Department of Just Office of Justice P Office of Juster Delinquency P	rograms nile Justice and	d	Grant		PAGE	1 OF 21
1. RECIPIENT NAME AND ADDRESS (Inclu	uding Zip Code)		4. AWARD NUMBER: 2020-MU-MU-00	47		
Kids Hope Alliance 1095 A. Philip Randolph Blvd. Jacksonville, FL 32206					FO 09/30/20	
			6. AWARD DATE	7.	ACTION	
2a. GRANTEE IRS/VENDOR NO. 596000422			8. SUPPLEMENT NUMBER 00		Ini	ial
2b. GRANTEE DUNS NO.			9. PREVIOUS AWARD AMOUNT			\$0
153551309 3. PROJECT TITLE						30
Project INSPIRE, the City of Jacksonville's	Comprehensive Anti-	Gang	10. AMOUNT OF THIS AWARD		\$ 488,	595
Program for Youth			11. TOTAL AWARD		\$ 488,	595
14 . CATALOG OF DOMESTIC FEDERAL A 16.123 - Community-Based Violence Preve 15. METHOD OF PAYMENT GPRS	P - Comprehensive Ar ASSISTANCE (CFDA ntion Program		ograms – Category 1) Pub. L. No. 116-93, 13:			
AGENCY APPROV 16, TYPED NAME AND TITLE OF APPROV			GRANTEE AC			ERIOLAN
Katharine T. Sullivan Principal Deputy Assistant Attorney Genera			18. TYPED NAME AND TITLE OF AUTH Michael Weinstein Acting Chief Executive Officer	IORIZED	GRANTEE O	FFICIAL
17. SIGNATURE OF APPROVING OFFICIA	L		19. SIGNATURE OF AUTHORIZED REC	IPIENT O	FFICIAL	19A. DATE
		AGENCY	USE ONLY	1.11.11.1		
20. ACCOUNTING CLASSIFICATION COD FISCAL FUND BUD. DIV. YEAR CODE ACT. OFC. REG. X F JP 70 00 X B PB 70 00	SUB. POMS A	MOUNT 212832 275763	21. VMUTGT0297			

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

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	Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 2 OF 21
PROJECT NUMBER	2020-MU-MU-0047	AWARD DATE	
	SPECIAL C	CONDITIONS	
1. Requi	rements of the award; remedies for non-con	mpliance or for materially false statements	
submi requir Limite	tted by or on behalf of the recipient that rele ement of this award. ed Exceptions. In certain special circumstar	ments of the award. Compliance with any assu- late to conduct during the period of performanc nces, the U.S. Department of Justice ("DOJ") m	e also is a material nay determine that it will
regard the pe Specia	ling enforcement, including any such exception of performance) set out through the O	requirements otherwise applicable to the award otions made during the period of performance, a ffice of Justice Programs ("OJP") webpage enti ditions" (ojp.gov/funding/Explore/LegalNotice	are (or will be during the state of the stat
requir assura	ements of the award, and specifically adopt	f the recipient, the authorized recipient official a ts, as if personally executed by the authorized r ehalf of the recipient that relate to conduct durin	ecipient official, all
incorp result withhe	orated by reference below, or an assurance in OJP taking appropriate action with respo	rements whether a condition set out in full be c or certification related to conduct during the a ect to the recipient and the award. Among other d or terminate the award. DOJ, including OJP, a	ward period may r things, the OJP may
or om and/or	ission of a material fact) may be the subjec	tement to the federal government related to this t of criminal prosecution (including under 18 L ad to imposition of civil penalties and administ 3729-3730 and 3801-3812).	J.S.C. 1001 and/or 1621,
shall f	irst be applied with a limited construction s instead, that the provision is utterly invalid	vard be held to be invalid or unenforceable by it so as to give it the maximum effect permitted b or -unenforceable, such provision shall be deer	y law. Should it be

ROMECT NUMBER 2020-MU-MU-0047 AWARD DATE SPECIAL CONDITIONS 3 3 APPLICABLY CONDITIONS 3 Applicability of Part 2000 Inform Requirements The Uniform Administrative Requirements cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DO In 2 C.F.R. Part 2800 (together, the "Part 2000 Uniform Requirements,") apply to this FY 2020 award from OJP. The Part 200 Uniform Requirements were first adopted by DOI on December 26, 2014. If this FY 2020 award from OJP. The Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the laward date, and regardless of the laward number (regardless of the laward date, and regardless of the laward on a supplemental award) that are obligated on or after the acceptance date of this FY 2020 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Par200UniformRequirements.htm. Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrante") at any tier must retain – vpically for a period of 3 years from the date of submission of the final expenditure report (SP 425), unless ad different retention period applies - and to which the recipient (and any subrecipient ("subgrante") at any appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient (and any subrecipient ("subgrante") at any appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarificati	 SPECIAL CONDITIONS Applicability of Part 200 Uniform Requirements The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this FY 2020 award from OJP. The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2020 award supplements funds previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2020 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. 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 whith 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. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarification. Compliance with DOJ Grants Financial Guide are to the DOJ Grants Financial Gui		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 21
 Applicability of Part 200 Uniform Requirements The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this FY 2020 award from O/P. The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2020 award supplements funds previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2020 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retrain - 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 ("subgrante") at any tier) must retrain retypically contexing and tother perinent records indicated at 2 C.F.R. 03.33. In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarification. Compliance with DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (currently, the "DOJ Grants Financial Guide" available at https://ojp.gov/financia	 Applicability of Part 200 Uniform Requirements The Uniform Administrative Requirements. Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this FY 2020 award from OJP. The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2020 award supplements funds previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200 Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2020 award. For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at https://ojp.gov/funding/Part200UniformRequirements.htm. 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 retain - typically for a period of prior mater materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarification. Compliance with DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (current), the "DOJ Grants Financial Guide" available at https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may apposted during the period of performance. The recipient darees to	ROJECT NUMBER	2020-MU-MU-0047	AWARD DATE	
 Compliance with DOJ Grants Financial Guide References to the DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (currently, the "DOJ Grants Financial Guide" available at https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide. Reclassification of various statutory provisions to a new Title 34 of the United States Code On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions perviously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in 	 Compliance with DOJ Grants Financial Guide References to the DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (currently, the "DOJ Grants Financial Guide" available at https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide. Reclassification of various statutory provisions to a new Title 34 of the United States Code On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions perviously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in 	The U and su 2020 a The Pa supple Decen (regar are ob For mo ("subg Recorr any tie 425), to any tie support	cability of Part 200 Uniform Requirements niform Administrative Requirements, Cos pplemented by DOJ in 2 C.F.R. Part 2800 ward from OJP. art 200 Uniform Requirements were first a ments funds previously awarded by OJP u aber 2014), the Part 200 Uniform Requirer dless of the award date, and regardless of w ligated on or after the acceptance date of the ore information and resources on the Part 2 rants"), see the OJP website at https://ojp. d retention and access: Records pertinent to r) must retain typically for a period of 3 unless a different retention period applies - r) must provide access, include performant ting documents, statistical records, and ot event that an award-related question arises ay appear to conflict with, or differ in som	s st Principles, and Audit Requirements in 2 C.F.R (together, the "Part 200 Uniform Requirements" adopted by DOJ on December 26, 2014. If this F under the same award number (e.g., funds award ments apply with respect to all funds under that a whether derived from the initial award or a suppl his FY 2020 award. 200 Uniform Requirements as they relate to OJF gov/funding/Part200UniformRequirements.htm. to the award that the recipient (and any subrecipie 3 years from the date of submission of the final e and to which the recipient (and any subrecipie nee measurement information, in addition to the ther pertinent records indicated at 2 C.F.R. 200.3 s from documents or other materials prepared or ne way from, the provisions of the Part 200 Unif	") apply to this FY FY 2020 award ed during or before award number lemental award) that P awards and subawards ient ("subgrantee") at expenditure report (SF nt ("subgrantee") at financial records, 33. distributed by OJP
 (currently, the "DOJ Grants Financial Guide" available at https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide. 4. Reclassification of various statutory provisions to a new Title 34 of the United States Code On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions previously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in 	 (currently, the "DOJ Grants Financial Guide" available at https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide. 4. Reclassification of various statutory provisions to a new Title 34 of the United States Code On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions perviously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in 	-			
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reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions pertinent to OJP awards (that is, OJP grants and cooperative agreements), including many provisions previously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in	reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions pertinent to OJP awards (that is, OJP grants and cooperative agreements), including many provisions previously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in	4. Reclas	sification of various statutory provisions t	to a new Title 34 of the United States Code	
reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in	reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in	reclass reclass	sified (that is, moved and renumbered) to a sification encompassed a number of statute	a new Title 34, entitled "Crime Control and Law ory provisions pertinent to OJP awards (that is, C	Enforcement." The DJP grants and
		reclass Title 3	sified to the new Title 34 of the U.S. Code 4. This rule of construction specifically in	is to be read as a reference to that statutory provincludes references set out in award conditions, re	vision as reclassified to ferences set out in

	Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 21
PROJECT NUMBER	2020-MU-MU-0047	AWARD DATE	
 Requi Both 1 compl recipie this compl recipie this compl recipie this compl calence POC), compl A list purpo includ The re compl condit Requi Requi A reci indire OJP in Unifo by the Requi 	SPECIAL C red training for Point of Contact and all Fin the Point of Contact (POC) and all Financia leted an "OJP financial management and gra ent's acceptance of the award. Successful c ondition. event that either the POC or an FPOC for tt c must have successfully completed an "OJF dar days after (1) the date of OJP's approv , or (2) the date the POC enters information letion of such a training on or after January of OJP trainings that OJP will consider "OJ ses of this condition is available at https://w le a session on grant fraud prevention and d ecipient should anticipate that OJP will imm by with this condition. The recipient's failur tions on this award. rements related to "de minimis" indirect cost ipient that is eligible under the Part 200 Uni ct cost rate described in 2 C.F.R. 200.414(f, n writing of both its eligibility and its election rm Requirements. The "de minimis" rate me e Part 200 Uniform Requirements. rement to report potentially duplicative fun- recipient currently has other active awards of during the period of performance for this ar se other federal awards have been, are being cal cost items for which funds are provided ling agency (OJP or OVW, as appropriate) i	CONDITIONS nancial Points of Contact d Points of Contact (FPOCs) for this award mu ant administration training" by 120 days after the completion of such a training on or after January his award changes during the period of perform P financial management and grant administratic val of the "Change Grantee Contact" GAN (in the on the new FPOC in GMS (in the case of a ne 1, 2018, will satisfy this condition. IP financial management and grant administratic vww.ojp.gov/training/fmts.htm. All trainings the tetection. nediately withhold ("freeze") award funds if the re to comply also may lead OJP to impose addi st rate iform Requirements and other applicable law to), and that elects to use the "de minimis" indire on, and must comply with all associated require hay be applied only to modified total direct cos ding of federal funds, or if the recipient receives any ward, the recipient promptly must determine w g, or are to be used (in whole or in part) for one under this award. If so, the recipient must pro in writing of the potential duplication, and, if so on or change-of-project-scope grant adjustment	he date of the y 1, 2018, will satisfy hance, the new POC or on training" by 120 he case of a new w FPOC). Successful ion training" for hat satisfy this condition e recipient fails to tional appropriate o use the "de minimis" ct cost rate, must advise ements in the Part 200 ts (MTDC) as defined y other award of federal 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 Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 5 OF 21
PROJECT NUMB	ER 2020-MU-MU-0047	AWARD DATE	
	quirements related to System for Award Mar	CONDITIONS nagement and Universal Identifier Requirements	
cui as Th (fii rec Th at l	rrently accessible at https://www.sam.gov/. 1 well as maintaining the currency of informati e recipient also must comply with applicable rst-tier "subgrantees"), including restrictions cipient) the unique entity identifier required for e details of the recipient's obligations related https://ojp.gov/funding/Explore/SAM.htm (A	restrictions on subawards ("subgrants") to first-t on subawards to entities that do not acquire and p or SAM registration. to SAM and to unique entity identifiers are poste ward condition: System for Award Managemen	egistration with SAM, ier subrecipients provide (to the ed on the OJP web site
Th		by reference here. individual who received the award as a natural p or she may own or operate in his or her name).	erson (i.e., unrelated to
			9
OJP FORM 4000/2	(REV. 4-88)		

		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 6 OF 21
PROJECT NL	JMBER	2020-MU-MU-0047	AWARD DATE	
		SPECIAL	CONDITIONS	
9.	Emplo	yment eligibility verification for hiring ur	ider the award	
	1. The	recipient (and any subrecipient at any tier	-) must	
	or in p individ	art) with award funds, the recipient (or an dual who is being hired, consistent with th	ny position within the United States that is or v y subrecipient) properly verifies the employme e provisions of 8 U.S.C. 1324a(a)(1) and (2). nt (or any subrecipient) who are or will be invo	nt eligibility of the
		vard of both	in (or any subrecipient) who are or whi be invo	ived in activities under
	(1) thi	s award requirement for verification of em	ployment eligibility, and	
		e associated provisions in 8 U.S.C. 1324a(to hire (or recruit for employment) certai	a)(1) and (2) that, generally speaking, make it u n aliens.	nlawful, in the United
			hose persons required by this condition to be no ion and of the associated provisions of 8 U.S.C	
	record	s of all employment eligibility verification	ncluding pursuant to the Part 200 Uniform Requise pertinent to compliance with this award cond as records of all pertinent notifications and train	ition in accordance with
	2. Moi	nitoring		
	The re	cipient's monitoring responsibilities inclu-	de monitoring of subrecipient compliance with	this condition.
	3. Allo	owable costs		- V
			under any other federal program, award funds n y) of actions designed to ensure compliance with	
	4. Rul	es of construction		
	A. Sta	ff involved in the hiring process		
	(witho	out limitation) any and all recipient (or any	e or will be involved in activities under this away subrecipient) officials or other staff who are of or will be funded (in whole or in part) with away	will be involved in the
	B. Em	ployment eligibility confirmation with E-	Verify	
	recipio approp E-Ver confir	ent (or any subrecipient) may choose to pa priate person authorized to act on behalf o ify procedures, including in the event of a	is condition regarding verification of employme rticipate in, and use, E-Verify (www.e-verify.g f the recipient (or subrecipient) uses E-Verify ("Tentative Nonconfirmation" or a "Final Nonc or a position in the United States that is or will	ov), provided an and follows the proper onfirmation") to
		nited States" specifically includes the Dist , and the Commonwealth of the Northern	rict of Columbia, Puerto Rico, Guam, the Virgi Mariana Islands.	n Islands of the United
	D. No	thing in this condition shall be understood	to authorize or require any recipient, any subre	cipient at any tier, or
OJP FORM 400	00/2 (REV	V. 4-88)		

		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 7 OF 21
PROJECT NU	JMBER	2020-MU-MU-0047	AWARD DATE	<u></u>
		SPECIAL	CONDITIONS	
	any pe		law, including any applicable civil rights or non-	discrimination law.
		tier, or any person or other entity, of any	raph 4.B., shall be understood to relieve any recip obligation otherwise imposed by law, including 8	
	websit		DHS. For more information about E-Verify visit Verify at E-Verify@dhs.gov. E-Verify employed	
	Questi	ons about the meaning or scope of this co	ndition should be directed to OJP, before award a	acceptance.
10.	Requi	rement to report actual or imminent breach	h of personally identifiable information (PII)	
	actual mainta scope Circul PII to	or imminent "breach" (OMB M-17-12) if ins, disseminates, discloses, or disposes c of an OJP grant-funded program or activi ar A-130). The recipient's breach procedu	r) must have written procedures in place to respon fit (or a subrecipient) (1) creates, collects, uses of "personally identifiable information (PII)" (2 C ty, or (2) uses or operates a "Federal information ures must include a requirement to report actual of 4 hours after an occurrence of an actual breach, or	, processes, stores, FR 200.79) within the system" (OMB or imminent breach of
11.	All su	bawards ("subgrants") must have specific	federal authorization	
	author	ization of any subaward. This condition a istrative requirements OJP considers a	e") at any tier, must comply with all applicable re applies to agreements that for purposes of fede "subaward" (and therefore does not consider a pr	ral grants
	https:/		of any subaward are posted on the OJP web site orization.htm (Award condition: All subawards (ated by reference here.	
12.		ic post-award approval required to use a r 1 \$250,000	noncompetitive approach in any procurement con	tract that would
	specif Simpl federa	ic advance approval to use a noncompetiti ified Acquisition Threshold (currently, \$2	e") at any tier, must comply with all applicable re ive approach in any procurement contract that we (50,000). This condition applies to agreements the IP considers a procurement "contract" (and therefore	ould exceed the at for purposes of
	an OJ (Awai	P award are posted on the OJP web site at	oval to use a noncompetitive approach in a procu t https://ojp.gov/funding/Explore/Noncompetitive al required to use a noncompetitive approach in a ncorporated by reference here.	Procurement.htm
		-		
OJP FORM 40	00/2 (RE	V. 4-88)		

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	Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 21
PROJECT NUMBE	ER 2020-MU-MU-0047	AWARD DATE	
	SPECIAL	CONDITIONS	
13. Un	reasonable restrictions on competition under	the award; association with federal government	
par the this	t) by this award, whether by the recipient or l purchase or acquisition, the method of procu s condition must be among those included in	iny procurement of property or services that is further by any subrecipient at any tier, and regardless of irement, or the nature of any legal instrument use any subaward (at any tier). is, against associates of the federal government	the dollar amount of
aw ass 200 cor firr rec the ent	ards to be "manage[d] and administer[ed] in a ociated programs are implemented in full acc 0.319(a) (generally requiring "[a]ll procurement npetition" and forbidding practices "restrictive ns in order for them to qualify to do business ipient (or subrecipient, at any tier) may (in ar basis of such person or entity's status as an "	quirements including as set out at 2 C.F.R. 200 a manner so as to ensure that Federal funding is cordance with U.S. statutory and public policy re ent transactions [to] be conducted in a manner pr ye of competition," such as "[p]lacing unreasonal " and taking "[a]ny arbitrary action in the procur hy procurement transaction) discriminate against associate of the federal government" (or on the to of such an associate), except as expressly set ou OOJ.	expended and quirements") and oviding full and open ble requirements on ement process") no any person or entity on basis of such person or
2.1	Monitoring		
Th	e recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with t	his condition.
3. /	Allowable costs		
		under any other federal program, award funds n y) of actions designed to ensure compliance with	
4. 1	Rules of construction		
pre rec bel suc	esent) by or on behalf of the federal governme ipient or -subrecipient (at any tier), agent, or half of (or in providing goods or services to o	nt" means any person or entity engaged or emplo ent as an employee, contractor or subcontracto otherwise in undertaking any work, project, or r on behalf of) the federal government, and inclu on or entity committed by legal instrument to und services) in future.	r (at any tier), grant r activity for or on ides any applicant for
		to authorize or require any recipient, any subrea law, including any applicable civil rights or nor	

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	SPECIAL	CONDITIONS	
14.	Requirements pertaining to prohibited conduct r OJP authority to terminate award)	elated to trafficking in persons (including reporting	ng requirements and
	requirements to report allegations) pertaining to	") at any tier, must comply with all applicable rea prohibited conduct related to the trafficking of pe or individuals defined (for purposes of this cond	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 conco o 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 some	it is indicated in the application for the award (a any tier), the DOJ funding announcement (solicit me or all of the activities to be carried out under the benefit a set of individuals under 18 years of age.	ation), or an
		nust make determinations of suitability before centric ment applies regardless of an individual's employed	
		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 lar 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 Gra	
17.	Requirement for data on performance and effect	tiveness under the award	
	The data must be provided to OJP in the manner solicitation or other applicable written guidance	It measure the performance and effectiveness of w r (including within the timeframes) specified by G . Data collection supports compliance with the G GPRA Modernization Act of 2010, and other appl	DJP in the program overnment
18.	OJP Training Guiding Principles		
	delivers with OJP award funds must adhere to the	ient or any subrecipient ("subgrantee") at any ti he OJP Training Guiding Principles for Grantees TrainingPrinciplesForGrantees-Subgrantees.htm.	

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	SPECIAL C	CONDITIONS	
19. Ef	fect of failure to address audit issues		
aw do Re	e recipient understands and agrees that the DO ard funds, or may impose other related require es not satisfactorily and promptly address outst quirements (or by the terms of this award), or vestigations, or reviews of DOJ awards.	ments, if (as determined by the DOJ awarding anding issues from audits required by the Part	agency) the recipient 200 Uniform
20. Po	tential imposition of additional requirements		
(0	e recipient agrees to comply with any addition JP or OVW, as appropriate) during the period of k" for purposes of the DOJ high-risk grantee li	of performance for this award, if the recipient i	
21. Co	mpliance with DOJ regulations pertaining to c	ivil rights and nondiscrimination - 28 C.F.R. P	art 42
С.	e recipient, and any subrecipient ("subgrantee" F.R. Part 42, specifically including any applica ual employment opportunity program.		
22. Co	ompliance with DOJ regulations pertaining to c	ivil rights and nondiscrimination - 28 C.F.R. P	Part 54
Th C.	e recipient, and any subrecipient ("subgrantee" F.R. Part 54, which relates to nondiscrimination	') at any tier, must comply with all applicable r n on the basis of sex in certain "education prog	equirements of 28 grams."
23. Co	ompliance with DOJ regulations pertaining to c	ivil rights and nondiscrimination - 28 C.F.R. P	art 38
C.	e recipient, and any subrecipient ("subgrantee" F.R. Part 38 (as may be applicable from time to itten notice to program beneficiaries and prosp	time), specifically including any applicable re-	
ba pra ("s	arrently, among other things, 28 C.F.R. Part 38 sis of religion, a religious belief, a refusal to he actice. Part 38, currently, also sets out rules an subgrantee") organizations that engage in or co at pertain to recipients and subrecipients that ar	old a religious belief, or refusal to attend or par d requirements that pertain to recipient and sul nduct explicitly religious activities, as well as	ticipate in a religious brecipient
htt	te text of 28 C.F.R. Part 38 is available via the tps://www.ecfr.gov/cgi-bin/ECFR?page=brows , under e-CFR "current" data.		

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	Restrictions on "lobbying" In general, as a matter of federal law, federal fund subrecipient ("subgrantee") at any tier, either dire- modification, or adoption of any law, regulation, of may be exceptions if an applicable federal statute barred by law.) Another federal law generally prohibits federal fu- subrecipient at any tier, to pay any person to influ Congress, or Congress (or an official or employee cooperative agreement, subgrant, contract, subcor or modifying any such award. See 31 U.S.C. 135 applies to Indian tribes and tribal organizations. Should any question arise as to whether a particul fall within the scope of these prohibitions, the rec	ctly or indirectly, to support or oppose the ena or policy, at any level of government. See 18 specifically authorizes certain activities that o ands awarded by OJP from being used by the re- tence (or attempt to influence) a federal agency e of any of them) with respect to the awarding attract, or loan, or with respect to actions such a 2. Certain exceptions to this law apply, include ar use of federal funds by a recipient (or subre	ctment, repeal, U.S.C. 1913. (There therwise would be ecipient, or any y, a Member of of a federal grant or is renewing, extending, ling an exception that cipient) would or might
25.	express prior written approval of OJP. Compliance with general appropriations-law restr subrecipient ("subgrantee") at any tier, must comp federal appropriations statutes. Pertinent restriction at https://ojp.gov/funding/Explore/FY20Appropri a question arise as to whether a particular use of f within the scope of an appropriations-law restrictiv without the express prior written approval of OJP	ply with all applicable restrictions on the use o ons that may be set out in applicable appropriat ationsRestrictions.htm, and are incorporated b federal funds by a recipient (or a subrecipient) ion, the recipient is to contact OJP for guidanc	f federal funds set out in tions acts are indicated y reference here. Should would or might fall
26.	Reporting potential fraud, waste, and abuse, and s The recipient, and any subrecipients ("subgrantee General (OIG) any credible evidence that a princi person has, in connection with funds under this av committed a criminal or civil violation of laws pe misconduct. Potential fraud, waste, abuse, or misconduct invol OIG by(1) online submission accessible via the (select "Submit Report Online"); (2) mail directed Investigations Division, ATTN: Grantee Reportin facsimile directed to the DOJ OIG Investigations Additional information is available from the DOJ	similar misconduct s") at any tier, must promptly refer to the DOJ ipal, employee, agent, subrecipient, contractor, ward (1) submitted a claim that violates the F rtaining to fraud, conflict of interest, bribery, g lving or relating to funds under this award sho OIG webpage at https://oig.justice.gov/hotline d to: U.S. Department of Justice, Office of the ug, 950 Pennsylvania Ave., NW, Washington, Division (Attn: Grantee Reporting) at (202) 6	subcontractor, or other alse Claims Act; or (2) gratuity, or similar uld be reported to the /contact-grants.htm Inspector General, DC 20530; and/or (3) by 16-9881 (fax).

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27. Restrictio	SPECIAL C ns and certifications regarding non-disc	CONDITIONS	
subcontra agreemen accordand departmen The foreg requiremen	ct with any funds under this award, may t or statement that prohibits or otherwis æ with law) of waste, fraud, or abuse to nt or agency authorized to receive such oing is not intended, and shall not be ur ents applicable to Standard Form 312 (w	this award, or entity that receives a procurement y require any employee or contractor to sign an e restricts, or purports to prohibit or restrict, th an investigative or law enforcement represents information. Adderstood by the agency making this award, to which relates to classified information), Form 4- ther form issued by a federal department or ager	internal confidentiality e reporting (in ative of a federal contravene 414 (which relates to
	sure of classified information.	,	, 0
1. In acce	epting this award, the recipient		10 II - 10
or contrac		ired internal confidentiality agreements or state e currently restrict (or purport to prohibit or rest as described above; and	
agreemen or abuse a written no	ts or statements that prohibit or otherwi is described above, it will immediately s	or has been requiring its employees or contrac se restrict (or purport to prohibit or restrict), re stop any further obligations of award funds, wi this award, and will resume (or permit resump by that agency.	porting of waste, fraud, Il provide prompt
2. If the r both	ecipient does or is authorized under this	s award to make subawards ("subgrants"), proc	surement contracts, or
a. it repre	esents that		
(whether requires o prohibit o	through a subaward ("subgrant"), procu r has required internal confidentiality a	recipient's application proposes may or will re rement contract, or subcontract under a procur greements or statements from employees or con- t to prohibit or restrict) employees or contracto	ement contract) either ntractors that currently
(2) it has	made appropriate inquiry, or otherwise	has an adequate factual basis, to support this r	epresentation; and
under this or otherw immediat the federa	award is or has been requiring its emplies ise restrict (or purport to prohibit or rest ely stop any further obligations of awar	ny subrecipient, contractor, or subcontractor en loyees or contractors to execute agreements or trict), reporting of waste, fraud, or abuse as des d funds to or by that entity, will provide promp sume (or permit resumption of) such obligation	statements that prohibit scribed above, it will st written notification to
		.a	

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28.	Compliance with 41 U.S.C. 4712 (including prof The recipient (and any subrecipient at any tier) n U.S.C. 4712, including all applicable provisions employee as reprisal for the employee's disclosu gross waste of federal funds, an abuse of authori health or safety, or a violation of law, rule, or rep	nust comply with, and is subject to, all applicat that prohibit, under specified circumstances, di re of information related to gross mismanagem ty relating to a federal grant, a substantial and s gulation related to a federal grant.	scrimination against an ent of a federal grant, a specific danger to public
29.	The recipient also must inform its employees, in employee rights and remedies under 41 U.S.C. 4 Should a question arise as to the applicability of contact the DOJ awarding agency (OJP or OVW Encouragement of policies to ban text messaging Pursuant to Executive Order 13513, "Federal Le 51225 (October 1, 2009), DOJ encourages recipi	712. the provisions of 41 U.S.C. 4712 to this award , as appropriate) for guidance. g while driving adership on Reducing Text Messaging While E ients and subrecipients ("subgrantees") to adop	, the recipient is to Driving," 74 Fed. Reg. t and enforce policies
30.	banning employees from text messaging while d award, and to establish workplace safety policies crashes caused by distracted drivers. Requirement to disclose whether recipient is des If the recipient is designated "high risk" by a fed during the course of the period of performance u	s and conduct education, awareness, and other ignated "high risk" by a federal grant-making a eral grant-making agency outside of DOJ, curr inder this award, the recipient must disclose tha	outreach to decrease gency outside of DOJ ently or at any time t fact and certain related
	information to OJP by email at OJP.Compliance includes any status under which a federal awardi performance, or other programmatic or financial the following: 1. The federal awarding agency th was designated high risk, 3. The high-risk point email address), and 4. The reasons for the high-r	ing agency provides additional oversight due to concerns with the recipient. The recipient's dis nat currently designates the recipient high risk, of contact at that federal awarding agency (nan	the recipient's past closure must include 2. The date the recipient 1e, phone number, and
31.	The recipient agrees to submit a final report at the the entire period of support under this award. Th including, but not limited to, information about I statements of progress, and data concerning indi successes and impacts. The final report is due no expiration of any extension periods. This report the Internet at https://grants.ojp.usdoj.gov/.	is report will include detailed information about now the funds were actually used for each purp vidual results and outcomes of funded projects to later than 90 days following the close of this a	at the project(s) funded, ose area, data to support reflecting project ward period or the
32.	The recipient shall submit semiannual progress r of the reporting periods, which are June 30 and I to the Office of Justice Programs, on-line throug	December 31, for the life of the award. These i	
33.	Justification of consultant rate Approval of this award does not indicate approv justification must be submitted to and approved funds.	al of any consultant rate in excess of \$650 per oby the OJP program office prior to obligation of	day. A detailed r expenditure of such

		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 14 OF 21
PROJECT NU	JMBER	2020-MU-MU-0047	AWARD DATE AWARD DATE SPECIAL CONDITIONS ad executive compensation applicable requirements to report first-tier subawards ("subgrants") of \$25,000 or es, to report the names and total compensation of the five most highly compensated rst-tier subrecipients (first-tier "subgrantees") of award funds. The details of recipient ne Federal Funding Accountability and Transparency Act of 2006 (FFATA), are posted o.gov/funding/Explore/FFATA.htm (Award condition: Reporting Subawards and re incorporated by reference here. orting requirement, does not apply to (1) an award of less than \$25,000, or (2) an or perate in his or her name).	
34.		A reporting: Subawards and executive con	npensation	5 ¹¹¹) 25\$25,000 at
	more a execut obliga on the Execu This c award	and, in certain circumstances, to report the r tives of the recipient and first-tier subrecipi- tions, which derive from the Federal Fundin OJP web site at https://ojp.gov/funding/Ex tive Compensation), and are incorporated b ondition, including its reporting requirement	names and total compensation of the five most h ents (first-tier "subgrantees") of award funds. T ng Accountability and Transparency Act of 200 plore/FFATA.htm (Award condition: Reporting by reference here. nt, does not apply to (1) an award of less than s ward as a natural person (i.e., unrelated to any bu	ighly compensated he details of recipient 6 (FFATA), are posted Subawards and \$25,000, or (2) an
35.	The reproceed Office recipied docum deadlin result restric	dures, and to cooperate with OJP (including er (OCFO)) requests related to such monitor ent agrees to provide to OJP all documentat nentation related to any subawards made un nes set by OJP for providing the requested in actions that affect the recipient's DOJ aw	the grant manager for this award and the Offication ring, including requests related to desk reviews a tion necessary for OJP to complete its monitorin ider this award. Further, the recipient agrees to documents. Failure to cooperate with OJP's mo vards, including, but not limited to: withholdings ds; referral to the DOJ OIG for audit review; dest	e of Chief Financial and/or site visits. The g tasks, including abide by reasonable nitoring activities may s and/or other
36.	catego (https: entry i docum	prical progress report. This data will be sub- //ojjdp.gov/grantees/pm/index.html) by Jul is complete, the grantee will be able to crea	's OJJDP-approved performance measures as pa mitted on line at OJJDP's Performance Measure y 31 and January 31 each year for the duration of te and download a "Performance Measures Data te grantee's narrative categorical assistance prog	s website of the award. Once data a Report." This
37.	prepar publis suppo Progra public Justice agreer	red for conferences, journals, and other pres- hing. Any publication produced with grant rted by Grant # () awarded by the Office of ams, U.S. Department of Justice. The opinio ation/program/exhibition are those of the a e. All reports and products may be required nent of OJJDP. OJJDP defines publication	interim and final reports and proposed publicat sentations) resulting from this award, for review t funds must contain the following statement: "T f Juvenile Justice and Delinquency Prevention, (ons, findings, and conclusions or recommendation uthor(s) and do not necessarily reflect those of t d to display the OJJDP logo on the cover (or oth is as any planned, written, visual or sound mater ward recipient for dissemination to the public.	and comment prior to his project was Office of Justice ons expressed in this he Department of er location) with the
38.		e and Delinquency Prevention (OJJDP), in	tee meeting of up to 3 days, sponsored by the O each year of the project period at a location to b	

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		SPECIAL (CONDITIONS	N. HULLINGUE H.
39.	employ federal for tha compe	yee of the award recipient at a rate that exc government's Senior Executive Service (S t year. (An award recipient may compensa nsation limitation is paid with non-federal mitation on compensation rates allowable	t be used to pay cash compensation (salary plus ceeds 110% of the maximum annual salary pay SES) at an agency with a Certified SES Perform ate an employee at a higher rate, provided the a funds.) under this award may be waived on an individu gram announcement under which this award is	able to a member of the nance Appraisal System amount in excess of this hal basis at the
40.	The reader of the approvement of the condition of the con	ed the budget and budget narrative and a (down funds until the Office of the Chief Financ Grant Adjustment Notice (GAN) has been issue	ial Officer (OCFO) has ed to remove this special

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	SPECIAL	CONDITIONS	
41.	Authority to obligate award funds contingent on law enforcement: information-communication re		activity") with federal
	1. If the recipient is a "State," a local government	nt, or a "public" institution of higher education:	
	A. The recipient may not obligate award funds i (or of any subrecipient at any tier that is a State, funded wholly or partly with award funds is sub	a local government, or a public institution of high	gher education) that is
	B. Also, with respect to any project costs it incu itself if at the time it incurs such costs the p described in par. 1.A of this condition) that wou information-communication restriction.		recipient, at any tier,
	by the recipient to OJP that, as of the date the re (regardless of tier) described in par. 1.A of this	ent shall be considered, for all purposes, to be a r ecipient requests the drawdown, the recipient and condition, is in compliance with the award condi r activity') with federal law enforcement: inform	l each subrecipient ition entitled
	with award conditions or otherwise, has credible recipient, or of any subrecipient (at any tier) des communication 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 parage 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 not obligate award funds if, at the time of t	described in par. 1.A of this condition must provide the obligation, the program or activity of the sub- led in whole or in part with award funds is subjected in whole or in part with award funds is subjected.	recipient (or of any
	circumstances (e.g., a small amount of award fu transitory non-compliance, which was unknown funds that, under this condition, may not be may such determination, DOJ will give great weight	DOJ to the contrary, based upon a finding by DO ands obligated by the recipient at the time of a su 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. Rules of Construction		
	A. For purposes of this condition "information- "Noninterference information-communication	communication restriction" has the meaning set on restrictions; ongoing compliance" condition.	out in the
		nportant Note" set out in the "Noninterference e" condition are incorporated by reference as the	

PROJECT NUMBER 2020-MU-MU-0407 AWARD DATE SPECIAL CONDITIONS 42. Authority to obligate award funds contingent on no use of funds to interfere with federal law enforcement: information-communication restrictions; unallowable costs; notification 1. If the recipient is a "State," a local government, or a "public" institution of higher education; that is a fause, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction." B. In addition, with respect to any project costs in incurs "at risk," the recipient may not obligate award funds to interfere with federal law any test, described in paragraph 1.A of this condition) hat would be reimbursed in whole or in part with award funds is subject to any "information-communication restriction. C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation try gardless of tier (bescribed in paragraph 1.A of this condition) hat would be reimbursed in whole or in part with award funds we award condition, exist the award condition estited "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance with wavard funds is or therwise, has credible evidence that infiduation restrictions, major bulg at award funds is a subcecipient (as any tier) to a subrecipient (as any tier) to a subrecipie		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 17 OF 21
 42. Authority to obligate award funds contingent on no use of funds to interfere with federal law enforcement: information-communication restrictions; unallowable costs; notification 1. If the recipient is a "State," a local government, or a "public" institution of higher education: A. The recipient may not obligate award funds if, at the time of the obligation, the "program or activity" of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction." B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient, at any tier, described in paragraph 1.A of this condition, is in compliance with the award condition was subject to any information-communication restriction. C. Any drawdown of award funds by the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with have condition on utive wise, has credible evidence that indicates that the funded program or activity of the recipient (have any further such subrecipient (at any tier) that is funded in whole or in paragraph 1.A of this condition, may base subject to any information-communication restriction. a. Any subaward (at any tier) to a subrecipient described in paragraph 1.A of this condition, may be subject to any information-communication restriction. a. Any subaward (PROJECT NUMBER	2020-MU-MU-0047	AWARD DATE	
 information-communication restrictions; unallowable costs; notification 1. If the recipient is a "State," a local government, or a "public" institution of higher education: A. The recipient may not obligate award funds if, at the time of the obligation, the "program or activity" of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction." B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient, at any tier, described in paragraph 1.A of this condition, is in compliance with the award condition restriction. C. Any drawdown of award funds by the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entited "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with haward condition entitied "No use of funds to interfere with federal law enforcement: information-communication restrictions; an activity of the recipient haward, should the subrecipient the award of the described in paragraph 1.A of this condition, may be subject to any information-communication restriction. D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with have activity of the subrecipient days and in advition on the award funds is a the end the subaward, should the subrecipient have subfece prediction subrecipient days the end the subaward (at any tier)		SPECIAL	CONDITIONS	
 A. The recipient may not obligate award funds if, at the time of the obligation, the "program or activity" of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction." B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient, at any tier, described in paragraph 1.A of this condition) that would be reimbursed in whole or in part with award funds was subject to any information-communication restriction. C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OIP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with award condition nust require promyt notification to the entity that made the subrecipient described in paragraph 1.A of this condition, may be subject to any information-communication restriction. In addition, any subaward (at any tier) to a subrecipient have subrecipient and the subrecipient at any tier) to a subrecipient described in paragraph 1.A of this condition must provide that the subrecipient may not obligate award funds in funds of index subject to any information-communication restriction. 3. Any subaward (at any tier) to a subrecipient described by the recipient and ach subsecipient as one compliance, which wa				forcement:
 (or of any subrecipient at any Ter that is a State, a local government, or a public institution of higher éducation) that is funded in whole or in part with award funds is subject to any "information-communication restriction." B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient, at any tier, described in paragraph 1.A of this condition) that would be reimburse itself or any information-communication restriction. C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OIP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OIP (in writing) if the recipient, from its requisite monitoring of compliance with the award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, or of any subrecipient (any tier) described in paragraph 1.A of this condition must provide that the subrecipient described in paragraph 1.A of this condition must provide that the subrecipient have such credible evidence regarding an information-communication. a. Any subaward (at any tier) to a subrecipient described in paragraph 1.A of this condition must provide that the subrecipient any not obligate award funds obligated by the recipient at the time of a subrecipient for any further such subrecipient dary tier) that is funded in whole or in part with award funds is subject to any information-communication restriction. b. Absent an express written det	l. If th	ne recipient is a "State," a local governmen	it, or a "public" institution of higher education:	
 reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient, at any tier, described in paragraph 1.A of this condition) that would be reimbursed in whole or in part with award funds was subject to any information-communication restriction. C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OJP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, or of any subrecipient (at any tier) described in paragraph 1.A of this condition, may be subject to any information-communication restriction. In addition, any subaward (at any tier) to a subrecipient have such credible evidence regarding an information-communication restriction. 2. Any subaward (at any tier) to a subrecipient described in paragraph 1.A of this condition must provide that the subrecipient may not obligate award funds if, at the time of the obligation, the program or activity of the subrecipient (or of any further such subrecipient any tier) that is funded in whole or in part with award funds is subject to any information-communication restriction. 3. Absent an express written determination by DOJ to the contrary, based upon a finding by DOJ of compelling circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient and transitory non-compliance, which was unknown to the recipient despite diligent mon	(or of	any subrecipient at any tier that is a State,	a local government, or a public institution of his	gher education) that is
 by the recipient to OJP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) described in paragraph 1.A of this condition, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance." D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, or of any subrecipient (at any tier) described in paragraph 1.A of this condition, may be subject to any information-communication restriction. In addition, any subaward (at any tier) to a subrecipient described in paragraph 1.A of this condition must require prompt notification to the entity that made the subaward, should the subrecipient have such credible evidence the subarcipient described in paragraph 1.A of this condition must provide that the subrecipient any not obligate award funds if, at the time of the obligation, the program or activity of the subrecipient (or of any further such subrecipient at any tier) that is funded in whole or in part with award funds is subject to any information-communication restriction. 3. Absent an express written determination by DOJ to the contrary, based upon a finding by DOJ of compelling circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient's minor and transitory non-compliance, which was unknown to the recipient described in garagraph such determination, DOJ will give great weight to evidence submitted by the recipient that demonstrates diligent monitoring of subrecipient compliance with the requirements set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" award condition. 4. Rules of Construction A. For purposes of this cond	reimb at any	urse itself if at the time it incurs such co tier, described in paragraph 1.A of this co	sts the program or activity of the recipient (or ndition) that would be reimbursed in whole or in	of any subrecipient,
 with award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, or of any subrecipient (at any tier) described in paragraph 1.A of this condition, may be subject to any information-communication restriction. In addition, any subward (at any tier) to a subrecipient described in paragraph 1.A of this condition must require prompt notification to the entity that made the subaward, should the subrecipient have such credible evidence regarding an information-communication restriction. 2. Any subaward (at any tier) to a subrecipient described in paragraph 1.A of this condition must provide that the subrecipient may not obligate award funds if, at the time of the obligation, the program or activity of the subrecipient (or of any further such subrecipient at any tier) that is funded in whole or in part with award funds is subject to any information-communication restriction. 3. Absent an express written determination by DOJ to the contrary, based upon a finding by DOJ of compelling circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient's minor and transitory non-compliance, which was unknown to the recipient despite diligent monitoring), any obligations of award funds that, under this condition, may not be made shall be unallowable costs for purposes of this award. In making any such determination, DOJ will give great weight to evidence submitted by the recipient that demonstrates diligent monitoring of subrecipient compliance with the requirements set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition. 4. Rules of Construction A. For purposes of this condition "information-communication restriction" has the meaning set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition. B. Both the "Rules of Construction" and the "Important N	by the (regar	recipient to OJP that, as of the date the re dless of tier) described in paragraph 1.A o	cipient requests the drawdown, the recipient and f this condition, is in compliance with the award	each subrecipient condition entitled "No
 subrecipient may not obligate award funds if, at the time of the obligation, the program or activity of the subrecipient (or of any further such subrecipient at any tier) that is funded in whole or in part with award funds is subject to any information-communication restriction. 3. Absent an express written determination by DOJ to the contrary, based upon a finding by DOJ of compelling circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient's minor and transitory non-compliance, which was unknown to the recipient despite diligent monitoring), any obligations of award funds that, under this condition, may not be made shall be unallowable costs for purposes of this award. In making any such determination, DOJ will give great weight to evidence submitted by the recipient that demonstrates diligent monitoring of subrecipient compliance with the requirements set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" award condition. 4. Rules of Construction A. For purposes of this condition "information-communication restrictions; ongoing compliance" condition. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition are incorporated by reference as though set 	with a recipio inform 1.A of	ward conditions or otherwise, has credible ent, or of any subrecipient (at any tier) des nation-communication restriction. In addit f this condition must require prompt notifie	e evidence that indicates that the funded program cribed in paragraph 1.A of this condition, may b ion, any subaward (at any tier) to a subrecipient cation to the entity that made the subaward, show	or activity of the e subject to any described in paragraph
 circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient's minor and transitory non-compliance, which was unknown to the recipient despite diligent monitoring), any obligations of award funds that, under this condition, may not be made shall be unallowable costs for purposes of this award. In making any such determination, DOJ will give great weight to evidence submitted by the recipient that demonstrates diligent monitoring of subrecipient compliance with the requirements set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" award condition. 4. Rules of Construction A. For purposes of this condition "information-communication restriction" has the meaning set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition. 	subrea (or of	cipient may not obligate award funds if, at any further such subrecipient at any tier) t	the time of the obligation, the program or activi	ty of the subrecipient
 A. For purposes of this condition "information-communication restriction" has the meaning set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere information-communication compliance" condition are incorporated by reference as though set 	circun transit funds such c monit	nstances (e.g., a small amount of award fu- tory non-compliance, which was unknown that, under this condition, may not be mad- letermination, DOJ will give great weight oring of subrecipient compliance with the	nds obligated by the recipient at the time of a su to the recipient despite diligent monitoring), an le shall be unallowable costs for purposes of this to evidence submitted by the recipient that demo requirements set out in the "No use of funds to i	brecipient's minor and y obligations of award a award. In making any onstrates diligent
funds to interfere information-communication restrictions; ongoing compliance" condition. B. Both the "Rules of Construction" and the "Important Note" set out in the "No use of funds to interfere information-communication restrictions; ongoing compliance" condition are incorporated by reference as though set	4. Rul	es of Construction		
information-communication restrictions; ongoing compliance" condition are incorporated by reference as though set				out in the "No use of
	inform	nation-communication restrictions; ongoin		

	Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 18 OF 21
PROJECT NUME	BER 2020-MU-MU-0047	AWARD DATE	
	SPECIAL	CONDITIONS	
re 1. ac	strictions; ongoing compliance With respect to the "program or activity" fund tivity of any subrecipient at any tier), throughout	activity") with federal law enforcement: informated in whole or part under this award (including a but the period of performance, no State or local g	iny such program or overnment entity, -
re fr fr	ceiving information regarding citizenship or in om sending, requesting or receiving, or exchan	estrict (1) any government entity or -official fromingration status to/from DHS; or (2) a governm ging information regarding immigration status to tion (or restriction) that violates this condition is	ent entity or -agency b/from/with DHS, or
	The recipient's monitoring responsibilities inclusion is condition.	lude monitoring of subrecipient compliance with	the requirements of
e» re	tent that such costs are not reimbursed under a asonable, necessary, and allocable costs (if any	rements is an authorized and priority purpose of ny other federal program, award funds may be o () that the recipient, or any subrecipient at any tig er education, incurs to implement this condition.	bligated for the
4.	Rules of Construction		
А	. For purposes of this condition:		
) "State" and "local government" include any a lucation), but not any Indian tribe.	ngency or other entity thereof (including any pub	lic institution of higher
in	A "public" institution of higher education is of substantial part) by a State or local governmer ad its officials to be "government officials.")	defined as one that is owned, controlled, or direc nt. (Such a public institution is considered to be a	tly funded (in whole or "government entity,"
(3) "Program or activity" means what it means u	nder 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 Am	
(5) "DHS" means the U.S. Department of Home	land Security.	
S		to authorize or require any recipient, any subrect of higher education, or any other entity (or indiv or nondiscrimination law.	
	APORTANT NOTE: Any questions about the r ward acceptance.	meaning or scope of this condition should be dire	ected to OJP, before

		Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 19 OF 21
PROJECT NU	MBER	2020-MU-MU-0047	AWARD DATE	i
		SPECIAL	CONDITIONS	
44.	No use compl		forcement: information-communication restriction	ns; 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 -offici- l, at any tier) to prohibit or in any way restrict (irmation regarding citizenship or immigration sta g, requesting or receiving, or exchanging informa naintaining such information. Any prohibition (or unication restriction" under this award.	 any government tus to/from DHS; or tion regarding
		recipient's monitoring responsibilities incondition.	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 an	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 tic er education, incurs to implement this condition.	bligated for the
	4. Rul	es of Construction		
	A. For	purposes of this condition:		
		tate" and "local government" include any tion), but not any Indian tribe.	agency or other entity thereof (including any pub	lic institution of higher
	in sub		defined as one that is owned, controlled, or direc nt. (Such a public institution is considered to be a	
	(3) "P	rogram 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 ection 1101, except that "State" also includes Am	
	(5) "D	HS" means the U.S. Department of Home	eland Security.	
	State of		to authorize or require any recipient, any subrect of higher education, or any other entity (or indivi- s or nondiscrimination law.	
		RTANT NOTE: Any questions about the acceptance.	meaning or scope of this condition should be dire	ected to OJP, before

	Department of Justice (DOJ) Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention	AWARD CONTINUATION SHEET Grant	PAGE 20 OF 21
PROJECT NUME	ER 2020-MU-MU-0047	AWARD DATE	
	SPECIAL	CONDITIONS	
	oninterference (within the funded "program or rtain law-enforcement-sensitive information	activity") with federal law enforcement: No pub	olic disclosure of
av pr	vard, as of the date the recipient accepts this av ovisions must be among those included in any	he "program or activity" that is funded (in whole ward, and throughout the remainder of the period subaward (at any tier). eral law-enforcement information in order to con	i of performance. Its
Ca U. in U. wi	onsistent with the purposes and objectives of f S.C. 1324 and 18 U.S.C. chs. 1, 49, 227), no j formation in a direct or indirect attempt to con S.C. ch. 49, or any alien who has come to, end	ederal law enforcement statutes and federal crim public disclosure may be made of any federal law aceal, harbor, or shield from detection any fugitiv tered, or remains in the United States in violatior d constitute (or could form a predicate for) a viol	tinal law (including 8 w-enforcement ve from justice under 18 n of 8 U.S.C. ch. 12
2.	Monitoring		
Tì	e recipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with the	his condition.
3.	Allowable costs		
re		under any other federal program, award funds m y) of actions (e.g., training) designed to ensure c	
4.	Rules of construction		
A	For purposes of this condition		
) the term "alien" means what it means under 01(a)(3));	section 101 of the Immigration and Nationality A	Act (see 8 U.S.C.
m m pa th	ade available, by the federal government, to a eans, including, without limitation (1) throug rtnership or -task-force, (3) in connection with	on" means law-enforcement-sensitive informatic State or local government entity, -agency, or -of gh any database, (2) in connection with any law h any request for law enforcement assistance or f planned, imminent, commencing, continuing, o	ficial, through any enforcement -cooperation, or (4)
) the term "law-enforcement-sensitive informa forcement purpose; and	ation" means records or information compiled fo	r any law-
) the term "public disclosure" means any com y subrecipient (at any tier) that is a governme	munication or release other than one (a) within nt entity.	the recipient, or (b) to
"F		nportant Note" set out in the "Noninterference (w nent: information-communication restrictions; o s though set forth here in full.	

information SCOPE. This con period of perform 1. No use of funds harbor, or shield Consistent with th U.S.C. 1324 and any federal law-en fugitive from just violation of 8 U.S	SPECIAL o interfere with federal law enf dition applies as of the date the ance. Its provisions must be an s to interfere: No public disclos ne purposes and objectives of fe 18 U.S.C. chs. 1, 49, 227), no f nforcement information in a di ice under 18 U.S.C. ch. 49, or a	AWARD DATE CONDITIONS forcement: No public disclosure of certain law-e e recipient accepts this award, and throughout th mong those included in any subaward (at any tie sure of federal law-enforcement information in federal law enforcement statutes and federal crim funds under this award may be used to make any irect or indirect attempt to conceal, harbor, or sh any alien who has come to, entered, or remains whether such disclosure would constitute (or co '8 U.S.C. 1324(a).	he remainder of the er). order to conceal, minal law (including 8 y public disclosure of nield from detection any in the United States in
information SCOPE. This con period of perform 1. No use of funds harbor, or shield Consistent with th U.S.C. 1324 and any federal law-en fugitive from just violation of 8 U.S	b interfere with federal law enf dition applies as of the date the ance. Its provisions must be an s to interfere: No public disclose the purposes and objectives of ff 18 U.S.C. chs. 1, 49, 227), no f inforcement information in a di ice under 18 U.S.C. ch. 49, or a S.C. ch. 12 without regard to	forcement: No public disclosure of certain law- e recipient accepts this award, and throughout the mong those included in any subaward (at any tic sure of federal law-enforcement information in federal law enforcement statutes and federal crim funds under this award may be used to make any irect or indirect attempt to conceal, harbor, or sh any alien who has come to, entered, or remains whether such disclosure would constitute (or co	he remainder of the er). order to conceal, minal law (including 8 y public disclosure of nield from detection any in the United States in
information SCOPE. This con period of perform 1. No use of funds harbor, or shield Consistent with th U.S.C. 1324 and any federal law-en fugitive from just violation of 8 U.S	dition applies as of the date the ance. Its provisions must be an s to interfere: No public disclos ne purposes and objectives of fa 18 U.S.C. chs. 1, 49, 227), no f nforcement information in a di ice under 18 U.S.C. ch. 49, or a 5.C. ch. 12 without regard to	e recipient accepts this award, and throughout the mong those included in any subaward (at any tie sure of federal law-enforcement information in federal law enforcement statutes and federal crir funds under this award may be used to make an irect or indirect attempt to conceal, harbor, or shany alien who has come to, entered, or remains whether such disclosure would constitute (or co	he remainder of the er). order to conceal, minal law (including 8 y public disclosure of nield from detection any in the United States in
period of perform 1. No use of funds harbor, or shield Consistent with th U.S.C. 1324 and 1 any federal law-en fugitive from just violation of 8 U.S	ance. Its provisions must be an s to interfere: No public disclos ne purposes and objectives of for 18 U.S.C. chs. 1, 49, 227), no f nforcement information in a di ice under 18 U.S.C. ch. 49, or a S.C. ch. 12 without regard to	mong those included in any subaward (at any tie sure of federal law-enforcement information in federal law enforcement statutes and federal crir funds under this award may be used to make an irect or indirect attempt to conceal, harbor, or sh any alien who has come to, entered, or remains whether such disclosure would constitute (or co	er). order to conceal, minal law (including 8 y public disclosure of nield from detection any in the United States in
harbor, or shield Consistent with th U.S.C. 1324 and any federal law-er fugitive from just violation of 8 U.S	ne purposes and objectives of for 18 U.S.C. chs. 1, 49, 227), no for nforcement information in a di ice under 18 U.S.C. ch. 49, or a.C. ch. 12 without regard to	federal law enforcement statutes and federal crir funds under this award may be used to make an irect or indirect attempt to conceal, harbor, or sh any alien who has come to, entered, or remains whether such disclosure would constitute (or ca	minal law (including 8 y public disclosure of nield from detection any in the United States in
U.S.C. 1324 and 1 any federal law-er fugitive from just violation of 8 U.S	18 U.S.C. chs. 1, 49, 227), no f nforcement information in a di ice under 18 U.S.C. ch. 49, or a 5.C. ch. 12 without regard to	funds under this award may be used to make an irect or indirect attempt to conceal, harbor, or sh any alien who has come to, entered, or remains whether such disclosure would constitute (or co	y public disclosure of nield from detection any in the United States in
for) a violation of			» promonio
2. Monitoring			
The recipient's mo	onitoring responsibilities inclue	de monitoring of subrecipient compliance with	this condition.
3. Allowable cost	s		
To the extent that reasonable, necess condition.	such costs are not reimbursed sary, and allocable costs (if any	under any other federal program, award funds y) of actions (e.g., training) designed to ensure	may be obligated for the compliance with this
4. Rules of constr	uction		
A. For purposes o	f this condition		
(1) the term "alier 1101(a)(3));	" means what it means under s	section 101 of the Immigration and Nationality	Act (see 8 U.S.C.
made available, b means, including, partnership or -tas	y the federal government, to a without limitation (1) throug sk-force, (3) in connection with nfliction (or courtesy) notice of	on" means law-enforcement-sensitive informati State or local government entity, -agency, or -o gh any database, (2) in connection with any law h any request for law enforcement assistance or f planned, imminent, commencing, continuing,	official, through any enforcement cooperation, or (4)
(3) the term "law- enforcement purp		ation" means records or information compiled for	or any law-
	lic disclosure" means any comm (at any tier) that is a government	munication or release other than one (a) within nt entity.	n the recipient, or (b) to
law enforcement:		nportant Note" set out in the "No use of funds to estrictions; ongoing compliance" award condition	

Par NO	Department of Justice (DOJ) Office of Justice Programs	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY		
	Office of Juvenile Justice and Delinquency Prevention	Grant		
CONTRACTOR OF		PROJECT NUMBER		
		2020-MU-MU-0047		PAGE 1 OF 1
his project is supporte	ed under FY20(OJJDP - Comprehensive Anti-Gang P	rograms – Category 1) Pub. L. No. 116-	93, 133 Stat. 231	7, 2407, 2410
. STAFF CONTACT Kerri Strug (202) 305-0702	(Name & telephone number)	2. PROJECT DIRECTOR (Name Dae Lynn Helm Assistant Director of Research		hone number)
()		1095 A Philip Randolph Jacksonville, FL 32206 (904) 255-4406		
a. TITLE OF THE PR	OGRAM		3b. POMS CO	DE (SEE INSTRUCTIONS
JJDP FY 20 Compreh	ensive Anti-Gang Programs for Youth - Category 1:	Intervention	ON REVE	
			00,	
TITLE OF PROJEC	Г. По султание и по султани Г			
	e City of Jacksonville's Comprehensive Anti-Gang Pr	rogram for Youth		
	e chy of such on the s comprehensive rank dang r			
. NAME & ADDRES	S OF GRANTEE	6. NAME & ADRESS OF SUBG	RANTEE	
Kids Hope Allianc 1095 A. Philip Rar Jacksonville, FL 33	ndolph Blvd.	-		
. PROGRAM PERIO	D	8. BUDGET PERIOD		
FROM:	10/01/2020 TO: 09/30/2023	FROM: 10/01/2020	0 TO: (99/30/2023
		FROM: 10/01/2020	0 TO: (9/30/2023
			о то: (19/30/2023
9. AMOUNT OF AWA \$ 488,595	ARD			19/30/2023
9. AMOUNT OF AWA \$ 488,595	ARD	10. DATE OF AWARD		99/30/2023
9. AMOUNT OF AWA	ARD 8 BUDGET	10. DATE OF AWARD	AMOUNT	19/30/2023
2. AMOUNT OF AWA \$ 488,595 1. SECOND YEAR'S	ARD 8 BUDGET	10. DATE OF AWARD 12. SECOND YEAR'S BUDGET	AMOUNT	19/30/2023
2. AMOUNT OF AWA \$ 488,595 1. SECOND YEAR'S 3. THIRD YEAR'S B 5. SUMMARY DESC	ARD S BUDGET BUDGET PERIOD CRIPTION OF PROJECT (See instruction on reverse	10. DATE OF AWARD 12. SECOND YEAR'S BUDGET 14. THIRD YEAR'S BUDGET A	T AMOUNT	
 2. AMOUNT OF AWA \$488,595 1. SECOND YEAR'S 3. THIRD YEAR'S B 5. SUMMARY DESC Grantees are funded supports interventio 	ARD S BUDGET BUDGET PERIOD	10. DATE OF AWARD 12. SECOND YEAR'S BUDGET 14. THIRD YEAR'S BUDGET A 14. THIRD YEAR'S BUDGET A sed on the core strategies of the Compre gs and help them discontinue their invol	AMOUNT	xdel. Category 1, Intervention, Proposed strategies are built up

On File Page 22 of 26 recommendations to the Florida Department of Juvenile Justice), Project INSPIRE will prevent violence and promote healing from victimization and exposure to violence through intervention and suppression strategies. These strategies will target youth who are in a gang or at-risk of joining a gang as identified by the JSO's Violence Reduction Strategy's program "Operation Safe Passage" which works with documented adult gang members and affiliates in the target zip code of 32209. INSPIRE will serve the siblings and other family members (age 18 and under) following in this anti-social trajectory. Project INSPIRE will provide an experienced, master's level Care Coordinator who will assess and prioritize the social, emotional, physical and environmental needs, in addition to an Employment Specialist to assist with employment and a Peer Specialist position to develop a supportive relationship with the youth and family. Further, the team will coordinate existing resources for the youth to improve education, obtain skills for employment, obtain employment, engage in positive social activities, address family relationships and ensure their basic needs to support positive community engagement. The goals and objectives measure reduction in violence victimization, improved opportunities (social competencies, education, job skills, employment, family relations, antisocial behavior, substance use, gang involvement, gun-related behavior) and prevention of crime including gun related behaviors and/or prevention of crime re-offenses. The program will not use any portion of the project budget to conduct research. ca/ncf



Department of Justice (DOJ)

Office of Justice Programs

Office of Juvenile Justice and Delinquency Prevention

Washington, D.C. 20531

Memorandum To: Official Grant File

From: Lou Ann Holland, Program Manager

Subject: Categorical Exclusion for Kids Hope Alliance

This award is made as part of the Comprehensive Anti-Gang Programs for Youth. Awards under this program will be used to provide grants to organizations that OJJDP designates. 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.



Department of Justice (DOJ) Office of Justice Programs *Office of Civil Rights*

Washington, DC 20531

Mr. Michael Weinstein Kids Hope Alliance 1095 A. Philip Randolph Blvd. Jacksonville, FL 32206

Dear Mr. Weinstein:

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 nondiscriminatory 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,

Mund 2. also

Michael L. Alston Director

cc: Grant Manager Financial Analyst



Department of Justice (DOJ) Office of Justice Programs

Office of the Assistant Attorney General

Washington, D.C. 20531

Mr. Michael Weinstein Kids Hope Alliance 1095 A. Philip Randolph Blvd. Jacksonville, FL 32206

Dear Mr. Weinstein:

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 Kids Hope Alliance for an award under the OJP funding opportunity entitled "OJJDP FY 20 Comprehensive Anti-Gang Programs for Youth - Category 1: Intervention." The approved award amount is \$488,595. These funds are for the project entitled Project INSPIRE, the City of Jacksonville's Comprehensive Anti-Gang Program for Youth.

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 Kids Hope Alliance 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 Kerri Strug, Program Manager at (202) 305-0702; 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.