

national CHILDREN'S ALLIANCE®

NCA Special Conditions with Department of Justice

Award # 2018-CI-FX-K003

	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 2 OF 19	
PROJECT NUMBER	2018-CI-FX-K003	AWARD DATE 09/20/2019		
	SPECIAL	CONDITIONS		
1. Requir	ements of the award; remedies for non-co	ompliance or for materially false statements		
submit require officia person Failure conditi - may p	ted by or on behalf of the recipient that re ement of this award. By signing and accept accepts all material requirements of the a ally executed by the authorized recipient of the to comply with any one or more of these ion incorporated by reference below, or ar result in the Office of Justice Programs ("	e award requirements whether a condition set or n assurance or certification related to conduct dur OJP") taking appropriate action with respect to th	also is a material thorized recipient s or certifications as if at in full below, a ing the award period - the recipient and the	
		old award funds, disallow costs, or suspend or te ing OJP, also may take other legal action as appro		
or omi and/or	ssion of a material fact) may be the subject	tement to the federal government related to this a ct of criminal prosecution (including under 18 U.s ead to imposition of civil penalties and administra 3729-3730 and 3801-3812).	S.C. 1001 and/or 1621,	
shall fi	rst be applied with a limited construction nstead, that the provision is utterly invalid	ward be held to be invalid or unenforceable by its so as to give it the maximum effect permitted by l or -unenforceable, such provision shall be deeme	law. Should it be	
2. Applic	ability of Part 200 Uniform Requirements	s		
and su		st Principles, and Audit Requirements in 2 C.F.R.) (together, the "Part 200 Uniform Requirements"		
supple Decem (regard	ments funds previously awarded by OJP uber 2014), the Part 200 Uniform Requires	adopted by DOJ on December 26, 2014. If this F under the same award number (e.g., funds awarde ments apply with respect to all funds under that a whether derived from the initial award or a supple his FY 2019 award.	d during or before ward number	
		200 Uniform Requirements as they relate to OJP .gov/funding/Part200UniformRequirements.htm.	awards and subawards	
any tie 425), u any tie	r) must retain typically for a period of 3 inless a different retention period applies r) must provide access, include performan	to the award that the recipient (and any subrecipi 3 years from the date of submission of the final ex and to which the recipient (and any subrecipien nce measurement information, in addition to the fight ther pertinent records indicated at 2 C.F.R. 200.33	penditure report (SF it ("subgrantee") at inancial records,	
	event that an award-related question arise ay appear to conflict with, or differ in som	s from documents or other materials prepared or		

STATE NO COLOR	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 3 OF 19
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3.	Compliance with DOJ Grants Financial Guide		
	(currently, the "DOJ Grants Financial Guide" av	are to the DOJ Grants Financial Guide as posted or vailable at https://ojp.gov/financialguide/DOJ/ind eriod of performance. The recipient agrees to co	ex.htm), including any
4.	reclassified (that is, moved and renumbered) to a reclassification encompassed a number of statute	to a new Title 34 of the United States Code ons previously codified elsewhere in the U.S. Co a new Title 34, entitled "Crime Control and Law ory provisions pertinent to OJP awards (that is, C ions previously codified in Title 42 of the U.S. C	Enforcement." The DJP grants and
	reclassified to the new Title 34 of the U.S. Code Title 34. This rule of construction specifically in	e in this award document to a statutory provision is to be read as a reference to that statutory provide the statutory provide the statutory provide the statutory provide the statutory and the statutory provides references set out in award conditions, restrict conditions, and references set out in other award conditions.	ision as reclassified to ferences set out in
5.	Required training for Point of Contact and all Fi	nancial Points of Contact	
	completed an "OJP financial management and g	al Points of Contact (FPOCs) for this award mus rant administration training" by 120 days after the completion of such a training on or after January	e date of the
	FPOC must have successfully completed an "OJ calendar days after (1) the date of OJP's approx	this award changes during the period of perform IP financial management and grant administration oval of the "Change Grantee Contact" GAN (in the n on the new FPOC in GMS (in the case of a new y 1, 2017, will satisfy this condition.	n training" by 120 he case of a new
		DJP financial management and grant administration www.ojp.gov/training/fmts.htm. All trainings the detection	
		mediately withhold ("freeze") award funds if the re to comply also may lead OJP to impose addit	
6.	Requirements related to "de minimis" indirect co	ost rate	
	indirect cost rate described in 2 C.F.R. 200.414(OJP in writing of both its eligibility and its elect	niform Requirements and other applicable law to f), and that elects to use the "de minimis" indirec- tion, and must comply with all associated require may be applied only to modified total direct costs	t cost rate, must advise ments in the Part 200

STILLENT OF THE STILLENT OF TH	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 4 OF 19
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7. Requir	ement to report potentially duplicative fur	nding	
funds o of thos identic awardi awardi elimin	luring the period of performance for this a e other federal awards have been, are bein al cost items for which funds are provided ng agency (OJP or OVW, as appropriate) ng agency, must seek a budget-modificati ate any inappropriate duplication of fundi		ether funds from any or more of the aptly notify the DOJ requested by the DOJ
8. Requir	ements related to System for Award Man	agement and Universal Identifier Requirements	
current		irements regarding the System for Award Manag This includes applicable requirements regarding re- on in SAM.	
(first-t		restrictions on subawards ("subgrants") to first-tion on subawards to entities that do not acquire and pro- pr SAM registration.	
at http:		to SAM and to unique entity identifiers are poste ward condition: System for Award Management by reference here.	
		individual who received the award as a natural per or she may own or operate in his or her name).	erson (i.e., unrelated to



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AWARD CONTINUATION SHEET

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SPECIAL CONDITIONS

9. Employment eligibility verification for hiring under the award

1. The recipient (and any subrecipient at any tier) must--

A. Ensure that, as part of the hiring process for any position within the United States that is or will be funded (in whole or in part) with award funds, the recipient (or any subrecipient) properly verifies the employment eligibility of the individual who is being hired, consistent with the provisions of 8 U.S.C. 1324a(a)(1) and (2).

B. Notify all persons associated with the recipient (or any subrecipient) who are or will be involved in activities under this award of both--

(1) this award requirement for verification of employment eligibility, and

(2) the associated provisions in 8 U.S.C. 1324a(a)(1) and (2) that, generally speaking, make it unlawful, in the United States, to hire (or recruit for employment) certain aliens.

C. Provide training (to the extent necessary) to those persons required by this condition to be notified of the award requirement for employment eligibility verification and of the associated provisions of 8 U.S.C. 1324a(a)(1) and (2).

D. As part of the recordkeeping for the award (including pursuant to the Part 200 Uniform Requirements), maintain records of all employment eligibility verifications pertinent to compliance with this award condition in accordance with Form I-9 record retention requirements, as well as records of all pertinent notifications and trainings.

2. 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 designed to ensure compliance with this condition.

4. Rules of construction

A. Staff involved in the hiring process

For purposes of this condition, persons "who are or will be involved in activities under this award" specifically includes (without limitation) any and all recipient (or any subrecipient) officials or other staff who are or will be involved in the hiring process with respect to a position that is or will be funded (in whole or in part) with award funds.

B. Employment eligibility confirmation with E-Verify

For purposes of satisfying the requirement of this condition regarding verification of employment eligibility, the recipient (or any subrecipient) may choose to participate in, and use, E-Verify (www.e-verify.gov), provided an appropriate person authorized to act on behalf of the recipient (or subrecipient) uses E-Verify (and follows the proper E-Verify procedures, including in the event of a "Tentative Nonconfirmation" or a "Final Nonconfirmation") to confirm employment eligibility for each hiring for a position in the United States that is or will be funded (in whole or in part) with award funds.

C. "United States" specifically includes the District of Columbia, Puerto Rico, Guam, the Virgin Islands of the United States, and the Commonwealth of the Northern Mariana Islands.

D. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, or

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	any pe	rson or other entity, to violate any federal	law, including any applicable civil rights or non	discrimination law.	
	at any and (2)	tier, or any person or other entity, of any o).	aph 4.B., shall be understood to relieve any recip obligation otherwise imposed by law, including 8	U.S.C. 1324a(a)(1)	
	websit		DHS. For more information about E-Verify visit Verify at E-Verify@dhs.gov. E-Verify employer		
	Questi	ons about the meaning or scope of this co	ndition should be directed to OJP, before award a	acceptance.	
10.	Requir	ement to report actual or imminent breach	h of personally identifiable information (PII)		
	The recipient (and any "subrecipient" at any tier) must have written procedures in place to respond in the event of an actual or imminent "breach" (OMB M-17-12) if it (or a subrecipient) (1) creates, collects, uses, processes, stores, maintains, disseminates, discloses, or disposes of "personally identifiable information (PII)" (2 CFR 200.79) within the scope of an OJP grant-funded program or activity, or (2) uses or operates a "Federal information system" (OMB Circular A-130). The recipient's breach procedures must include a requirement to report actual or imminent breach of PII to an OJP Program Manager no later than 24 hours after an occurrence of an actual breach, or the detection of an imminent breach.				
11.	All sub	pawards ("subgrants") must have specific	federal authorization		
	The real	cipient, and any subrecipient ("subgrantee ization of any subaward. This condition a strative requirements OJP considers a	e") at any tier, must comply with all applicable re applies to agreements that for purposes of feder 'subaward" (and therefore does not consider a pro	al grants	
	https://		of any subaward are posted on the OJP web site a prization.htm (Award condition: All subawards (ated by reference here.		
12.		ic post-award approval required to use a n \$250,000	noncompetitive approach in any procurement con	tract that would	
	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements to obtain specific advance approval to use a noncompetitive approach in any procurement contract that would exceed the Simplified Acquisition Threshold (currently, \$250,000). This condition applies to agreements that for purposes of federal grants administrative requirements OJP considers a procurement "contract" (and therefore does not consider a subaward).				
	an OJF (Awaro	P award are posted on the OJP web site at	oval to use a noncompetitive approach in a procus https://ojp.gov/funding/Explore/Noncompetitive Il required to use a noncompetitive approach in a accorporated by reference here.	Procurement.htm	

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13. Unr	easonable restrictions on competition under	the award; association with federal government	
part the this) by this award, whether by the recipient or purchase or acquisition, the method of procu condition must be among those included in	any procurement of property or services that is fur by any subrecipient at any tier, and regardless of t arement, or the nature of any legal instrument use any subaward (at any tier).	he dollar amount of
to b prog (ger and for t sub sucl statt 200	e "manage[d] and administer[ed] in a manner grams are implemented in full accordance we herally requiring "[a]ll procurement transaction forbidding practices "restrictive of competitie them to qualify to do business" and taking " recipient, at any tier) may (in any procurement of person or entity's status as an "associate of	equirements including as set out at 2 C.F.R. 200 er so as to ensure that Federal funding is expended ith U.S. statutory and public policy requirements" ions [to] be conducted in a manner providing full tion," such as "[p]lacing unreasonable requiremen [a]ny arbitrary action in the procurement process" ent transaction) discriminate against any person of the federal government" (or on the basis of such an associate), except as expressly set out in 2 C.DOJ.	and associated and 200.319(a) and open competition" ts on firms in order) no recipient (or entity on the basis of person or entity's
		domonitoring of subrasiniant compliance with th	is condition
3. A To t reas 4. R A. 7 pres reci beha such proj	llowable costs he extent that such costs are not reimbursed onable, necessary, and allocable costs (if an ules of construction The term "associate of the federal government ent) by or on behalf of the federal government pient or -subrecipient (at any tier), agent, or all of (or in providing goods or services to on a employment or engagement, and any person ect, or activity (or to provide such goods or		ay be obligated for the this condition. yed (in the past or at (at any tier), grant activity for or on les any applicant for ertake any such work,
		l to authorize or require any recipient, any subreci l law, including any applicable civil rights or non	

PROFESSION OF THE PROFESSION O		U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 8 OF 19	
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14.		ements pertaining to prohibited conduct r thority to terminate award)	elated to trafficking in persons (including reporting	ng requirements and	
	require part of of the n The de OJP we conduct	ements to report allegations) pertaining to recipients, subrecipients ("subgrantees"), recipient or of any subrecipient. tails of the recipient's obligations related eb site at https://ojp.gov/funding/Explore/	e") at any tier, must comply with all applicable re prohibited conduct related to the trafficking of pe , or individuals defined (for purposes of this cond to prohibited conduct related to trafficking in pers ProhibitedConduct-Trafficking.htm (Award cond o trafficking in persons (including reporting requ ated by reference here.	ersons, whether on the lition) as "employees" sons are posted on the lition: Prohibited	
15.	5. Determination of suitability to interact with participating minors SCOPE. This condition applies to this award if it is indicated in the application for the award (as approved by DOJ)(or in the application for any subaward, at any tier), the DOJ funding announcement (solicitation), or an associated federal statute that a purpose of some or all of the activities to be carried out under the award (whether by the recipient, or a subrecipient at any tier) is to benefit a set of individuals under 18 years of age.				
	interac The de (Award	t with participating minors. This requirer tails of this requirement are posted on the	nust make determinations of suitability before cer nent applies regardless of an individual's employe OJP web site at https://ojp.gov/funding/Explore/ required, in advance, for certain individuals who efference here.	nent status. Interact-Minors.htm	
16.	other e The rec policie applica includi	vents cipient, and any subrecipient ("subgrantee s, and official DOJ guidance (including s ble) governing the use of federal funds for ng the provision of food and/or beverages ation on the pertinent DOJ definition of c	roval, planning, and reporting of conferences, me 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 conferences and the rules applicable to this award 10 of "Postaward Requirements" in the "DOJ Grav	ws, regulations, equirements, where defined by DOJ), uch conferences. appears in the DOJ	
17.	The red The da solicita	ta must be provided to OJP in the manner tion or other applicable written guidance.	iveness under the award t measure the performance and effectiveness of w (including within the timeframes) specified by C Data collection supports compliance with the G BRA Modernization Act of 2010, and other appli	DJP in the program overnment	
18.	Any tra deliver	s with OJP award funds must adhere to th	ent or any subrecipient ("subgrantee") at any ti ne OJP Training Guiding Principles for Grantees a FrainingPrinciplesForGrantees-Subgrantees.htm.		

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19. H	Effect of failure to address audit issues		
a c F	ward funds, or may impose other related requir loes not satisfactorily and promptly address outs	DJ awarding agency (OJP or OVW, as appropriate ements, if (as determined by the DOJ awarding a standing issues from audits required by the Part 2 other outstanding issues that arise in connection	gency) the recipient 200 Uniform
ן (nal requirements that may be imposed by the DO of performance for this award, if the recipient is list.	
21. 0	Compliance with DOJ regulations pertaining to	civil rights and nondiscrimination - 28 C.F.R. Pa	rt 42
(e") at any tier, must comply with all applicable re able requirements in Subpart E of 28 C.F.R. Part	
		civil rights and nondiscrimination - 28 C.F.R. Pa	
7 (The recipient, and any subrecipient ("subgrantee C.F.R. Part 54, which relates to nondiscrimination	") at any tier, must comply with all applicable re on on the basis of sex in certain "education progr	quirements of 28 ams."
] (The recipient, and any subrecipient ("subgrantee	civil rights and nondiscrimination - 28 C.F.R. Pa ") at any tier, must comply with all applicable re to time), specifically including any applicable rec pective program beneficiaries.	quirements of 28
t F (basis of religion, a religious belief, a refusal to h bractice. Part 38, currently, also sets out rules an	8 includes rules that prohibit specific forms of dis old 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 re faith-based or religious organizations.	cipate in a religious recipient
h		Electronic Code of Federal Regulations (current rse), by browsing to Title 28-Judicial Administrat	

SUPERIOR OF THE SUPERIOR OF TH		U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	l	CONTINUATION SHEET rative Agreement	PAGE 10 OF 19
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		SPECIA	L CONDITIONS		
24.	Restric	ctions on "lobbying"			
	subrec modifi may be barred Anothe subrec Congre cooper or mod applies Should	eral, as a matter of federal law, federal f ipient ("subgrantee") at any tier, either of acation, or adoption of any law, regulation e exceptions if an applicable federal state by law.) er federal law generally prohibits federal ipient at any tier, to pay any person to in ess, or Congress (or an official or employ rative agreement, subgrant, contract, sub difying any such award. See 31 U.S.C. s to Indian tribes and tribal organization d any question arise as to whether a part thin the scope of these prohibitions, the	directly or indirectly on, or policy, at any tute specifically aut al funds awarded by nfluence (or attemp byee of any of them boontract, or loan, o 1352. Certain exce s. icular use of federa	y, to support or oppose the enact level of government. See 18 U horizes certain activities that off OJP from being used by the rea- t to influence) a federal agency,) with respect to the awarding o or with respect to actions such as pptions to this law apply, includi	tment, repeal, J.S.C. 1913. (There herwise would be cipient, or any a Member of f a federal grant or s renewing, extending, ng an exception that cipient) would or might
	expres	s prior written approval of OJP.	0	•	for proceed without the
25.	Compl	liance with general appropriations-law r	estrictions on the u	se of federal funds (FY 2019)	
	federal provisi https:// Should fall wi	cipient, and any subrecipient ("subgrant l funds set out in federal appropriations ions" in the Consolidated Appropriation /ojp.gov/funding/Explore/FY19Appropriation d a question arise as to whether a particu- thin the scope of an appropriations-law ed without the express prior written appropriation	statutes. Pertinent is Act, 2019, are set riationsRestrictions ilar use of federal for restriction, the reci	restrictions, including from vari t out at .htm, and are incorporated by re unds by a recipient (or a subreci	ous "general ference here. pient) would or might
26.	Report	ting potential fraud, waste, and abuse, a	nd similar miscond	uct	
	(OIG) has, in	cipient and any subrecipients ("subgran any credible evidence that a principal, e connection with funds under this award itted a criminal or civil violation of laws nduct.	employee, agent, su 1 (1) submitted a	brecipient, contractor, subcontra claim that violates the False Cla	actor, or other person aims Act; or (2)
	OIG by (select Investi	ial fraud, waste, abuse, or misconduct in y(1) online submission accessible via "Submit Report Online"); (2) mail dire igations Division, 1425 New York Aver ed to the DOJ OIG Fraud Detection Offi	the OIG webpage a cted to: Office of thue, N.W. Suite 710	t https://oig.justice.gov/hotline/ ne Inspector General, U.S. Depa 20, Washington, DC 20530; and	contact-grants.htm rtment of Justice, /or (3) by facsimile
	Additi	onal information is available from the D	OJ OIG website at	https://oig.justice.gov/hotline.	

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27 D		CONDITIONS	
No rec subcor agreen accord departs The fo require sensiti nondis 1. In a a. repr or com contrac b. cert agreen or abus writter obligat 2. If th both a. it rec (1) it 1 (wheth requires prohib fraud, (2) it 1 b. it counder to or othe immediated	thract with any funds under this award, mathematical with any funds under this award, mathematical with law) of waste, fraud, or abuse to ment or agency authorized to receive such regoing is not intended, and shall not be used to receive applicable to Standard Form 312 (we compartmented information), or any of closure of classified information. Accepting this award, the recipient	er this award, or entity that receives a procuremer ay require any employee or contractor to sign an i se restricts, or purports to prohibit or restrict, the o an investigative or law enforcement representate information. Inderstood by the agency making this award, to co- which relates to classified information), Form 44 ther form issued by a federal department or agence uired internal confidentiality agreements or statem e 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 stop any further obligations of award funds, will g this award, and will resume (or permit resumpti	Internal confidentiality reporting (in ive of a federal ontravene 14 (which relates to by 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 ment contract) either tractors that currently s from reporting waste, presentation; and ty that receives funds tatements that prohibit ribed above, it will written notification to

A CONTRACTOR OF THE PARTY OF TH	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 12 OF 19
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28. 0	Compliance with 41 U.S.C. 4712 (including pro	hibitions on reprisal; notice to employees)	
נ פ א ר ר ר ר ר ר ר ר ר ר ר ר ר ר ר ר ר ר	The recipient (and any subrecipient at any tier) for J.S.C. 4712, including all applicable provisions employee as reprisal for the employee's disclose gross waste of federal funds, an abuse of authorities and the recipient also must inform its employees, in employee rights and remedies under 41 U.S.C. 4	that prohibit, under specified circumstances, of the prohibit, under specified circumstances, of the of information related to gross mismanagen ity relating to a federal grant, a substantial and gulation related to a federal grant. writing (and in the predominant native langua) 4712.	liserimination against an nent of a federal grant, a specific danger to public ge of the workforce), of
	Should a question arise as to the applicability of contact the DOJ awarding agency (OJP or OVW)		, the recipient is to
29. H	Encouragement of policies to ban text messagin	g while driving	
5 b a	Pursuant to Executive Order 13513, "Federal Le 51225 (October 1, 2009), DOJ encourages recip panning employees from text messaging while o ward, and to establish workplace safety policie grashes caused by distracted drivers.	ients and subrecipients ("subgrantees") to adop lriving any vehicle during the course of perform	t and enforce policies ning work funded by this
	Requirement to disclose whether recipient is des		
i i F t	f the recipient is designated "high risk" by a feed luring the course of the period of performance unformation to OJP by email at OJP.Compliance ncludes any status under which a federal award performance, or other programmatic or financia the following: 1. The federal awarding agency the was designated high risk, 3. The high-risk point email address), and 4. The reasons for the high-re-	Inder this award, the recipient must disclose that Reporting@ojp.usdoj.gov. For purposes of this ing agency provides additional oversight due to a concerns with the recipient. The recipient's dis- hat currently designates the recipient high risk, of contact at that federal awarding agency (nar	at fact and certain related s disclosure, high risk the recipient's past sclosure must include 2. The date the recipient ne, phone number, and
	The recipient understands and agrees to track an leliverables using the guidance, format, or tool		tance activities and
32. 0	Cooperating with OJP Monitoring		
F C C C T T T	The recipient agrees to cooperate with OJP mon procedures, and to cooperate with OJP (includin Officer (OCFO)) requests related to such monito ecipient agrees to provide to OJP all documenta locumentation related to any subawards made u leadlines set by OJP for providing the requested esult in actions that affect the recipient's DOJ a estrictions on the recipient's access to award fur- ecipient as a DOJ High Risk grantee; or termina	g the grant manager for this award and the Offi oring, including requests related to desk review ation necessary for OJP to complete its monitor nder this award. Further, the recipient agrees t I documents. Failure to cooperate with OJP's n wards, including, but not limited to: withholdin nds; referral to the DOJ OIG for audit review; o	ice of Chief Financial s and/or site visits. The ing tasks, including o abide by reasonable nonitoring activities may gs and/or other
ι	Grant funds may be used only for the purposes i indertake any work or activities that are not des goods or services paid for with OJP grant funds,	cribed in the grant application, and that use stat	

THE REPORT OF THE	Office o Office	partment of Justice f Justice Programs of Juvenile Justice and uency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 13 OF 19	
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34.	Any deviation fro prior approval fro		e application or revised grant program implementa	tion plan must receive	
35.	employee of the a federal governme for that year. (A compensation lin This limitation or	award recipient at a rate that e ent's Senior Executive Service n award recipient may compen- nitation is paid with non-feder n compensation rates allowabl	not be used to pay cash compensation (salary plus) exceeds 110% of the maximum annual salary payal (SES) at an agency with a Certified SES Performan insate an employee at a higher rate, provided the an ral funds.) le under this award may be waived on an individual rogram announcement under which this award is r	ble to a member of the ance Appraisal System nount in excess of this l basis at the	
36.	The recipient mu more and, in cert executives of the obligations, whic on the OJP web s	ain circumstances, to report the recipient and first-tier subrect th derive from the Federal Fun	uirements to report first-tier subawards ("subgrants ne names and total compensation of the five most h ipients (first-tier "subgrantees") of award funds. T nding Accountability and Transparency Act of 2000 Explore/FFATA.htm (Award condition: Reporting	ighly compensated he details of recipient 6 (FFATA), are posted	
37.	This condition, in award made to an organization that The Office of Juy than a grant with the project as we project is as follo a. Review and ap operations. b. Review and ap	ncluding its reporting requiren n individual who received the he or she may own or operate wenile Justice and Delinquency the recipient. This decision r Il as the anticipated level of Fo ws: prove major work plans, inclu-	nent, does not apply to (1) an award of less than S award as a natural person (i.e., unrelated to any bu	siness or non-profit e Agreement rather DP in the operation of patory role in the taining to project	
38.	The Project Direct reasons. Success appropriate infor Changes in other	ors to key personnel must be a mation, including, but not lim	el designated in the application shall be replaced o approved, and such approval is contingent upon su ited to, a resume. OJP will not unreasonably withl ally notification to OJP and submission of resumes,	bmission of nold approval.	

CONTRACTOR OF THE STATE		U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention		CONTINUATION SHEET rative Agreement	PAGE 14 OF 19
PROJECT NU	JMBER	2018-CI-FX-K003	AWARD DATE	09/20/2019	
		SPECIAL	CONDITIONS		
39.	simila	45 calendar days after the end of any cor event funded under this award, and the to the program manager with the following	otal cost of which	exceeds \$20,000 in award fund	
	1) nam	e of event;		. 0	
	2) even	nt dates;			<i>y</i>
	3) loca	tion of event;			
	4) num	ber of federal attendees;		XO	
	5) nun	ber of non-federal attendees;			
	6) cost	s of event space, including rooms for brea	ak-out sessions;		
	7) cost	s of audio visual services;			
	8) othe	er equipment costs (e.g., computer fees, te	lephone fees);		
	9) cost	s of printing and distribution;	\mathbf{G}		
	10) co	sts of meals provided during the event;			
	11) co	sts of refreshments provided during the ev	vent;		
	12) cos	sts of event planner;			
	13) co	sts of event facilitators; and			
	14) an <u>i</u>	y other costs associated with the event.			
		cipient must also itemize and report any o hat are paid or reimbursed with cooperativ			presenters, speakers)
	1) mea	ls and incidental expenses (M&IE portion	n of per diem);		
	2) lodg	ging;			
	3) tran	sportation to/from event location (e.g., co	mmon carrier, Pr	ivately Owned Vehicle (POV));	and,
	4) loca	l transportation (e.g., rental car, POV) at	event location.		
		hat if any item is paid for with registration ot need to be reported.	fees, or any othe	er non-award funding, then that	portion of the expense
		r instructions regarding the submission of ial Guide Conference Cost Chapter.	this data, and ho	w to determine costs, are available	ole in the OJP

REAL PROPERTY OF THE	ICC & SURVEY	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 15 OF 19	
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40.	 SPECIAL CONDITIONS 40. The grantee shall comply with the Office of Juvenile Justice and Delinquency Prevention's (OJJDP) Training and Technical Assistance (TTA) Standards in order to ensure coordinated delivery of services among TTA providers and effective use of OJJDP TTA grant funding. OJJDP's TTA Standards can be found at: https://www.ojjdp.gov/programs/Core_Performance_Standards_updated%20May%202012_508c.pdf. OJJDP reserves the right to modify these standards at any time with reasonable advance notice. The grantee also agrees to file one copy of all curricula and other training and technical assistance materials developed under this award with the OJJDP National Training and Technical Assistance Center (NTTAC), and also agrees to cooperate, as directed by OJJDP, with the NTTAC in the implementation of coordinated delivery of technical assistance and training. 				
41.	41. All OJJDP-funded training and technical assistance project grantees are required to coordinate their activities with the OJJDP National Training and Technical Assistance Center (NTTAC). The grantee shall utilize the standard electronic OJJDP TTA request form and track and report progress on all training and technical assistance activities and deliverables in OJJDP's TTA 360 Database which can be accessed at https://tta360.ojjdp.ojp.gov/. The grantee will submit information (description of request, requester, location, date of event, consultants engaged, etc.) on TTA events to the OJJDP NTTAC 30 days in advance of the event for the OJJDP NTTAC online calendar of events.				
42.	42. The award recipient must comply with OJJDP's Webinar Guidelines, as described in the OJJDP Training and Technical Assistance (TTA) Standards at https://www.ojjdp.gov/programs/Core_Performance_Standards_updated%20May%202012_508c.pdf. At a minimum, OJJDP training and technical assistance providers shall submit to the OJJDP NTTAC information (i.e. title, description of the webinar, intended audience, panelists, etc.) 30 days in advance of all webinar events for the OJJDP NTTAC online calendar, use the approved OJJDP presentation template, and record events and send a copy of the files to OJJDP.				
43.	43. All electronic and information technology materials developed or maintained under this award must be compliant with Section 508 of the Rehabilitation Act of 1973. Please refer to www.section508.gov for more detail.				
44.	using the financia	he SF 425 Federal Financial Report form	financial status reports to OJP on-line (at https:// (available for viewing at https://www.gsa.gov/fo end of each calendar quarter. The final report sh d period.	rms-library/federal-	
45.	bidding Actions Standar approv	g on specifications it guided as part of the s that may give rise to organizational con rds in 2 C.F.R. Part 200 (the Part 200 Uni	in activities constituting organizational conflicts of provision of training and technical assistance un- flicts of interest under awards are described in the iform Requirements) and the DOJ Grants Financi any work with an organization or entity that wou	der this award. e Procurement al Guide. Prior	

RODECT YUMBE 2014-74-76001 PRECET YUMBE 2014-77-7600 PRECET YUMBE 2014-77-7600 PRECET YUMBE 2014-77-7600	STATE OF THE STATE	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 16 OF 19		
 46. Non-profit organization recipient - Disclosure of process for determining compensation For any year during the period of performance for this award as to which the recipient non-profit organization believes (or assens) that it has satisfied the requirements of 26 C.F.R. 53.4958-6 (which relates to establishing or invoking a rebuttable presumption of reasonableness of compensation of carian individuals and entities), the recipient must make a prompt written disclosure to OIP that satisfies the requirements of this award condition. (Under certain circumstances, a non-profit organization that provides unreasonably-hild; compensation to certain taxes. A rebuttable presumption of the assonableness of a non-profit organization's compensation to certain taxes. A rebuttable presumption of the reasonableness of a non-profit organization's compensation to certain pressons may subject both the organization suitified certain role set out in Internal Revenue Service regulations with regard to its compensation of the reasonableness of a non-profit organization and key employees (together, "covered persons"). At a minimum, the disclosure must describe in pertinent detail (1) the composition of the body that reviews and approves compensation arrangements for a covered persons; (2) the methods and practices used by the recipient organization to ensure that no individual with a conflict of interest participates as a member of the body that reviews and approves a compensation arrangement for a covered person; (3) the appropriate data as to comparability of compensation that is obtained in advance and relied upon by the body that reviews and approves out documentation of the decisions with rescipient person and by the by the body that reviews and approves out documentation, conflict of interest antoperiod to endershifts. Geroffer, appropriate data as to comparability, adequate documentation, concurrent documentation. This conditring imperments a recently-enacted law that	PROJECT NU	MBER 2018-CI-FX-K003	AWARD DATE 09/20/2019			
 For any year during the period of performance for this award as to which the recipitent non-profit organization believes (or asserts) that it has satisfied the requirements of 26 C.F.R. 53.4958-6 (which relates to exclusibiling or invoking a rebuttable presumption of reasonableness of compensation of certain individuals and entities). The recipient must make a prompt written disclosure to OIP that satisfies the requirements of this award condition. (Under certain circumstances, a non-profit organization statisfied certain rice set out in Internal Revenue Service regulations with regard to its compensation assistified certain rules set out in Internal Revenue Service regulations with regard to its compensation additional foderal taxes. A rebuttable presumption of the reasonableness of a non-profit organization's compensation statisfied certain rules set out in Internal Revenue Service regulations with regard to its compensation decisions.) Each disclosure required by this award condition must describe in perinent detail the process used by the recipient non-profit organization to determine the compensation of its officers, directors, trustees, and key employees (together, "covered persons"). At a minimum, the disclosure nust describe in perinent detail - (1) the composition of the body that reviews and approves compensation arrangements for covered persons; (2) the methods and practices used by the recipient organization to ensure that no individual with a conflict of interest participates as a member of the body that reviews and approves a compensation arrangement for a covered person; that reviews and approves such compensation arrangements, neutring proves compensation and the treviews and approves such compensation arrangements, neutring proves compensation and the treviews and approves such compensation arrangements, neutring proves compensation and the body that reviews and approves such compensation arrangements, including necords of deliberations and of the ba		SPECIAL	CONDITIONS			
 (or assers) that it has satisfied the requirements of 26 C.F.R. 53.4958.6 (which relates to establishing or invoking a rebuttable presumption of reasonableness of corretain individuals and entitics), the recipient must make a prompt written disclosure to OJP that satisfies the requirements of this award condition. (Under certain circumstances, a non-profit organization that provides unreasonably-high compensation to additional federal taxes. A rebuttable presumption of the reasonableness of a non-profit organization's compensation to additional federal taxes. A rebuttable presumption of the reasonableness of a non-profit organization's compensation to additional federal taxes. A rebuttable presumption of the reasonableness of a non-profit organization arrangements, however, may be available if the non-profit organization satisfied certain rules set out in Internal Revenue Service regulations with regard to its compensation decisions.) Each disclosure required by this award condition must describe in pertinent detail the process used by the recipient non-profit organization to determine the compensation of its officers, directors, trustees, and key employees (together, "covered persons"). At a minimum, the disclosure must describe in pertinent detail - (1) the composition of the body that reviews and approves compensation arrangements for covered persons; (2) the methods and practices used by the recipient organization to ensure that no individual with a conflict of interest participates as a member of the body that reviews and approves a compensation arrangement for a covered person; (4) the written or electronic records that the recipient maintains as concurrent documentation of the decisions with respect to compensation of covered persons made by the body that reviews and approves such compensation arrangements, including records of uch branistors and private structure and the basis for decisions. For purposes of this condition, the following term	46.	Non-profit organization recipient - Disclosure or	f process for determining compensation			
 (2) the methods and practices used by the recipient organization to ensure that no individual with a conflict of interest participates as a member of the body that reviews and approves a compensation arrangement for a covered person; (3) the appropriate data as to comparability of compensation that is obtained in advance and relied upon by the body that reviews and approves compensation arrangements for covered persons; (4) the written or electronic records that the recipient maintains as concurrent documentation of the decisions with respect to compensation of covered persons made by the body that reviews and approves such compensation arrangements, including records of deliberations and of the basis for decisions. For purposes of this condition, the following terms and phrases have the meanings set out by the Internal Revenue Service for use in connection with 26 C.F.R. 53.4958-6: officers, directors, trustees, key employees, compensation, conflict of interest, appropriate data as to comparability, adequate documentation, concurrent documentation. This condition implements a recently-enacted law that affects the program under which this OJP award is made. In accepting this award, the recipient acknowledges that, following receipt of an appropriate request, OJP may be authorized or required by law to make information submitted pursuant to this condition available for public inspection. 47. The recipient agrees to submit a final report at the end of this award documenting all relevant project activities during the entire period of support under this award. This report will include detailed information about the project(s) funded, including, but not limited to, information about how the funds were actually used for each purpose area, data to support statements of progress, and data concerning individual results and outcomes of funded projects reflecting project successes and impacts. The final report is due no later than 90 days following the close of this aw		(or asserts) that it has satisfied the requirements rebuttable presumption of reasonableness of cor a prompt written disclosure to OJP that satisfies (Under certain circumstances, a non-profit organ persons may subject both the organization's mat taxes. A rebuttable presumption of the reasonab however, may be available if the non-profit organ regulations with regard to its compensation deci Each disclosure required by this award condition non-profit organization to determine the compen-	of 26 C.F.R. 53.4958-6 (which relates to establi npensation of certain individuals and entities), the the requirements of this award condition. nization that provides unreasonably-high compet- nagers and those who receive the compensation to bleness of a non-profit organization's compensat anization satisfied certain rules set out in Internal sions.) n must describe in pertinent detail the process us nation of its officers, directors, trustees, and key	shing or invoking a te recipient must make insation to certain to additional federal tion arrangements, Revenue Service ed by the recipient		
 participates as a member of the body that reviews and approves a compensation arrangement for a covered person; (3) the appropriate data as to comparability of compensation that is obtained in advance and relied upon by the body that reviews and approves compensation arrangements for covered persons; (4) the written or electronic records that the recipient maintains as concurrent documentation of the decisions with respect to compensation of covered persons made by the body that reviews and approves such compensation arrangements, including records of deliberations and of the basis for decisions. For purposes of this condition, the following terms and phrases have the meanings set out by the Internal Revenue Service for use in connection with 26 C.F.R. 53.4958-6: officers, directors, trustees, key employees, compensation, conflict of interest, appropriate data as to comparability, adequate documentation, concurrent documentation. This condition implements a recently-enacted law that affects the program under which this OJP award is made. In accepting this award, the recipient acknowledges that, following receipt of an appropriate request, OJP may be authorized or required by law to make information submitted pursuant to this condition available for public inspection. 47. The recipient agrees to submit a final report at the end of this award documenting all relevant project activities during the entire period of support under this award. This report will include detailed information about the project(s) funded, including, but not limited to, information about how the funds were actually used for each purpose area, data to support statements of progress, and data concerning individual results and outcomes of funded projects reflecting project successes and impacts. The final report is due no later than 90 days following the close of this award period or the expiration of any extension periods. This report will be submitted to the Office of Justice Programs, on		(1) the composition of the body that reviews an	d approves compensation arrangements for cove	red persons;		
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 respect to compensation of covered persons made by the body that reviews and approves such compensation arrangements, including records of deliberations and of the basis for decisions. For purposes of this condition, the following terms and phrases have the meanings set out by the Internal Revenue Service for use in connection with 26 C.F.R. 53.4958-6: officers, directors, trustees, key employees, compensation, conflict of interest, appropriate data as to comparability, adequate documentation, concurrent documentation. This condition implements a recently-enacted law that affects the program under which this OJP award is made. In accepting this award, the recipient acknowledges that, following receipt of an appropriate request, OJP may be authorized or required by law to make information submitted pursuant to this condition available for public inspection. 47. The recipient agrees to submit a final report at the end of this award documenting all relevant project activities during the entire period of support under this award. This report will include detailed information about the project(s) funded, including, but not limited to, information about how the funds were actually used for each purpose area, data to support statements of progress, and data concerning individual results and outcomes of funded projects reflecting project successes and impacts. The final report is due no later than 90 days following the close of this award period or the expiration of any extension periods. This report will be submitted to the Office of Justice Programs, on-line through the Internet at https://grants.ojp.usdoj.gov/. 48. The recipient shall submit semiannual progress reports. Progress reports shall be submitted within 30 days after the end of the reporting periods, which are June 30 and December 31, for the life of the award. These reports will be submitted 				ed upon by the body		
 Service for use in connection with 26 C.F.R. 53.4958-6: officers, directors, trustees, key employees, compensation, conflict of interest, appropriate data as to comparability, adequate documentation, concurrent documentation. This condition implements a recently-enacted law that affects the program under which this OJP award is made. In accepting this award, the recipient acknowledges that, following receipt of an appropriate request, OJP may be authorized or required by law to make information submitted pursuant to this condition available for public inspection. 47. The recipient agrees to submit a final report at the end of this award documenting all relevant project activities during the entire period of support under this award. This report will include detailed information about the project(s) funded, including, but not limited to, information about how the funds were actually used for each purpose area, data to support statements of progress, and data concerning individual results and outcomes of funded projects reflecting project successes and impacts. The final report is due no later than 90 days following the close of this award period or the expiration of any extension periods. This report will be submitted to the Office of Justice Programs, on-line through the Internet at https://grants.ojp.usdoj.gov/. 48. The recipient shall submit semiannual progress reports. Progress reports shall be submitted within 30 days after the end of the reporting periods, which are June 30 and December 31, for the life of the award. These reports will be submitted 		respect to compensation of covered persons made by the body that reviews and approves such compensation				
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 the entire period of support under this award. This report will include detailed information about the project(s) funded, including, but not limited to, information about how the funds were actually used for each purpose area, data to support statements of progress, and data concerning individual results and outcomes of funded projects reflecting project successes and impacts. The final report is due no later than 90 days following the close of this award period or the expiration of any extension periods. This report will be submitted to the Office of Justice Programs, on-line through the Internet at https://grants.ojp.usdoj.gov/. 48. The recipient shall submit semiannual progress reports. Progress reports shall be submitted within 30 days after the end of the reporting periods, which are June 30 and December 31, for the life of the award. These reports will be submitted 		accepting this award, the recipient acknowledge	s that, following receipt of an appropriate reques	st, OJP may be		
of the reporting periods, which are June 30 and December 31, for the life of the award. These reports will be submitted	47.	the entire period of support under this award. The including, but not limited to, information about statements of progress, and data concerning indi- successes and impacts. The final report is due no expiration of any extension periods. This report	his report will include detailed information about how the funds were actually used for each purpo ividual results and outcomes of funded projects r o later than 90 days following the close of this aw	the project(s) funded, se area, data to support eflecting project ward period or the		
	48.	of the reporting periods, which are June 30 and	December 31, for the life of the award. These re-			

P Contraction	Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Cooperative Agreement	PAGE 17 OF 19		
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	SPECIAL	L CONDITIONS			
49.	Justification of consultant rate				
50.	justification must be submitted to and approved funds.	oval of any consultant rate in excess of \$650 per d d by the OJP program office prior to obligation of all interim and final reports and proposed publica	r expenditure of such		
	of. The recipient shall sublic to O33D1 a copy of an interim and inflat reports and proposed publications (including those prepared for conferences, journals, and other presentations) resulting from this award, for review and comment prior to publishing. Any publication produced with grant funds must contain the following statement: "This project was supported by Grant # () awarded by the Office of Juvenile Justice and Delinquency Prevention, Office of Justice Programs, U.S. Department of Justice. The opinions, findings, and conclusions or recommendations expressed in this publication/program/exhibition are those of the author(s) and do not necessarily reflect those of the Department of Justice. All reports and products may be required to display the OJJDP logo on the cover (or other location) with the agreement of OJJDP. OJJDP defines publications as any planned, written, visual or sound materials substantively based on the project, formally prepared by the award recipient for dissemination to the public.				
51.	The recipient agrees to report data on the grantee's OJJDP-approved performance measures as part of the semi-annual categorical progress report. This data will be submitted on line at OJJDP's Performance Measures website (https://ojjdp.gov/grantees/pm/index.html) by July 31 and January 31 each year for the duration of the award. Once data entry is complete, the grantee will be able to create and download a "Performance Measures Data Report." This document is to be included as an attachment to the grantee's narrative categorical assistance progress report submitted in GMS for each reporting period.				
52.	2. Recipient integrity and performance matters: Requirement to report information on certain civil, criminal, and administrative proceedings to SAM and FAPIIS				
	criminal, and administrative proceedings conne any other grant, cooperative agreement, or proc circumstances, recipients of OJP awards are rea	plicable requirements regarding reporting of infor- ected with (or connected to the performance of) e curement contract from the federal government. quired to report information about such proceedin AM"), to the designated federal integrity and performance.	ither this OJP award or Under certain ngs, through the federal		
	criminal, and administrative proceedings to the "FAPIIS") within SAM are posted on the OJP	he required reporting (and updating) of information e federal designated integrity and performance systemetry web site at https://ojp.gov/funding/FAPIIS.htm (A ncluding Recipient Reporting to FAPIIS), and are	stem (currently, Award condition:		

AND INTO AND A	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice Delinquency Prevention	AWARD CONTINUATIO and SHEET Cooperative Agreement	N Page 18 of 19	
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	SPE	ECIAL CONDITIONS		
53. V	Withholding of funds: Certification with	respect to federal taxes		
	The recipient may not obligate, expend, or draw down any funds under this award until it has submitted to the program manager, in a format acceptable to OJP, a formal written certification directed to OJP and executed by an official with authority to sign on behalf of the recipient, that the recipient (unless an exemption applies by operation of law, as described below) (1) has filed all Federal tax returns required for the three tax years immediately preceding the tax year in which the certification is made; (2) has not been convicted of a criminal offense under the Internal Revenue Code of 1986; and (3) has not, more than 90 days prior to this certification, been notified of any unpaid federal tax assessment for which the liability remains unsatisfied, unless the assessment is the subject of an installment agreement or offer in compromise that has been approved by the Internal Revenue Service and is not in default, or the assessment is the subject of a non-frivolous administrative or judicial proceeding; and until a Grant Adjustment Notice (GAN) has been issued to remove this condition.			
f (1	A recipient that is exempt from any legal requirement to file or pay federal taxes (such as a government entity exempt from federal income tax), and to which the elements of the above-specified certification would not apply, must advise OJP in writing in lieu of submitting the above-specified certification that it is not subject to any legal requirement to file or pay federal taxes.			
54. (Copyright; Data rights			
	The recipient acknowledges that OJP reserves a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, or otherwise use, and authorize others to use (in whole or in part, including in connection with derivative works), for Federal purposes: (1) any work subject to copyright developed under an award or subaward (at any tier); and (2) any rights of copyright to which a recipient or subrecipient (at any tier) purchases ownership with Federal support.			
The recipient acknowledges that OJP has the right to (1) obtain, reproduce, publish, or otherwise use the d produced under any such award or subaward; and (2) authorize others to receive, reproduce, publish, or ot such data for Federal purposes. "Data" includes data as defined in Federal Acquisition Regulation (FAR) 52.227-14 (Rights in Data - General).				
	It is the responsibility of the recipient (and of each subrecipient (at any tier), if applicable) to ensure that the provisions of this condition are included in any subaward (at any tier) under this award.			
c c ł	data necessary to fulfill the recipient's obl contractor, or subcontractor refuses to acc	ain from subrecipients, contractors, and subcon- ligations to the Government under this award. The cept terms affording the Government such right DJP program manager for the award and not pro- m the OJP program office.	If a proposed subrecipient, ts, the recipient shall promptly	
	organizational conflicts of interest, such a Department of Justice-funded training and part of the provision of training and techn Procurement Standards in 2 C.F.R. Part 2 describe actions that would or may give r	ther it nor any subrecipient may engage in active as awarding contracts (to be paid in whole or in d technical assistance (TTA) providers that guid ical assistance to the recipient (or any subrecip 00 (the Part 200 Uniform Requirements) and the ise to organizational conflicts or other potential or grant manager is required for any work with a	a part with grant funds) to ded project specifications as bient) of this award. The he DOJ Grants Financial Guide l conflict of interest concerns	

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PROJECT NUMBER	2018-CI-FX-K003	AWARD DATE 09/20/2019	
	SPECIAL	CONDITIONS	
Prev appr	recipient must submit proposed solicitation	s for subawards to the Office of Juvenile Justice lays prior to the planned release and must obtain	and Delinquency OJJDP written

U.S. Department of Justice

OF CONTRACTOR IN THE OWNER

Office of Justice Programs

Office of Juvenile Justice and Delinquency Prevention

Washington, D.C. 20531

Memorandum To: Official Grant File

From: Lou Ann Holland, NEPA Coordinator

Subject: Categorical Exclusion for National Children's Alliance

This award is made as part of the FY 2019 OJJDP VOCA Support for Children's Advocacy Centers (CACs) National Subgrants Program. This program funds new or existing local CAC programs, state chapters, and multidisciplinary teams through competitive subgrants. Awards under this program will be used to continue to provide targeted subgrant categories (i.e. Program Development, Program Expansion, and Tribal Expansion of CACs) to support the further expansion of CAC services into underserved areas including rural, tribal, and remote locations. These funds will also be used for existing CACs to expand services to special victim populations such as physical abuse, rural, remote and tribal communities, and children with problematic sexual behaviors. None of the following activities will be conducted either under this award or a related third party action: 1) New construction;

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

3) A renovation which will change the basic prior use of a facility or significantly change its size;

4) Research and technology whose anticipated and future application could be expected to have an effect on the environment; or

5) Implementation of a 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.

Additionally, the proposed action is neither a phase nor a segment of a project which when reviewed in its entirety would not meet the criteria for a categorical exclusion. Consequently, the subject federal action meets OJP's criteria for a categorical exclusion as contained in paragraph 4(b) of Appendix D to Part 61 of Title 28 of the Code of Federal Regulations.

	U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY Cooperative Agreement	
Caller		PROJECT NUMBER	
		2018-CI-FX-K003	PAGE 1 OF 1
This project is supporte	d under FY19(OJJDP - Victims of Child Abuse - N	Jat'l Org - Subgrants and TTA) 34 USC 20304	
1. STAFF CONTACT (Name & telephone number)	2. PROJECT DIRECTOR (Name, address	& telephone number)
Darian T. Hanrahan (202) 616-3750		Bryan Boeskin Senior Director of Development 516 C St. NE Washington, DC 20002-5807 (202) 548-0090 ext.120	
3a. TITLE OF THE PR OJJDP FY 19 Training a	OGRAM and Technical Assistance Invited Applications		OMS CODE (SEE INSTRUCTIONS N REVERSE)
4. TITLE OF PROJECT CAC National Subgr		2. NIC	
5. NAME & ADDRESS National Children's 516 C St. NE Washington, DC 20	Alliance	6. NAME & ADRESS OF SUBGRANTE	E
7. PROGRAM PERIOI		8. BUDGET PERIOD	
FROM: 10	0/01/2018 TO: 03/31/2021	FROM: 10/01/2018	TO: 03/31/2021
9. AMOUNT OF AWA	RD	10. DATE OF AWARD	
\$ 10,835,750		09/20/2019	
11. SECOND YEAR'S BUDGET 12. SECOND YEAR'S BUDGET AMOUNT		NT	
13. THIRD YEAR'S B	JDGET PERIOD	14. THIRD YEAR'S BUDGET AMOUN'	Γ
This program further designates. The Vict accreditation service Program funds new of through this program	RIPTION OF PROJECT (See instruction on reverses is the Department's mission by providing grants and ims of Child Abuse (VOCA) Act Support for Child is and a variety of subgrant programs in order to en- or existing local CAC programs, state chapters, and are victims of all types of child maltreatment and en's Alliance (NCA) will continue to provide target	d cooperative agreements for training and technica lren's Advocacy Centers Program provides support hance effective interventions in child abuse cases. ¹ I multidisciplinary teams through competitive subg their families.	t to CACs through membership and The VOCA CAC National Subgrants grants. The populations to be served

The National Children's Alliance (NCA) will continue to provide targeted subgrant categories (i.e. Program Development, Program Expansion, and Tribal Expansion of CACs) to support the further expansion of CAC services into underserved areas including rural, tribal, and remote locations. These funds will also be used for existing CACs to expand services to special victim populations such as physical abuse, rural, remote and tribal communities, and children with problematic

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sexual behaviors.

NCA proposes to continue the success of this program by: 1) developing and implementing a national funding strategy that expands access to CAC services with emphasis on unserved and underserved areas, special populations, and all child maltreatment types, e.g. physical abuse, witness to violence and children with sexual behavior problems; 2) developing and implementing a national funding strategy for statewide projects that benefit CACs; 3) continuing to translate evidence-based treatments to broader practice by expanding the range of mental health services, beyond those primarily focused on sexual abuse, to other forms of child treatment and trauma; and 4) providing consistent high quality service delivery across the CAC network. The program has several metrics to measure progress toward these goals, e.g. children and families served, clients receiving evidence based treatments, CACs developed in underserved areas, and CACs receiving training in quality improvement. CA/NCF

Reference Material