terms; (C) Contractor shall at all times during the term of this Contract, be qualified, professionally competent, and duly licensed to perform the Work; (D) Contractor is an independent contractor as defined in ORS 670.600; and (E) the Work under this Contract shall be performed in a good and workmanlike manner and in accordance with the highest professional standards. The warranties set forth in this section are in addition to, and not in lieu of, any other warranties provided.
- 14. SURVIVAL. All rights and obligations shall cease upon termination or expiration of this Contract, except for the rights and obligations set forth in Article II, Sections 1, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 25, 27, 28, 32, 33, and 34 and all other rights and obligations which by their context are

intended to survive. However, such expiration shall not extinguish or prejudice the County's right to enforce this Contract with respect to: (a) any breach of a Contractor warranty; or (b) any default or defect in Contractor performance that has not been cured.

- **15. SEVERABILITY.** If any term or provision of this Contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Contract did not contain the particular term or provision held to be invalid.
- 16. SUBCONTRACTS AND ASSIGNMENTS. Contractor shall not enter into any subcontracts for any of the Work required by this Contract, or assign or transfer any of its interest in this Contract by operation of law or otherwise, without obtaining prior written approval from the County, which shall be granted or denied in the County's sole discretion. In addition to any provisions the County may require, Contractor shall include in any permitted subcontract under this Contract a requirement that the subcontractor be bound by this Article II, Sections 1, 7, 8, 13, 16 and 27 as if the subcontractor were the Contractor. County's consent to any subcontract shall not relieve Contractor of any of its duties or obligations under this Contract.
- **17. SUCCESSORS IN INTEREST.** The provisions of this Contract shall be binding upon and shall inure to the benefit of the parties hereto, and their respective authorized successors and assigns.
- **18. TAX COMPLIANCE CERTIFICATION.** The Contractor shall comply with all federal, state and local laws, regulation, executive orders and ordinances applicable to this Contract. Contractor represents and warrants that it has complied, and will continue to comply throughout the duration of this Contract and any extensions, with all tax laws of this state or any political subdivision of this state, including but not limited to ORS 305.620 and ORS chapters 316, 317, and 318. Any violation of this section shall constitute a material breach of this Contract and shall entitle County to terminate this Contract, to pursue and recover any and all damages that arise from the breach and the termination of this Contract, and to pursue any or all of the remedies available under this Contract or applicable law.
- **19. TERMINATIONS.** This Contract may be terminated for the following reasons: (A) by mutual agreement of the parties or by the County (i) for convenience upon thirty (30) days written notice to Contractor, or (ii) at any time the County fails to receive funding, appropriations, or other expenditure authority as solely determined by the County; or (B) if contractor breaches any Contract provision or is declared insolvent, County may terminate after thirty (30) days written notice with an opportunity to cure.

Upon receipt of written notice of termination from the County, Contractor shall immediately stop performance of the Work. Upon termination of this Contract, Contractor shall deliver to County all documents, Work Product, information, works-in-progress and other property that are or would be deliverables had the Contract Work been completed. Upon County's request, Contractor shall surrender to anyone County designates, all documents, research, objects or other tangible things needed to complete the Work.

20. REMEDIES. If terminated by the County due to a breach by the Contractor, then the County shall have any remedy available to it in law or equity. If this Contract is terminated for any other reason, Contractor's sole remedy is payment for the goods and services delivered and accepted by the County, less any setoff to which the County is entitled.

- **21. NO THIRD PARTY BENEFICIARIES.** County and Contractor are the only parties to this Contract and are the only parties entitled to enforce its terms. Nothing in this Contract gives, is intended to give, or shall be construed to give or provide any benefit or right, whether directly, indirectly or otherwise, to third persons unless such third persons are individually identified by name herein and expressly described as intended beneficiaries of the terms of this Contract.
- **22. TIME IS OF THE ESSENCE.** Contractor agrees that time is of the essence in the performance this Contract.
- **23. FOREIGN CONTRACTOR.** If the Contractor is not domiciled in or registered to do business in the State of Oregon, Contractor shall promptly provide to the Oregon Department of Revenue and the Secretary of State, Corporate Division, all information required by those agencies relative to this Contract. The Contractor shall demonstrate its legal capacity to perform these services in the State of Oregon prior to entering into this Contract.
- 24. FORCE MAJEURE. Neither County nor Contractor shall be held responsible for delay or default caused by events outside the County or Contractor's reasonable control including, but not limited to, fire, terrorism, riot, acts of God, or war. However, Contractor shall make all reasonable efforts to remove or eliminate such a cause of delay or default and shall upon the cessation of the cause, diligently pursue performance of its obligations under this Contract.
- **25. WAIVER.** The failure of County to enforce any provision of this Contract shall not constitute a waiver by County of that or any other provision.
- **26. PUBLIC CONTRACTING REQUIREMENTS.** Pursuant to the public contracting requirements contained in Oregon Revised Statutes ("ORS") Chapter 279B.220 through 279B.235, Contractor shall:
 - a. Make payments promptly, as due, to all persons supplying to Contractor labor or materials for the prosecution of the work provided for in the Contract.
 - b. Pay all contributions or amounts due the Industrial Accident Fund from such Contractor or subcontractor incurred in the performance of the Contract.
 - c. Not permit any lien or claim to be filed or prosecuted against County on account of any labor or material furnished.
 - d. Pay the Department of Revenue all sums withheld from employees pursuant to ORS 316.167.
 - e. As applicable, the Contractor shall pay employees for work in accordance with ORS 279B.235, which is incorporated herein by this reference. The Contractor shall comply with the prohibitions set forth in ORS 652.220, compliance of which is a material element of this Contract, and failure to comply is a breach entitling County to terminate this Contract for cause.
 - f. If the Work involves lawn and landscape maintenance, Contractor shall salvage, recycle, compost, or mulch yard waste material at an approved site, if feasible and cost effective.
- **27. NO ATTORNEY FEES**. In the event any arbitration, action or proceeding, including any bankruptcy proceeding, is instituted to enforce any term of this Contract, each party shall be responsible for its own attorneys' fees and expenses.
- **28. CONFIDENTIALITY.** Contractor acknowledges that it and its employees and agents may, in the course of performing their obligations under this Contract, be exposed to or acquire information that the County desires or is required to maintain as confidential. Any and all information of any form

obtained by Contractor or its employees or agents in the performance of this Contract, including but not limited to Personal Information (as "Personal Information" is defined in ORS 646A.602 (11), shall be deemed to be confidential information of the County ("Confidential Information"). Any reports or other documents or items (including software) which result from the use of the Confidential Information by Contractor shall be treated with respect to confidentiality in the same manner as the Confidential Information.

Contractor agrees to hold Confidential Information in strict confidence, using at least the same degree of care that Contractor uses in maintaining the confidentiality of its own confidential information, and not to copy, reproduce, sell, assign, license, market, transfer or otherwise dispose of, give or disclose Confidential Information to third parties or use Confidential Information for any purposes whatsoever (other than in the performance of this Contract), and to advise each of its employees and agents of their obligations to keep Confidential Information confidential.

Contractor agrees that, except as directed by the County, Contractor will not at any time during or after the term of this Contract, disclose, directly or indirectly, any Confidential Information to any person, and that upon termination or expiration of this Contract or the County's request, Contractor will turn over to the County all documents, papers, records and other materials in Contractor's possession which embody Confidential Information. Contractor acknowledges that breach of this Contract, including disclosure of any Confidential Information, or disclosure of other information that, at law or in good conscience or equity, ought to remain confidential, will give rise to irreparable injury to the County that cannot adequately be compensated in damages. Accordingly, the County may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies that may be available. Contractor acknowledges and agrees that the covenants contained herein are necessary for the protection of the legitimate business interests of the County and are reasonable in scope and content.

Contractor agrees to comply with all reasonable requests by the County to ensure the confidentiality and nondisclosure of the Confidential Information, including if requested and without limitation: (a) obtaining nondisclosure agreements, in a form approved by the County, from each of Contractor's employees and agents who are performing services, and providing copies of such agreements to the County; and (b) performing criminal background checks on each of Contractor's employees and agents who are performing services, and providing a copy of the results to the County.

Contractor shall report, either orally or in writing, to the County any use or disclosure of Confidential Information not authorized by this Contract or in writing by the County, including any reasonable belief that an unauthorized individual has accessed Confidential Information. Contractor shall make the report to the County immediately upon discovery of the unauthorized disclosure, but in no event more than two (2) business days after Contractor reasonably believes there has been such unauthorized use or disclosure. Contractor's report shall identify: (i) the nature of the unauthorized use or disclosure, (ii) the Confidential Information used or disclosed, (iii) who made the unauthorized use or received the unauthorized disclosure, (iv) what Contractor has done or shall do to mitigate any deleterious effect of the unauthorized use or disclosure, and (v) what corrective action Contractor has taken or shall take to prevent future similar unauthorized use or disclosure. Contractor shall provide such other information, including a written report, as reasonably requested by the County.

Notwithstanding any other provision in this Contract, Contractor will be responsible for all damages, fines and corrective action (including credit monitoring services) arising from disclosure of such Confidential Information caused by a breach of its data security or the confidentiality provisions hereunder.

The provisions in this Section shall operate in addition to, and not as limitation of, the confidentiality and similar requirements set forth in the rest of the Contract, as it may otherwise be amended. Contractor's obligations under this Contract shall survive the expiration or termination of the Contract, as amended, and shall be perpetual.

- **29. CRIMINAL BACKGROUND CHECK REQUIREMENTS.** Contractor shall be required to have criminal background checks (and in certain instances fingerprint background checks) performed on all employees, agents, or subcontractors that perform services under this Contract. Only those employees, agents, or subcontractors that have met the acceptability standards of the County may perform services under this Contract or be given access to Personal Information, Confidential Information or access to County facilities.
- **30. KEY PERSONS.** Contractor acknowledges and agrees that a significant reason the County is entering into this Contract is because of the special qualifications of certain Key Persons set forth in the contract. Under this Contract, the County is engaging the expertise, experience, judgment, and personal attention of such Key Persons. Neither Contractor nor any of the Key Persons shall delegate performance of the management powers and responsibilities each such Key Person is required to provide under this Contract to any other employee or agent of the Contractor unless the County provides prior written consent to such delegation. Contractor shall not reassign or transfer a Key Person to other duties or positions such that the Key Person is no longer available to provide the County with such Key Person's services unless the County provides prior written consent to such a such that the Key Person is no longer available to provide the County with such Key Person's services unless the County provides prior written consent to such a such a such that the Key Person is no longer available to provide the County with such Key Person's services unless the County provides prior written consent to such a such a
- **31. COOPERATIVE CONTRACTING.** Pursuant to ORS 279A.200 to 279A.225, other public agencies may use this Contract resulting from a competitive procurement process unless, the Contractor expressly noted in their proposal/quote that the prices and services are available to the County only. The condition of such use by other agencies is that any such agency must make and pursue contact, purchase order, delivery arrangements, and all contractual remedies directly with Contractor; the County accepts no responsibility for performance by either the Contractor or such other agency using this Contract. With such condition, the County consents to such use by any other public agency.
- **32. RELEASE OF DATA**. Contractor shall not disclose any data gathered in performance of this Contract that includes population, statistics, outcomes or results without the County's prior review and express prior written approval. Contractor shall not alter, omit, or otherwise change County-approved data. The provisions of this section does not restrict the County from disclosing data gathered in performance of this Contract to the extent required by any law or regulation including, but not limited to, the Oregon Public Records law. The provisions of this section does not restrict to another person or organization for use in research, program performance reporting, training or educational purposes so long as the disclosure is permitted by applicable law and does not include any personally identifiable information (including but not limited to a party's name, address, financial information, birthdates or social security numbers.) Nothing herein shall be construed as permitting disclosure of any data protected under applicable law.
- **33. ADVERTISING**. Contractor shall not publish, or cause to have published, or make public use of the County's name, logos, trademarks, or any information about its relationship with the County without prior written permission from the County for each individual instance, which permission may be withheld at the County's sole discretion.

34. MERGER. THIS CONTRACT CONSTITUTES THE ENTIRE AGREEMENT BETWEEN THE PARTIES WITH RESPECT TO THE SUBJECT MATTER REFERENCED THEREIN. THERE ARE NO UNDERSTANDINGS, AGREEMENTS, OR REPRESENTATIONS, ORAL OR WRITTEN, NOT SPECIFIED HEREIN REGARDING THIS CONTRACT. NO AMENDMENT, CONSENT, OR WAIVER OF TERMS OF THIS CONTRACT SHALL BIND EITHER PARTY UNLESS IN WRITING AND SIGNED BY ALL PARTIES. ANY SUCH AMENDMENT, CONSENT, OR WAIVER SHALL BE EFFECTIVE ONLY IN THE SPECIFIC INSTANCE AND FOR THE SPECIFIC PURPOSE GIVEN. CONTRACTOR, BY THE SIGNATURE HERETO OF ITS AUTHORIZED REPRESENTATIVE, IS AN INDEPENDENT CONTRACTOR, ACKNOWLEDGES HAVING READ AND UNDERSTOOD THIS CONTRACT, AND CONTRACTOR AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS.

By their signatures below, the parties to this Contract agree to the terms, conditions, and content expressed herein.

Parrott Creek Child and Family Services, In-	. Clackamas County
Simon R Fulford Mar 8, 2021 17:01 PST) Mar 8, 2	021
Authorized Signature Da	te Chair
Simon R Fulford Executive Direc	tor
Name / Title (Printed)	Recording Secretary
0555300-0	
Oregon Business Registry #	Date
501c3 Nonprofit/OR	Approved as to Form:
Entity Type / State of Formation	Mar 8, 2021
	County Counsel Date

EXHIBIT A MODIFIED SCOPE OF WORK FROM RFP 2020-29

1. BACKGROUND

The mission of the Clackamas County Juvenile Department (CCJD) is to provide prevention, intervention and juvenile justice services to youth and families so they can experience positive change, repair harm to victims, and become contributing members of our community.

CCJD is dedicated to providing developmentally appropriate intervention, services, and supervision that align with the following objectives of the CCJD's Strategic Business Plan:

Public Safety - provide assessment and detention services to youth so they can receive the appropriate level of monitoring and services that provides for community safety

Community and Prevention - the Juvenile Department and our community partners will share common goals for the prevention of youth crime, and the reformation of those youth who do commit crime

Accountability - provide interventions, compliance monitoring, and restorative services to youth so they can be accountable to victims and the community to repair the harm they have caused

Reformation - provide targeted evaluation and rehabilitative services to youth so they can increase the competencies needed to transition to adulthood, live a crime free life, and be a contributing member of their community

Assessment - provide assessment services to youth referred to the Department so they can be matched with the appropriate level of monitoring and services

Family Engagement - parents and guardians who have children involved with the Juvenile Department will be engaged as partners in their child's reformation.

2. SCOPE OF WORK

2.1. Program Goal

CCJD supports a system of early interventions that addresses a youth's risk factors and supports success for that youth by identifying and building upon their strengths, competencies, and natural supports to prevent further system involvement. Youth will be assisted in creating greater connections within their community. Youth are to be served in the most developmentally appropriate, least restrictive, and most cost-effective level of intervention. Contractor's program shall meet these goals.

- **2.1.1.** <u>Family First:</u> The family drives the plan. Contractor must do the following in providing Work under this Contract:
 - Respect and honor family voice and guarantee safety for its expression throughout the process.
 - Assure that youth and families are empowered to shape the plan based on what they understand as their strengths and needs.
 - Be committed to culturally sensitive behavior toward the family throughout the process.
 - Understand that building trust with families is our job.
 - Protect families by honoring confidentiality.
- 2.1.2. <u>Engagement and Motivation:</u> Contactor shall provide the following services:

- Effective strategies to help families find their own motivation for trying new strategies
- Continual assessment of participation rate and how to improve family engagement.
- Avoid taking sides between family members.
- **2.1.3.** <u>Effective Collaboration</u>: Contractor shall communicate and collaborate with all parties in the juvenile's treatment plan to ensure the following:
 - Keep youth from unnecessarily penetrating further into the Juvenile Justice System
 - Demonstrate continued commitment to restorative justice practices
 - Provide trained supervisor(s) with appropriate oversight, supervision and quality assurance of the staff providing direct service
 - Use culturally relevant services (including language) with youth and families.

2.2. <u>Service Components:</u>

- 2.2.1. <u>Therapist Credentials.</u> Contractor shall_provide licensed therapists to perform the Work described in this Subsection 2.2. Contractor shall ensure its therapists hold a Master's Level therapists licensed through the State of Oregon who are certified by the State of Oregon Sex Offender Treatment Board (SOTB) to provide psychosexual assessments and sex offense specific treatment services to youth referred by CCJD. Contractor shall ensure its therapists maintain all relevant trainings to maintain licensure and certifications that include but are not limited to restorative justice, trauma informed care, cultural, racial, ethnic, and religious and sexual orientation and gender identity responsivity, best practice and treatment of juvenile sex offenders and treatment process.
- **2.2.2.** <u>Therapist Responsibilities.</u> Contractor shall provide treatment, through its therapists, for the CCJD juvenile participating in the program by providing the following:
 - **2.2.2.1.** Provide psychosexual assessments as requested using the Juvenile Sex Offender Assessment Protocol (JSOAP II) and the Protective + Risk Observations for Eliminating Sexual Offense Recidivism, (PROFESOR), or other assessment instruments as prescribed.
 - **2.2.2.2.** Schedule Intake Meetings with all new youth referred and accepted for treatment, develop a safety plan, and provide a written treatment plan and goals within 30 days of the intake meeting.
 - **2.2.2.3.** Provide developmentally appropriate individual, group, and family treatment using evidence based practices and interventions for youth who have committed sexual offenses, to include: Cognitive behavioral treatment addressing cognitive distortions leading to offending behavior, emotional self-regulation, recognition of offending cycles, development of social/familial relationships and natural supports, interpersonal and social/life skill development, relapse prevention, and victim clarification and reunification (when deemed appropriate).
 - **2.2.2.4.** Work in close collaboration with CCJD juvenile counselors regarding the supervision and case management of youth in the program, having a minimum of monthly contact to report treatment progress relative to each youth. In addition, participate in monthly meetings with the CCJD Juvenile Sex Offense (JSO) team.
 - **2.2.2.5.** As part of the treatment process, prepare youth for full disclosure and maintenance polygraph examinations and consult with the juvenile counselor regarding any polygraph failures or disclosures of law or probation violations discovered during polygraphs. Any disclosures of previously unknown victims shall be reported to the appropriate agencies. Contractor shall contact the designated CCJD employee to

schedule the required polygraph examination in accordance with the juvenile's treatment plan.

- **2.2.2.6.** Participate in and provide progress updates for quarterly treatment review meetings that include the youth, parents/guardians, and the Juvenile Counselor.
- **2.2.2.7.** Monitor and track completion of treatment, to be completed within 12 to 18 months of referral unless otherwise agreed to by CCJD on a case-by-case basis.
- **2.2.2.8.** Complete additional psychosexual assessments for all clients every six months using approved risk assessment tools and within 30 days of completion of treatment, the therapist shall provide a discharge summary outlining treatment progress and final recommendations.
- **2.2.2.9.** Maintain direct clinical supervision on a weekly basis with the director of clinical services of Contractor as well as supervision with Contractor's Director of Programs and Executive Director to ensure oversight, support, and quality assurance.
- **2.2.2.10.** Provide bi-monthly reports to Contractor's Board of Directors, which includes oversight from the District Attorney and a Clackamas County Circuit Court Judge.
- **2.2.2.11.** Ensure that the youth involved in treatment receive the services outlined in the individual treatment plan. Treatment plan may include at a minimum but not limited to the following:
 - a) An individual therapy session once per week.
 - b) A group therapy session once per week.
 - c) A family therapy session twice per month. Family therapy sessions will address any arising crises and keep the family on track with the treatment plan.
 - d) Contractor will prepare each youth for one (1) full disclosure polygraph within the first four (4) months of treatment and prepare each youth for a maintenance polygraph every 4-6 months thereafter.
 - e) Contractor will complete a written review for discussion at youth's quarterly treatment review.
- **2.2.2.12.** Participate and present written review in the quarterly treatment reviews involving the youth, parents/guardian, CCJD's juvenile counselor, and treatment provider.
- **2.2.2.13.** Offer parent education and support groups that provide accurate information about the treatment process, facilitate supportive dialogue regarding the challenges of parenting youth who have committed a sexual offense, and encourage the sharing of constructive ideas to maintaining the safety and wellbeing of their child.
- **2.2.2.14.** Complete a psychosexual reassessment every six (6) months using CCJD-approved risk assessment tools.
- **2.2.2.15.** Complete a discharge summary for each youth provided to CCJD within 30 days of completion of treatment. Youth's treatment is not complete until CCJD is in receipt of a discharge summary.

2.3. <u>Contractor's Responsibilities.</u>

2.3.1. Contractor shall ensure it has the capacity to adapt treatment to meet the special needs of youth including, but not limited to, youth with developmental delays, mental illness, substance abuse issues and physical disabilities. Contractor shall meet the following requirements:

- **2.3.1.1.** Contractor shall be able to accommodate the developmental needs through a continuum of services for youth in a wide range of ages.
- **2.3.1.2.** Contractor shall have the capacity to adapt treatment to meet the needs of youth including, but not limited to, cultural, racial, ethnic, sexual orientation, and gender (including gender identity) responsivity. See section 2.5 for details.
- **2.3.1.3.** Any of Contractor's therapist providing treatment services must be able to accommodate any changes in SOTB standards as they occur and remain in compliance with the ethical standards as identified by the Association for the Treatment of Sexual Abusers (ATSA).
- **2.3.1.4.** Contractor shall demonstrate success when the treatment team has determined the youth has successfully completed all treatment goals as determined by the treatment team. The treatment team includes therapist(s), Juvenile Counselor(s), parent(s)/guardian(s).
- **2.3.1.5.** Contractor will provide the services in Clackamas County and will be family-focused in the provision of services by:
 - a) Ensuring all services are accessible by public transportation.
 - b) Offering sufficient availability for evening and weekend appointments to accommodate youth and family schedules, encourage school attendance, and encourage prosocial activities.
- **2.3.1.6.** Provide documentation of license and training by staff upon request.

2.4. <u>Staff Supervision, Quality Assurance & Corrective Actions.</u>

- **2.4.1.** Contractor shall have trained supervisor(s) who provide qualified clinical oversight, supervision and quality assurance of the staff providing direct services. Contractor shall ensure the following:
 - a) Quality customer service.
 - b) Supervision overall program processes, casework management and required documentation.
 - c) Ensure therapist are Master's Level therapists licensed through the State of Oregon who are certified by the SOTB to provide psychosexual assessments and sex offense specific treatment services.
 - d) Ensure staff participate and complete additional training including, but not limited to:
 - i) Restorative Justice
 - ii) Trauma Informed Care
 - iii) Cultural, Racial, Ethnic, Religious, Sexual Orientation, and Gender (including Gender Identity) Responsivity
 - iv) Ongoing training regarding best practices in the supervision and treatment of youth who have committed sex offenses.
 - v) Continuing Education Units as required by SOTB-Certification and State licensing standards
 - vi) Other training as designated by CCJD
 - e) Ensure reports and case notes accurately reflect and follow the approved treatment plans and delivered.
 - f) Use culturally-relevant services:
 - g) Provide verbal and written communication in the most appropriate language for the youth and families.

2.5. <u>Additional Requirements:</u>

- **2.5.1.** Culturally, gender, and sexual orientation responsive services. Contractor shall provide culturally, gender, and sexual orientation responsive services. Culturally, gender, and sexual orientation competent and responsive to the youth's cultural heritage and/or identity, gender, and sexual orientation. Competence is defined as the development of behaviors, attitudes and policies that enable Contractor to deliver service in ways that meet the diverse needs of the youth and their families. Contractor shall schedule activities on an individual or small group basis for the purpose of:
 - a) Teaching youth constructive ways to express and appreciate their own culture/heritage, gender, and/or sexual orientation;
 - b) Allowing youth to identify and participate in activities that extend beyond their own immediate personal experiences;
 - c) Helping youth to utilize community resources to advance their cultural, gender identification, and/or sexual orientation awareness and improve their social network;
 - d) Helping youth to recognize the relationships between various value systems;
 - e) Increasing awareness and acceptance for the ethnic or cultural, gender identification, and/or sexual orientation differences of others; and
 - f) Having staff available who is able to communicate with monolingual (Spanish) youth, families, victims, and community members.
- **2.5.2. Reporting:** CCJD will establish performance, process and outcome measures as well as data collection strategies relative to the services provided to youth and families in order to accomplish programmatic and departmental goals listed above. Service provider will submit specific output measures on a regular basis (monthly, quarterly, and/or semi-annually) to CCJD and will be periodically reviewed with CCJD. Output data may include dosage but is not limited to:
 - a) Written reviews for discussion at youth's quarterly treatment review.
 - b) Quarterly report including youth, age, number of months in treatment, total number of months on treatment plan, any changes since the last report, and progress relative to program treatment goals and objectives.
 - c) A discharge summary for each youth provided to CCJD within 30 days of completion of treatment. Youth's treatment will not be considered complete until CCJD is in receipt of a discharge summary.
- **2.5.3. Quality Assurance:** Contractor shall maintain processes and procedures to ensure the quality of its program. Contractor shall accurately monitor and track reliable measures of program implementation and delivery of services. Contractor shall comply with data collection and reporting requirements established by CCJD regarding a variety of quality assurance and evaluation processes. Contractor shall respond to any possible performance improvement issues identified in an effort to ensure program fidelity and performance.

EXHIBIT B

PROGRAM BUDGET

2021 PROGRAM BUDGET	
Revenue	
Clackamas County Juvenile Dpt.	92,00
Total Revenue	92,00
Expense	
Personnel	62,68
Payroll,	
Regular	
Payroll SSI Taxes Expense	4,793
Workman's Comp Expense	62
Unemployment Expense Health	62
Insurance Retirement 403(b)	4,860
Expense	1,30
Total Personnel	74,88
Miscellaneous	
Food (youth & family meetings)	60
COVID Mitigation	
Mileage/Travel	60
Office Supplies	60
Equipment	60
Program Supplies	2,97
Telephone	1,50
Staff Training	1,50
Total Misc Expense	8,37
Administrative Allocation	8,74
Total Expense	92,00
Notoci	
Notes:	
 Administrative allocation capped at 9.5% per year. QASOTN conference, SOTR cartification, DEL and engoint 	ng staff training account has
 OASOTN conference, SOTB certification, DEI and ongoi separate Parrott Creek HR budget. 	ng stan training covered by

EXHIBIT C CONTRACTOR'S PROPOSAL

CLACKAMAS COUNTY REQUEST FOR PROPOSALS #2020-29 FOR

JUVENILE SEX OFFENSE TREATMENT

Proposal Submitted By

Simon Fulford, Executive Director Parrott Creek Child & Family Services 1001 Molalla Ave, Suite 209 Oregon City, OR 97045



PROPOSAL CLOSING DATE, TIME AND LOCATION

DATE: August 27, 2020

TIME: 2:00 PM, Pacific Time

PLACE: Clackamas County Procurement Division, Clackamas County Public Services Building, 2051 Kaen Road, Oregon City, OR 97045

Introduction

52 years ago, the Commissioners and citizens of Clackamas County made a decision to invest in a community asset to support some of our most vulnerable community members: children and families caught up in the child welfare and juvenile justice systems. What was first just a farmhouse and ranch program to help kids "get away from it all" has grown into a robust community-based organization offering expertise in a diverse array of programs and services that help children and families stabilize their lives, identify their strengths and develop life-long skills that support their success, all the while making our communities safer, healthier and more nurturing for all of us. Every year, nearly 800 children and families benefit from our support, not only enriching their lives but saving hundreds of thousands of dollars for our taxpayers. Our expertise and experience covers:

- Children and teens in the Child Welfare system
- Youth in the Juvenile Justice system
- Community-based Restorative Justice programming
- Young people with high levels of Adverse Childhood Experiences (ACEs)
- Families with substance abuse challenges
- Families facing housing insecurity and homelessness
- Behavioral Health (mental health, drug & alcohol, sexually harming behaviors)

Parrott Creek has been successfully providing Juvenile Sex Offense Treatment services for youth in Clackamas County for almost 20 years, delivering a highly effective service to the Clackamas County Juvenile Department, Oregon Youth Authority and, latterly, Oregon Department of Human Services.

Parrott Creek consistently applies a developmentally appropriate, strengths-based, trauma-informed and evidence-based approach to the design of *all* its programs and services. Our work is also premised on an inclusive, anti-racist ethos, responding to both BIPOC and LGTBTQI communities.

Our business model, strategic aims and overarching ethos align directly with the Clackamas County Juvenile Department's vision of "...a system of care that addresses a youth's risk factors and supports success for that youth by identifying and building upon their strengths, competencies, and natural supports."

We have a broad array of local partnerships and culturally specific resources that also assist in creating greater connections for youth and their families to their local community.

Service Delivery

Parrott Creek Child and Family Services has been facilitating the Lifeguards Juvenile Sex Offense Treatment (JSOT) program in conjunction with the Clackamas County Juvenile Department (CCJD) for close to 20 years. Parrott Creek's Lifeguard JSOT program has a Certified Clinical Sexual Offense Therapist (CCSOT) with three years of experience managing and conducting all services in the program and seven year's experience providing offence-specific treatment to adjudicated youth. This therapist receives direct clinical supervision from the Director of Clinical Services and management supervision and oversight from the Director of Programs as well as the Executive Director of Parrott Creek.

Parrott Creek will offer flexible operating hours to accommodate the needs of youth, families, and the CCJD. Generally speaking the therapist would work between 10 AM and into the early evening Monday through Thursday depending upon the scheduling of groups and the schedules of youth clients, their families and the professionals at the CCJD. The program will operate on Fridays and weekends if it is necessary to accommodate the needs of youth or families.

During the Covid 19 pandemic, the current JSOT program moved individual and group meetings to telehealth/video conferencing platforms through discussion, planning and collaboration with the Clackamas County Juvenile Department. As the pandemic continues, adaptations for treatment groups, parent groups, and meetings with the CCJD have been continually developed and adapted based on the guidelines of the Oregon Health Authority (OHA) and Centers for Disease Control (CDC). Parrott Creek continues to liaise with CCJD on our response to Covid-19 and how best to meet the needs of JSOT clients.

Paul Stanzione, MSW, LCSW. CCSOT, has been the JSOT therapist and program manager for the last 3 years. Paul is a Licensed Clinical Social Worker and has been a Sexual Offense Treatment Board (SOTB) Certified Clinical Sex Offender Therapist (CCSOT) in the State of Oregon for the past two years. Paul, in his time as the Lifeguards' JSOT therapist has conducted dozens and dozens of psychosexual assessments utilizing his education, clinical experience and SOTB approved continuing education training.

Service Components as outlined in Section 3.3.2 of RFP

Upon receiving a referral for a psychosexual assessment from the CCJD, the JSOT therapist collates all appropriate referral information including police reports. Then, coordinating with the assigned Juvenile Court Counselor, the therapist arranges to have an assessment interview with the client and Clackamas County Request for Proposals #2020-29 Submitted by Parrott Creek Child & Family Services appropriate caregivers. Again, utilizing clinical experience and appropriate assessment tools such as the "JSOAP II" and the "PROFESOR," the JSOT therapist will produce a detailed psychosexual assessment with a recommendation for an appropriate level of clinical service for the CCJD's consideration.

For youth directly referred to the JSOT Lifeguards program the therapist will contact them in a timely manner and arrange an intake meeting. During the times of COVID; assessments, individual and family sessions, group therapy and CCJD meetings are being conducted via video/telehealth platforms. After intake, the therapist's first priority is assessing the youth's current living and social situation. This leads to the development of a comprehensive Safety Plan ensuring the safety of both the community, the youth and the youth's family. This is done in conjunction with the assigned Juvenile Court Counselor, the youth and their family. Within 30 days of intake, a treatment plan is developed and submitted which details specific treatment goals aligned with the youth's needs and considerations of community safety.

Embedded within the treatment plan is a prescription for the dosages treatment i.e., number of individual sessions per month, family sessions per month and group treatment applicability. Each youth is assessed by the therapist to make sure that the dosage of treatment fits within the parameters of the CCJDs requirements for Juvenile Sex Offender Treatment while simultaneously taking consideration the youth's developmental capacities. Developmental considerations include chronological age and emotional maturity, cognitive and psychoemotional conditions as well as specificities in regards to offenses. Family time commitments are also taken into consideration.

Treatment modalities employed include but are not limited to: Cognitive Behavioral Therapy, Dialectical Behavior Therapy, solution focused work as well as Motivational Interviewing techniques. Offending cycles are examined, if appropriate, as well as familial and social supports to help the youth safely integrate into more normalized community interactions.

Relapse prevention is addressed as well as detailed work in regards to victim clarification to whatever degree is appropriate and possible. Most importantly, a mindfulness-based, relational approach employed by the JSOT therapist develops a therapeutic relationship that simultaneously has defined boundaries and cultivates an environment of trust and safety. This enables the youth to eventually hold themselves accountable. This is the catalyst to internalize, long-term change which ensures future safety for both the community and the youth themselves.

The JSOT Lifeguards program has always embodied the idea that collaboration is the key to successful treatment. In addition to any monthly meetings with the JSO team and case specific meetings with the assigned Juvenile Court Counselor, consistent and clear communication with the CCJD is the norm.

The JSOT Lifeguards therapist has extensive experience in polygraph preparation having gone through the process with clients for over seven years in two different Parrott Creek programs working with adjudicated youth. The JSOT therapist works closely with the CCJD, the youth and their family, and whenever possible the polygrapher to try and ensure successful polygraph completion. Offense history review, therapeutic trust, role-play and questions specific investigation are all employed for this.

The JSOT therapist will do everything they can to coordinate and schedule quarterly treatment reviews for each client to include the youth, parents/guardians, and the assigned Juvenile Court Counselor.

All treatment will be completed within the prescribed treatment period unless an extension is arranged by the CCJD. All tracking of treatment and treatment completion summaries will be provided to the CCJD within the prescribed time frames.

The Lifeguards JSOT program treatment structure and protocols will ensure that:

- psychosexual assessments will be done prior to treatment starting.
- Individual sessions will be completed once per week.
- Group therapy sessions will be conducted once a week.
- Family therapy sessions will be conducted twice a month and will include historical reviews, support for the family within the treatment plan, and addressing any ongoing crises that occur.
- Within the first four months of treatment each youth will be prepared for a full disclosure polygraph as well as ongoing maintenance polygraphs every 4 to 6 months after the full disclosure.
- The therapist will conduct quarterly treatment reviews for all clients.
- The therapist will participate in quarterly treatment reviews for all clients.
- The therapist will provide parent, psychoeducational and support groups that will facilitate discussions in the following: sharing of information in regards to juvenile sex offender treatment, family challenges, and engagement in the sex offender treatment process.
- The therapist will complete additional psychosexual assessments for all clients every six months using approved risk assessment tools. And within 30 days of completion of treatment the therapist will provide a discharge summary outlining treatment progress and final recommendations.

- The therapist will participate in the monthly CCJDs JSO team meetings.
- The Lifeguards JSOT program provides services to Clackamas County families through the CCJD and our treatment philosophy is always family focused.
- Outside the times of COVID, the treatment provider's office is centrally located in Oregon City easily accessible by public transportation.
- The program provides flexible hours for treatment to accommodate youth and family schedules and the ease of treatment around school, work and social activity commitments. This is tailored individually to the needs of participants.
- The therapist has direct clinical supervision on a weekly basis with the director of clinical services of Parrott Creek as well as supervision with Parrott Creek's Director of Programs and Executive Director to ensure oversight, support, and quality assurance.
- Part of the Lifeguards JSOT programs' philosophy is that clients feedback is essential for success in assessing internalization of treatment goals. Therefore, the program does all it can to acquire real-time feedback from the clients and the family/guardians regarding treatment goals and satisfaction of the treatment provided.
- In addition to participating with the JJCD in regards to program functionality, oversight of all
 program processes is carried out by Parrott Creek's Director of Clinical Services Parrott Creek,
 the Director of Programs and the Executive Director. In addition, bi-monthly reports are given to
 Parrott Creek's Board of Directors which includes oversight from the District Attorney and a
 Clackamas County Circuit Court Judge.
- The therapist is a master level Licensed Clinical Social Worker as well as being certified by the SOTB as a Certified Clinical Sex Offender Therapist (CCSOT).
- The Lifeguards JSOT therapist maintains all relevant trainings to maintain licensure and certifications that include but are not limited to: restorative justice, trauma informed care, cultural and racial and ethnic and religious and sexual orientation and gender identity responsivity, best practice and treatment of juvenile sex offenders and all the trainings recommended by the CCJD.
- The therapist will be able to provide documentation of license, certifications, and all training.
- The therapist will utilize all culturally relevant services including interpretation and translation services when necessary.

JSOT Output & Outcome Data

The Lifeguards JSOT program has enjoyed a long-standing successful and rewarding experience providing services to the youth and families of Clackamas County. For close to 20 years, and in partnership with the Clackamas County Juvenile Department, the Lifeguards JSOT program has

evolved and refined services reflecting development in JSOT innovations, trauma informed treatment advances, and the changing legislative and ORS landscape. Over the last two years, ALL Lifeguards JSOT program youth who successfully completed treatment completed 100% of the required treatment parameters, including treatment goals, as overseen and approved for treatment completion by the Juvenile Department. Below is further detail of our output and outcome data in compliance with JSOT contractual requirements.

YEAR	TARGET	SUCCESS RATE
2018 - 2019	A minimum of 90% of youth participants will not have a new criminal sexual referral while participating in the program.	100% of youth participants did not have new criminal sexual referral while in the program.
	A minimum of 80% of the youth participants will not have a new criminal referral to the Juvenile Department while participating in the program.	95% of youth participants did not have new criminal referral while in the program.
	A minimum of 80% of the youth participants who successfully exited the program will not have a new criminal sexual referral to the Juvenile Department during the 12 month period after exiting.	100% of youth participants did not have new criminal sexual referral within 12 months of exiting the program.
	Parrott Creek will maintain capacity to provide services for up to a daily population of 25 youth (youth who are enrolled in treatment/duplicated between quarters).	100% capacity maintained. 83 youth served as per criteria based on CCJD referrals.
	Parrott Creek will provide a minimum of 12 individual sessions to each youth in the program (youth are duplicated within/between quarters- # of sessions, not # of youth).	498 individual sessions provided over 12 month period.
	Parrott Creek will provide a minimum of 46 group sessions to each youth in the program (youth are duplicated within/between quarters- # of sessions, not # of youth).	65 group sessions provided over 12 month period.
	Parrott Creek will provide a minimum of 12 family sessions, including at least 8 multi-family sessions for the families of each youth in the program (youth are duplicated within and between quarters- # of sessions, not # of youth).	126 family and multi-family sessions provided over 12 month period

2019 - 2020	By June 30, 2020, a minimum of 90% of youth participants will not have a new criminal sexual referral while participating in the program.	100% of youth participants did not have new criminal sexual referral while in the program.
	By June 30, 2020, a minimum of 80% of the youth participants will not have a new criminal referral to the Juvenile Department while participating in the program.	93% of youth participants did not have new criminal referral while in the program.
	By June 30, 2020, a minimum of 80% of the youth participants who successfully exited the program will not have a new criminal sexual referral to the Juvenile Department during the 12 month period after exiting.	100% of youth participants did not have new criminal sexual referral within 12 months of exiting the program.
	Parrott Creek will maintain capacity to provide services for up to a daily population of 25 youth (youth who are enrolled in treatment and are duplicated between quarters).	100% capacity maintained. 77 youth served as per criteria based on CCJD referrals.
	Parrott Creek will provide a minimum of 12 individual sessions to each youth in the program (youth are duplicated within/between quarters- # of sessions, not # of youth).	500 individual sessions provided over 12 month period.
	Parrott Creek will provide a minimum of 46 group sessions to each youth in the program (youth are duplicated within/between quarters- # of sessions, not # of youth).	32 group sessions provided over 12 month period.
	Parrott Creek will provide a minimum of 12 family sessions, including at least 8 multi-family sessions for the families of each youth in the program (youth are duplicated within/between quarters- # of sessions, not # of youth).	77 family and multi-family sessions provided over 12 month period

The JSOT therapist has extensive experience working with youth with a wide variety of needs and from differing demographics. These include youth with developmental delays, spectrum disorders, significant mental health conditions and substance abuse issues. The JSOT therapist has worked with youth between the ages of 11 and 20 as well as youth from diverse racial, ethnic, cultural, and different genders and gender identities.

Ensuring that our programs and services are culturally responsive

Youth and their families are fully involved in creating individualized goals for themselves in equal partnership with staff and in a culturally responsive manner. Parrott Creek staff use the culture, knowledge and prior experiences of participants to ensure that their treatment is relevant and effective for them. We know that youth and families want our services to be relevant and comfortable, such as incorporating relatable aspects of their communities. Lastly, being culturally responsive includes having bilingual staff or translation support where and when appropriate.

At Parrot Creek, we endeavor to:

- Speak to young people and families in preferred language whenever possible
- Learn about family and community cultural values and discuss these in service and case planning
- Incorporate cultural heritage into service content
- Factor in each young person's, and their families', strengths and characteristics
- Train staff to uphold key cultural values of different ethnicities
- Ask youth and/or families how they want to be respected and validated
- Support staff in validating the opinions of both youth and families
- Help participants access essential, cultural resources in the community
- Support open discussions on family matters between youth, their caregivers and/or extended family
- Provide services with a relational-cultural lens that upholds their community values

Case Examples

Parrott Creek's JSOT program works to be mindful of the position of the therapist and the power differential that exists between the provider and the youth. We also recognize and accommodate the fact that cultural factors influence the youth and families' approach to the treatment process, that we should adapt to their needs and perspective and not the other way around. The program has had open conversations with Black youth and their families about the historical trauma they've experienced from the legal system and how that leads to fear and apprehension about trusting the process due to uncertainty around being treated fairly. The provider has worked to understand their perspective and to develop a trusting therapeutic relationship. Through observable actions, the JSOT therapist demonstrated their ability to be a professional who is attempting to help address the underlying issues that contributed to their sexually harmful behaviors. These conversations have been had in collaboration with Juvenile Court Counselors (when appropriate) to help reassure the family that the

primary focus is treatment and to help the youth stay with their family and within their community unless they are not able to alter behaviors that are unsafe and put them and others at risk.

These experiences have further illustrated the importance within Parrott Creek to educate staff on being self-aware of their own bias and considerations when working with youth and families of color within the juvenile justice setting. Mindfulness practice and self-reflection on one's own implicit bias is required of all staff on a weekly basis and forms part of both informal and formal staff supervision meetings. (See below for more detail on our culturally responsive service design.)

Parrott Creek's JSOT therapist works to recognize the community support network each youth and their families have and works to honor that within their treatment. Understanding the youth's culture, beliefs, or family systems are important when considering treatment plans and interventions. Recently the JSOT program worked with an Pacific Islander youth who had a large extended family and where their offenses greatly impacted the family's ability to have meetings and gatherings that are vital to their culture. The youth's ability to understand the impact that he had on his family system made the clarification process in treatment more meaningful. Understanding their culture was important for the provider's ability to help the youth understand the impact of his actions and why addressing the abuse was important for the person impacted as well as the entire family system. This experience and others have been important reminders for the agency on the importance of taking a holistic approach to the assessment process to fully understand a youth and their culture to help inform the interventions. The JSOT therapist also drew on Parrott Creek's 20+ years delivering Restorative Justice (RJ) programs and using RJ practice in community-based and residential programs for youth in the juvenile justice system.

Adhering to Ethical Standards

Through maintaining their SOTB certification, the Lifeguards JSOT clinician stays up-to-date on the most current clinical practices, policies and standards in regards to Juvenile Sex Offender Treatment. Parrott Creek and the JSOT therapist adhere to all ethical standards and requirements of both Association for Treatment of Sexual Abusers (ASTA) and the SOTB.

Treatment success has been and will be demonstrated through detailed documentation of goal completion, treatment progress as reported in real time to the youth, family, and the CCJD. Recent history of the Lifeguards program has shown 100% success in regards to sexual offense recidivism.

Demonstrated Ability to Provide JSOT Services

Parrott Creek Child and Family Services has been delivering the requested Juvenile Sex Offense Treatment service in a collaborative manner with the Clackamas County Juvenile Department for at least 20 years. Parrott Creek's program is staffed by a licensed MSW Therapist who is a Certified Clinical Sexual Offense Therapist as licensed by the Oregon Sexual Offense Treatment Board for the past six years. This certification allows the therapist to provide psychosexual assessments and sex offense specific treatement to youth in Oregon that is of an exemplary standard and meets the criteria for a provider for youth referred by the Juvenile Department.

The current therapist also has three years' experience working closely with the Clackamas County Juvenile Department as the Therapist for the current Lifeguards Juvenile Sex Offense Treatment Program as well as four years' experience working collaboratively with the Clackamas County Juvenile Department and the Oregon Youth Authority (OYA) at Parrott Creek's Residential Programs prior to being moved at the request of the Juvenile Department to the Lifeguards Juvenile Sex Offense Treatment program.

Parrott Creek Child and Family Services has been treating youth with sexually harming behavior for more than twenty years both contracting with OYA in our residential program and also in our Shelter Program with youth from Clackamas County Juvenile Department. In 2019, at the request of the Oregon Department of Human Services (DHS), we opened a new program for highly traumatized and reactive youth with sexually concerning behaviors on our residential campus.

All of these programs have required the development of a Quality Assessment, as well as an appropriate psychosexual assessment. This assessment then drives the creation of a treatment plan collaboratively with the youth, the family and any other relevant agencies such as the Juvenile Department. The treatment plan provides a comprehensive outline of the youth's progress through treatment, any necessary safety planning, family work, supervision needs, an outline of the youths goals towards clarification with victims and transition from the program with re-unification with their family, or in the case of youth in residential programs their next resource, as the ultimate goal.

All goals created during the treatment plan are family and youth centric and based on self-identified and culturally specific strengths identified by and with the client. Parrott Creek has a core belief that youth and families are doing the best they are able to with the skills they currently have. With the acquisition

of new skills in a regulated individual and/or group setting, youth and families will be able to access new skills and practice them allowing for different responses when faced with difficult choices.

Our Juvenile Sex Offence Treatment program will be in alignment with the Clackamas County Juvenile Department's mission to provide equitable juvenile justice, family support and reformation services to youth so they can repair harm to victims, experience positive change and contribute to a safe, healthy and secure community. The program will comply with the Oregon Sex Offenders Treatment Boards practices and standards as well as the Treatment of Sexual Abusers standards. The program will consist of a caseload of up to 25 clients and their families between the ages of 10 and 18.

Parrott Creek's programs are regularly revised, adapted and improved based on a robust quality assurance process. Parrott Creek, for 15 years, has been developing a mindfulness-based approach to treatment that emphasizes regulation and accountability for youth and staff. The Lifeguards JSOT program has been part of this development and growth. This commitment to program development has resulted in the ability to meet the challenges of changing standards (SOTB, ATSA, etc.) as well as ensuring appropriately qualified staff are providing our services.

Parrott Creek has always been a family centered agency. We engage families in every aspect of treatment for youth, beginning with the creation of the treatment plan through the clarification process and transition from the program. The Lifeguards JSOT program has consistently engaged families in parent meetings, parent groups and individually. We have adopted a culturally responsive approach to all our work engaging with youth and families, particularly when working with such community and culturally sensitive issues as sexual offences and sexually inappropriate behaviors.

Restorative Justice

Our Lifeguards Juvenile Sex Offence Treatment program, along with all other programs at Parrott Creek, has incorporated a Restorative Justice (RJ) approach to treatment that aligns with the Clackamas County Juvenile Department's own RJ ethos and practice to working with youth. The Lifeguards JSOT program emphasizes the idea of true accountability for youth and grounding this on a youth's understanding of their responsibility for the harm they have done to firstly their victims, but also the communities of their victims' family, their own family and ultimately the harm they have caused the community at large. While the clarification process is not a traditionally reparative process it does give opportunity for youth to listen to and acknowledge the harm their victims and their families have experienced, to be honest about the harm they have caused to victims and to explain how this will not happen again. Parrott Creek has 20+ years' experience developing and implementing Restorative Justice programs and services in the community, as part of outpatient treatment and within our residential programs. Parrott Creek is an active and contributing member of the Restorative Justice Coalition of Oregon as well as a number of other community-based initiatives related to Restorative Justice.

Parrott Creek has not experienced any difficulty in meeting the requirements of the contracts it has with OYA, DHS or the Clackamas County Juvenile Department. We have not been subject to any corrective actions or had service delivery difficulties, beyond hiring new staff when vacancies happen.

20 Year JSOT Track Record

Parrott Creek's most significant strength for this application is a proven, 20 year track record in successfully providing services to sexually harming youth in Clackamas County in both our residential programs and the Lifeguards Juvenile Sex Offence Treatment outpatient program. We have demonstrated a commitment to supporting staff in acquiring the appropriate licensing for therapists along with the certification from the SOTB board to provide services in the most effective, ethical and evidence-based manner. The costs of SOTB and other credentialing requirements are typically not covered by the contract amount and is a commitment Parrott Creek has made as an agency.

Parrott Creek has a long history of working in Restorative Justice as well as using evidence based practice in treatment and assessments. Ensuring staff are trained in using the JSOAP II, and the PROFESOR as part of the comprehensive psychosexual assessment provided by Parrott Creek for youth in the program. (Parrott Creek staff are also trained in using the ERASOR assessment tool, while there is growing evidence that the ERASOR does not accurately predict sexual recidivism and has limited ability to accurately predict nonsexual or general recidivism.)

If successful in the RFP process there would be no interruption in programming as Parrott Creek's Lifeguards Juvenile Sex Offence Treatment program is currently serving this population in the County.

Based on the budgeted amount Parrott Creek would be able to accommodate a caseload of 25 youth in outpatient services at any given time.

Cultural and Gender Responsivity

Parrott Creek is committed to delivering the Juvenile Sex Offense Treatment program through an equity lens and removing barriers to equitable outcomes for all youth, particularly those excluded from Clackamas County Request for Proposals #2020-29 Submitted by Parrott Creek Child & Family Services traditional provision - Black, Indigenous and People of Color (BIPOC) and lesbian, gay, bisexual, transgender, queer, questioning, intersex (LGBTQI) communities. We will ensure that our service centers diversity, equity and inclusion. As answered in previous questions, Parrott Creek's work is founded on the principle that youth and families are the experts in their lives and lived experiences. Youth and families should lead in creating individualized goals for themselves, to best meet their needs, in partnership with staff. Parrott Creek will base all Juvenile Sex Offense Treatment in a family or child's own culture, identity and/or belief systems.

Cultural and gender/identity-responsive services are not an add-on but core to our treatment modality. In order to prioritize equitable outcomes, a robust equity lens will be employed that outlines expected results, data collection and analysis, community engagement, and accountability.

As an organization, we are also committed to expanding opportunities for racial equity and social justice by identifying, challenging, and changing the values, structures and behaviors that perpetuate systemic inequities, and including gender inequalities.

The clinician working in the Lifeguards Juvenile Sex Offense Treatment program attends the Oregon Adolescent Sex Offender Treatment Network (OASOTN) annual training which, through multiple presentations, incorporates cultural and gender responsive elements over 12 hours of workshops when discussing youth who engage in sexually harmful behaviors. Trainings highlight appropriate assessment and interventions for youth and family systems of color, honoring different cultures and belief systems, and appropriate interventions and inclusive teachings around healthy sexuality with LGBTQQI youth (understanding discrimination and challenges with hetero-normatitive traditional sex education).

In addition, the clinician has worked with a Planned Parenthood educator over the past 3 years learning about the holistic approach the organization takes in teaching about sexuality and discussing gender identity, cultural differences, body differences, sexual orientation, different forms of intimacy, as well as other pertinent topics. The Lifeguards Juvenile Sex Offense Treatment clinician also meets with Parrott Creek management to audit and improve upon implementation of best practices when working with youth and families from different cultures and/or who have varying identities. The clinician has also attended gender specific training on the population of women and girls in engage in sexually harming behaviors that discusses assessment and intervention. The clinician has attended trainings discussing gender differences in sexually harming behaviors and appropriate interventions. The Lifeguards Juvenile Sex Offense Treatment assessment process considers a youth and their family's culture, Clackamas County Request for Proposals #2020-29

identity, and belief system and factors into the youth's treatment plan in order to individualized services accordingly and being mindful of how these factors may influence their treatment process. Discussions around these factors are conducted with the youth's Juvenile Court Counselors and a collaborative approach is taken to provide the youth the best opportunity to succeed in the program.

Twice per year Parrott Creek requires each program or service to undertake a comprehensive Culturally Responsive Service Audit and develop action plans based on these. Equity & Inclusion is a standing item at all monthly management team meetings. Mindfulness practice and self-reflection on one's own implicit bias is required of all staff on a weekly basis and forms part of both informal and formal staff supervision meetings.

Parrott Creek is about to undertake a three-part, 12 hour training on sexism, misogyny, race, power and intersectionality with Equality Works NW. This training will use a multi-modality approach and will rely heavily on community participation.

On average, each Parrott Creek employee receives upwards of 12-16 hours per year in training and support on Diversity, Equity and Inclusion on top of the formal training programs described above.

Parrott Creek's Board of Directors has instituted a process to assess, review and revise policies and procedures for institutional racism and bias as per our Equity, Inclusion and Anti-Racism Strategy.

Finally, Parrott Creek created a Youth Council which meets on a weekly basis to provide feedback and input on program and service design. The Youth Council also attends Parrott Creek Board meetings six times per year.

Parrott Creek has several bilingual staff in Spanish who can support the Lifeguards Juvenile Sex Offense Treatment program as required to meet the needs of mono-lingual Spanish youth. Parrott Creek has a good partnership with Latino Network and the Native American Youth & Family Center (NAYA) to either commission additional support or engage in our service with youth or their families. Parrott Creek also has a contract with *Alboum: the translation agency for nonprofits* to provide fully comprehensive interpretation and/or translation services on demand and as needed by other monolingual youth or families. Parrott Creek has already used these services for Russian and Vietnamese families in Clackamas County.

Staff Descriptions and Qualifications

Parrott Creek Child and Family Services has almost 20 years of experience delivering Juvenile Sex Offense Treatment (JSOT) in conjunction with the Clackamas County Juvenile Department (CCJD) and the Oregon Youth Authority. Parrott Creek's JSOT program is delivered by a Licenced Clinical SocialWorker who has been a SOTB Certified Clinical Sex Offender Therapist (CCSOT) in the State of Oregon for the past six years and who has been delivering the JSOT program for the past three years, managing and conducting all services. Parrott Creek's JSOT therapist follows all aspects of the ATSA professional code of ethics.

The JSOT therapist receives direct clinical supervision from the Director of Clinical Services (LCSW) and management supervision and oversight from the Director of Programs and the Executive Director of Parrott Creek. Parrott Creek has a team of five therapists, two with CCSOT certification and one Certified Associate Sexual Offense Therapist.

Administrative Management, Supervision, Policies & Procedures

The Lifeguards Juvenile Sex Offence Treatment Program is administratively managed by Neil Davies, Director of Programs, and Greg Newman LCSW, Director of Clinical Services. The treatment and support provided directly to youth and families is delivered by Paul Stanzione LCSW. Parrott Creek's Executive Director, Simon Fulford, has ultimate responsibility and reports directly to the Board of Directors.

The Director of Programs is responsible for ensuring that all programs and services achieve the goals of the contract and maintaining compliance while the Director of Clinical Services is responsible for ensuring programs and services adhere to stringent ethics protocols and licensing requirements such as to the Sex Offender Treatment Board, Oregon Department of Human Services and Oregon Health Authority. Parrott Creek has a system of monthly file review in order to maintain compliance. Files are also reviewed randomly so that fidelity and consistency of service delivery and treatment is maintained.

Across all of it's services for youth with sexually harming behaviors, Parrott Creek has made the decision to adopt interventions that conform with the guiding principles of the Sex Offender Treatment Board that states treatment and interventions must be:

- Victim- or survivor-centered; and
- Evidence informed; and
- Individualized, based on assessments; and
- Collaborative, involving the client's family and support network; and

- Sensitive to the client's development; and
- Affirming of sexual orientation, gender identity, and gender expression; and
- Cognizant that juvenile clients who participate in sexual abuse-specific treatment are different from adults; and
- Trauma-informed; and
- Focused on behavioral change, with an emphasis on risk-reduction strategies.
 Providers must:

Conformity with these principles is discussed in supervision and during development of new strategies in the program. It is also our practice in the Lifeguard Juvenile Sex Offense Treatment program to engage our partners in the Juvenile Department when making additions or changes to the program. This is done through direct communication by email, phone call or in person meeting. Parrott Creek's Board of Directors ensures oversight and quality assurance through the Program & Quality Oversight Committee that meets with the Director of Programs and Director of Clinical Services on a bi-monthly basis.

Finally, Parrott Creek is in the final stages of behavioral health accreditation with the Joint Commission, the global leader in accreditation and unbiased assessment of quality achievement in patient care, treatment and safety.

Staff Supervision, Quality Assurance & Corrective Actions

The Director of Programs provides monthly management supervision to the Lifeguards Juvenile Sex Offense Treatment therapist while the Director of Clinical Services provides weekly clinical supervision to the therapist. This ensures program fidelity and performance and when staff or treatment problems arise they are addressed immediately using Parrott Creek's Procedure Review Sheets and/or Performance Review Sheets for evaluation and corrective action if necessary. Parrott Creek employs Coaching Sheets when there is a need for corrective intervention with staff. These are specific to the behavior in question and goal oriented to help staff be more effective. These are written collaboratively by the Director of Clinical Services and the Director of Programs, reviewed with the employee, and signed by both. Files are also randomly spot-checked and documented for adherence.

Parrott Creek's program management is structured in such a way that there is open and accessible communication and supervision among team members at all operational levels. Managers and supervisors are available for immediate assistance when any questions, challenges or concerns arise.

Budget and Fees

Lifeguards JSOT Program 5 Year Budget

BUDGET	Total	Total	Total	Total	Total
	2020-	2021-	2022-	2023-	2024-
	2021	2022	2023	2024	2025
Revenue					
Clackamas County Juvenile Dpt.	92,000	92,000	92,000	92,000	92,000
Parrott Creek Subsidy/Fundraising	3,965	5,532	4,577	6,204	7,797
Total Revenue	95,965	97,532	96,577	98,204	99,797
Expense					
Personnel					
Payroll, Regular	61,451	62,680	63,934	65,213	66,517
Payroll SSI Taxes Expense	4,701	4,795	4,891	4,989	5,089
Workmans Comp Expense	615	627	639	652	665
Unemployment Expense Health	615	627	639	652	665
Insurance Retirement 403(b)	4,860	4,860	4,860	4,860	4,860
Expense	1,229	1,254	1,279	1,304	1,330
Total Personnel	73,470	74,842	76,242	77,670	79,127
Miscellaneous					
Food (youth & family mtngs)	542	565	595	625	645
COVID Mitigation	2,500	2,500	-	-	-
Mileage/Travel	250	263	275	288	305
Office Supplies/Equipment	250	300	315	355	365
Program Supplies	350	400	425	475	495
Telephone	1,174	1,232	1,294	1,359	1,427
Total Misc Expense	13,295	13,490	11,135	11,334	11,470
Administrative Allocation	9,200	9,200	9,200	9,200	9,200
Total Expense	95,965	97,532	96,577	98,204	99,797

Notes:

- 1. Salary includes 2% COLA per year covered by Parrott Creek fundraising.
- 2. Administrative allocation capped at 9.5% per year.

3. COVID Mitigation costs include tele-health equipment, subscriptions and infrastructure, increased sanitization of office/counseling space and Personal Protective Equipment for youth, families and staff as may be required.

4. OASOTN conference, SOTB certification, DEI and ongoing staff training covered by separate Parrott Creek HR budget

Per youth/per month cost based on 25 youth case load: \$319.99

Note: the per youth/per month fee structure is based on the calculation of an ongoing maximum caseload. If the County cannot guarantee a full caseload, the per youth/per month cost would be higher so as to guarantee the capacity to serve youth as referred to JSOT by the courts and/or CCJD.

References

Jeff Rodin, LCSW – SOTB Clinical Therapist Oregon Youth Authority Treatment Services Coordinator Youth with Sexually Harmful Behaviors/Fire-setting 530 Center St NE #500, Salem, OR 97301 E: Jeffrey.Rodin@oya.state.or.us T: 503-480-6808

Sara Fox Treatment Services Program Manager Oregon Department of Human Services - Office of Child Welfare 500 Summer St. NE, Salem, OR 97301 E: SARA.B.FOX@dhsoha.state.or.us C: 503-400-5575

Seth Lyon, L.C.S.W. District 15 Manager (Clackamas County) Oregon Department of Human Services - Child Welfare and Self Sufficiency 315 Beavercreek Rd, Oregon City, OR 97045 E: SETH.LYON@dhsoha.state.or.us T: 971-673-7212

PROPOSAL CERTIFICATION RFP# 2020-29

Submitted by: Parrott Creek Child & Family Services, Oregon

(Must be entity's full legal name, and State of Formation)

The undersigned, through the formal submittal of this Proposal response, declares that he/she has examined all related documents and read the instruction and conditions, and hereby proposes to provide the services as specified in accordance with the RFP, for the price set forth in the Proposal documents.

Proposer, by signature below, hereby represents as follows:

(a) That no County elected official, officer, agent or employee of the County is personally interested directly or indirectly in this contract or the compensation to be paid hereunder, and that no representation, statement or statements, oral or in writing, of the County, its elected officials, officers, agents, or employees had induced it to enter into this contract and the papers made a part hereof by itsterms;

(b) The Proposer, and each person signing on behalf of any Proposer certifies, in the case of a joint Proposal, each party thereto, certifies as to its own organization, under penalty of perjury, that to the best of their knowledge and belief:

- 1. The prices in the Proposal have been arrived at independently, without collusion, consultation, communication, or agreement for the purpose of restraining competition as to any matter relating to such prices with any other Proposer or with any competitor;
- **2.** Unless otherwise required by law, the prices which have been quoted in the Proposal have not been knowingly disclosed by the Proposer prior to the Proposal deadline, either directly or indirectly, to any other Proposer or competitor;
- **3.** No attempt has been made nor will be made by the Proposer to induce any other person, partnership or corporation to submit or not to submit a Proposal for the purpose of restraining trade;
- (c) The Proposer fully understands and submits its Proposal with the specific knowledgethat:
 - 1. The selected Proposal must be approved by the Board of Commissioners.
 - 2. This offer to provide services will remain in effect at the prices proposed for a period of not less than ninety

(90) calendar days from the date that Proposals are due, and that this offer may not be withdrawn or modified during that time.

(d) That this Proposal is made without connection with any person, firm or corporation making a bid for the same material, and is in all respects, fair and without collusion or fraud.

(e) That the Proposer shall use recyclable products to the maximum extent economically feasible in the performance of the contract work set forth in this document.

(f) That the Proposer accepts all terms and conditions contained in this RFP and that the RFP and the Proposal, and any modifications, will be made part of the contract documents. It is understood that all Proposals will become part of the public file on this matter. The County reserves the right to reject any or all Proposals.

(g) That the Proposer holds current licenses that businesses or services professionals operating in this state must hold in order to undertake or perform the work specified in these contract documents.

(h) That the Proposer is covered by liability insurance and other insurance in the amount(s) required by the solicitation and in addition that the Proposer qualifies as a carrier insured employer or a self-insured employer under ORS 656.407 or has elected coverage under ORS 656.128.

(i) That the Proposer is legally qualified to contract with the County.

(j) That the Proposer has not and will not discriminate in its employment practices with regard to race,

creed, age, religious affiliation, sex, disability, sexual orientation, gender identity, national origin, or any other protected class. Nor has Proposer or will Proposer discriminate against a subcontractor in the awarding of a subcontract because the subcontractor is a disadvantaged business enterprise, a minority-owned business, a woman-owned business, a business that a service-disabled veteran owns or an emerging small business that is certified under ORS200.055.

(k) The Proposer agrees to accept as full payment for the services specified herein, the amount as shown in the Proposal.

X Resident Bidder, as defined in ORS 279A.120

X Oregon Business Registry Number_0555300-0

Contractor's Authorized Representative:

Signature:	CINCET JULDE	Date:	August 26, 2020		
Name:	Simon Fulford	Title:	Executive Director		
Firm:	Parrott Creek Child & Family Services				
Address:	1001 Molalla Ave, Suite 209				
City/State/Zip:	Oregon City, OR, 97045	Phone:	(503) 722-4110		
e-mail:	sfulford@pcreek.org	Fax:			
Contract Manager:					
Name Neil Davies Title: Director of Programs					
Phone number: (50	03) 722-4110				
Email Address: no	lavies@pcreek.org				