FILE COPY

State of Florida Office of Criminal Justice Grants Florida Department of Law Enforcement 2331 Phillips Road Tallahassee, Florida 32308

CERTIFICATE OF ACCEPTANCE OF SUBGRANT AWARD

The subgrantee, through its authorized representative, acknowledges receipt and acceptance of subgrant award number 2010-JAGC-NASS-1-4X-133, in the amount of \$ 91,324.00, for a project entitled, NASSAU COUNTY DRUG ERADICATION & ENFORCEMENT UNIT, for the period of 10/01/2009 through 09/30/2010, to be implemented in accordance with the approved subgrant application, and subject to the Florida Department of Law Enforcement's Standard Conditions and any special conditions governing this subgrant.

(Signature of Subgrantee) Kuthorized Official) Barry V. Holloway, Chairman, Nassau County Board of County Commissioners (Typed Name and Title of Official) Nassau County Board of County Commissioners (Name of Subgrantee)

December 14, 2009

(Date of Acceptance)

Attestation: Only to autentiaty as to Chairman's signature

Crawford, Ex-Officio Clerk

12/19/09

Rule Reference 11D-9.006 OCJG-012 (Rev. October 20APPROVED 50C)

DATE 12/14/29

On grad Curphyrate & Erm to mailout.



Florida Department of Law Enforcement

Gerald M. Bailey Commissioner Office of Criminal Justice Grants Post Office Box 1489 Tallahassee, Florida 32302-1489 (850) 617-1250 www.fdle.state.fl.us Charlie Crist, Governor Bill McCollum, Attorney General Alex Sink, Chief Financial Officer Charles H. Bronson, Commissioner of Agriculture

NOV 2 3 2009

The Honorable Barry Holloway Chairman Nassau County Board of County Commissioners 96160 Nassau Place Yulee, FL 32097-8626

Re:

Contract No. 2010-JAGC-NASS-1-4X-133

Dear Chairman Holloway:

The Florida Department of Law Enforcement is pleased to award an Edward Byrne Mernorial Justice Assistance Grant to your unit of government in the amount of \$91,324.00 for the project entitled, NASSAU COUNTY DRUG ERADICATION & ENFORCEMENT UNIT. These funds shall be utilized for the purpose of reducing crime and improving public safety.

A copy of the approved subgrant application with the referenced contract number is enclosed for your file. All correspondence with the Department should always refer to the project number and title.

Your attention is directed to the Standard Conditions of the subgrant. Changes were made to these conditions after your application was received in this office. Therefore, these Standard Conditions should be reviewed carefully by those persons responsible for project administration to avoid delays in project completion and costs reimbursements.

The enclosed Certification of Acceptance should be completed and returned to the Department within 30 calendar days from the date of award. This certificate constitutes official acceptance of the award and must be received by the Department prior to the reimbursement of any project expenditures.

Committed to
Service • Integrity • Respect • Quality

The Honorable Barry Holloway Page Two

We look forward to working with you on this project. If we can be of further assistance, please contact Janice Parish at 850/617-1250.

Sincerely,

Clayton H. Wilder Administrator

CHW/JP/jj

Enclosures

State of Florida Office of Criminal Justice Grants Florida Department of Law Enforcement 2331 Phillips Road Tallahassee, Florida 32308

SUBGRANT AWARD CERTIFICATE

Subgrantee: Nassau County Board of County Commissioners

Date of Award: //-11.09

Grant Period: From: 10/01/2009 TO: 09/30/2010

Project Title: NASSAU COUNTY DRUG ERADICATION & ENFORCEMENT UNIT

Grant Number: 2010-JAGC-NASS-1-4X-133

Federal Funds: \$ 91,324.00

State Agency Match:

Local Agency Match: \$ 0.00

Total Project Cost: \$91,324.00

State Purpose Area: A: State/Local Initiatives - Coordinate/Organize Local Initiatives/State Initiatives, E: Equipment Supplies - Purchase Equipment/Supplies

CFDA Number: 16.738

Award is hereby made in the amount and for the period shown above of a subgrant under Title I of the Omnibus Crime Control and Safe Streets Act of 1968, P.L. 90-351, as amended, and the Anti-Drug Abuse Act of 1988, P.L. 100-690, to the above mentioned subgrantee and subject to any attached or special conditions.

This award is subject to all applicable rules, regulations, and conditions as contained in the Financial and Administrative Guide for Grants, Guideline Manual 7100 1D, Office of Justice Programs, Common Rule for State and Local Governments and A-87, or OMB Circulars A-110 or A-102, as applicable, and A-21, in their entirety. It is also subject to such further rules, regulations and policies as may be reasonably prescribed by the State or Federal Government consistent with the purposes and authorization of P.L. 90-351, as amended, and P.L. 100-690.

SUBGRANT AWARD CERTIFICATE (CONTINUED)

This grant shall become effective on the beginning date of the grant period provided that within 30 days from the date of award, a properly executed Certificate of Acceptance of Subgrant Award is returned to the Department.

Clay	n H. Will	لوما
Authorized Offi	cial	
Clayton H. Wild	ler	
Administrator		
	21-09	
Date		

() This award is subject to special conditions (attached).

Edward Byrne Memorial Justice Assistance Grant (JAG) Program Florida Department of Law Enforcement

Addendum To Standard Conditions

For Subgrant Recipients receiving Edward Byrne Memorial Justice Assistance Grant (JAG) Program funds under Federal Grant No. 2009-DJ-BX-1077, the following additional conditions apply:

1. Reporting Potential Fraud, Waste, Abuse, and Similar Misconduct

The subgrant recipient must promptly refer to the Florida Department of Law Enforcement, Office of Criminal Justice Grants any credible evidence that a principal, employee, agent, contractor, subcontractor, or other person has either 1) submitted a false claim for grant funds under the False Claims Act; or 2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct involving grant funds.

2. Task Force Training Requirement

The subgrant recipient agrees that within 120 days of award, for any law enforcement task force funded with these funds, the task force commander, agency executive, task force officers, and other task force members of equivalent rank, will complete required online (internet-based) task force training to be provided free of charge through BJA's Center for Task Force Integrity and Leadership. This training will address task force effectiveness as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force oversight and accountability. Additional information will be provided by BJA regarding the required training and access methods via BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org).

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 1: Administration

Subgrant Recipient

Organization Name: Nassau County Board of County Commissioners

County: Nassau

Chief Official

Name: Barry Holloway

Title: Chairman

Address: 96160 Nassau Place

City: Yulee

State: FL **Zip:** 32097-8626

Phone: 904-548-4074 Ext:

Fax: 904-548-4174

Email: bholloway@nassaucountyfl.com

Chief Financial Officer

Name: John Crawford

Title: Chief Financial Officer **Address:** 76347 Veteran's Way

Colta 4000

Suite 4000

City: Yulee

State: FL **Zip:** 32097-5451

Phone: 904-548-4500 Ext:

Fax: 904-548-4508

Email: clerk@nassauclerk.com

Application Ref #

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Contract 2010-JAGC-NASS-1-4X-133

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 1: Administration

Implementing Agency

Organization Name: Nassau County Sheriff's Office

County: Nassau

Chief Official

Name: Tommy Seagraves

Title: Sheriff

Address: 76001 Bobby Moore Circle

City: Yulee

State: FL **Zip:** 32097

Phone: 904-548-4074 Ext:

Fax: 904-548-4174

Email: tommys@nassaucountysheriff.com

Project Director

Name: Eron Thompson

Title: Grants and Special Projects Manager

Address: 76001 Bobby Moore Circle

City: Yulee

State: FL **Zip:** 32097

Phone: 904-548-4012 Ext:

Fax: 904-225-8893

Email: ethompson@nassaucountysheriff.com

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Contract

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Section #1 Page 2 of 2

Rule Reference 11D-9.006 OCJG-005 (rev. April 2005)

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

General Project Information

Project Title: NASSAU COUNTY DRUG ERADICATION & ENFORCEMENT

Subgrant Recipient: Nassau County Board of County Commissioners

Implementing Agency: Nassau County Sheriff's Office

Project Start Date: 10/1/2009 **End Date:** 9/30/2010

Problem Identification

The Nassau County Drug Eradication and Enforcement Unit referred to as DEEU continues to observe an increase in criminal and narcotic activity. This activity includes the manufacture and cultivation, sale and use, importing, transporting and exporting of illicit narcotics through and into Nassau County.

Nassau County is surrounded by deep water on the north and West borders, the Atlantic Ocean on the eastern border and Duval County on the southern border. Interstate 95 and U.S. Highway 1 extend north and south through the entire County. Our County serves as a picturesque retreat for tourist and transient populations interested in North Florida, areas within the Jacksonville Metropolitan Statistical Area (MSA), South Georgia, and the Kings Bay Naval Submarine Station.

Illegal drug activity adversely affects every community within Nassau County. Nassau County has approximately 70,000 permanent residents and the east side of Nassau County with its historic and coastal attributes serves as safe haven to approximately 500,000 tourists and transients each year. The drug industry thrives on both the permanent and temporary residents of the County. The west side of Nassau County is rural and experiences labs which manufacture methamphetamine and the cultivation of marijuana. Certainly the portability and ease in the manufacturing of methamphetamine has added to the progression of these illicit drugs into the east side of Nassau County.

According to current crime statistics, in 2008 there was a 33.3% increase from 2007 in robbery involving person-to-person encounters. For 2008 burglary increased by 18.4% and larceny (theft) from general public access buildings like churches, restaurants, museums increased by 400%. Notably for 2008 simple assault from Domestic Violence increased by 1,714.3%. Additional crime statistics collected by the Nassau County Sheriff?s Office show that for the first quarter of fiscal year 2008-2009 October 1, 2008 to December 31, 2008, there was 1 rape, 121 burglaries, 8 robberies, 41 aggravated assaults, and six arsons. From January 1, 2009 to August 12, 2009 the statistics show 2 murders, 1 rape, 213 burglaries, 5 robberies, 127 aggravated assaults, and 3 arsons. The number of death investigations from October 1, 2008 to December 31, 2008 was 11 death investigations. The number of death investigations from January 1, 2009 to August 12, 2009 was 28 death investigations. The problem of illegal drug activity affects the entire population of Nassau County, whether it is through criminal activity such as burglary, robbery or theft, child abuse and/or neglect (ie. crimes against persons and crimes against property) and these crime statistics are directly related to narcotics abuse which continues to rise.

Project Summary

The Nassau County Drug Eradication and Enforcement Unit (DEEU) is a unit which includes a Criminal Patrol Unit, Narcotics Unit, Marijuana Eradication Unit, a Marine Unit,

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Contract

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

a Drug Abuse Resistance Education (DARE) Unit, a K-9 Unit and a new Crime Scene Unit which work together to combat illegal criminal and narcotic activity.

The Criminal Patrol Unit is continually involved with the interception of illicit narcotics and money laundering, terrorist activity, weapon and explosive related criminal activity, transportation and the use of weapons of mass destruction in correlation with interstate/intrastate travel along I-95, U.S. Highway 1 and U.S. Highway 17.

The Narcotics Unit serves drug-related search warrants and gathers intelligence and documentation related to domestic and international terrorist, terrorist activity, and the financing and/or furtherance of terrorism. DEEU is continually involved in conducting undercover operations. The purchase of specialized surveillance and recording equipment helps to further undercover investigations as well as support court testimony and prosecution efforts.

The Marijuana Eradication Unit actively pursues marijuana cultivation cases by utilizing aerial flights in a dual role to eradicate outdoor growers of marijuana as well as for reconnaissance for domestic security for ports, channels and bridges in and along Nassau County. Searching vessels, cargo holds and compartments are also conducted to prevent the transport of illicit narcotics and other contraband.

The Marine Unit is involved in patrolling various stations along the Waterways of Nassau County including the Florida entry point bridges along the I-95 corridor and U.S. Highway 17 spanning waterways covering Florida and Georgia. Additionally, the Marine Unit patrols along two (2) CSX railroad rail bridges which connect the Eastern Seaboard coastlines East to West along the St. Marys River (Florida/Georgia). The Marine Unit is also active in fulfillment of their role on the Regional Domestic Security Task Force in maintaining security of the Nassau Terminals. Notably the Port of Fernandina, a local port, which is one of the 14 deep water ports in Florida, is one of the primary patrol zones for the Marie Unit. The Port of Fernandina is a high activity port for recreational traffic and subsequently for illegal activity. The presence of the Marine Unit at this port and along other waters in the region is vital. The Marine Unit also provides additional security on the homeland for the naval nuclear submarines at the Kings Bay Naval Submarine Base.

DEEU members have access to and ongoing interaction on as as needed basis with other law enforcement agencies such as the Drug Enforcement Administration, the Florida Department of Law Enforcement, the Florida Fish and Wildlife Conservation Commission, and the Florida Air National Guard. This partnership increases the effectiveness of DEEU in the interception of illicit narcotics, weapons, and other items that enhance the abilities of suppliers of narcotics to dealers or terrorists and their subsequent apprehension. Constant modernization of recording and surveillance equipment is imperative due to the ever changing trends in the sale and delivery of narcotics.

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

State Holl Mad Pitalia H. 2 Waltvict V.

Section Questions:

Question: Does the Subgrantee receive a single grant in the amount of \$500,000 or more from

the U.S. Department of Justice?

Answer: No

Question: Does the Implementing Agency receive a single grant in the amount of \$500,000 or

more from the U.S. Department of Justice?

Answer: No

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Contract

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

General Performance Info:

Performance Reporting Frequency:

Quarterly

Federal Purpose Area:

005 - Drug Treatment Programs

State Purpose Area:

A - State/Local Initiatives - Coordinate/Organize Local Initiatives/State

Initiatives

Activity Description

Activity:

Law Enforcement

Target Group: Geographic Area: County-Wide

Drug Offenders

Location Type:

County-Wide

Objectives and Measures

Objective: 58.A.SI - Number of existing local initiatives

Measure: Part 1

Will this grant continue a local initiative that was begun with any other funding

source, including a prior year's grant?

Goal:

Yes

State Purpose Area:

E - Equipment Supplies - Purchase Equipment/Supplies

Activity Description

Activity:

Equipment and Supplies

Target Group:

Equipment and Supplies

Geographic Area: County-Wide Location Type:

Sheriff Office

Objectives and Measures

Objective: 25.E.SI - Amount of funds expended on equipment and/or supplies

Measure:

Part 1

Amount of funds to be expended to purchase equipment and/or supplies

Goal:

\$91,324.00

Objective: 26.E.SI - Types of equipment and/or supplies purchased with JAG funds

Measure:

Part 2

Purchase computer software

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Contract

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Rule Reference 11D-9.006 OCJG-005 (rev. April 2005)

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Goal:

Yes

Measure:

Part 4

Purchase equipment and/or supplies other than court supplies, computer software, or

firearms

Goal:

Yes

Objective: 27.E.SI - Number of departments to directly benefit from equipment and/or supplies

purchased with JAG funds

Measure:

Part 1

Number of departments that will expend grant funds to purchase equipment or

supplies

Goal:

7

Measure: Part 2

Number of departments that will directly benefit from equipment and/or supplies

purchased with JAG funds

Goal:

7

Objective: 52.E.SI - Number of equipment items purchased with JAG funds by type of

equipment

Measure:

Part 6

How many pieces of software will be purchased?

Goal:

5

Measure:

Part 7
How many computers will be purchased?

Goal:

5

Measure:

Part 11

How many in-car camera systems will be purchased?

Goal:

5

Measure:

Part 13

How many pieces of undercover surveillance equipment (microphones, video, etc.)

will be purchased?

Goal:

5

Measure:

Part 16

How many other pieces of equipment will be purchased?

Goal:

15

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Application Ref #

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Contract 2

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Section Questions:

Question: If "other" was selected for the geographic area, please describe.

Answer: Not applicable.

Question: If "other" was selected for location type, please describe.

Answer: Not applicable.

Section #3 Page 4 of 4

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 4: Financial

General Financial Info:

Note: All financial remittances will be sent to the Chief Financial Officer of the Subgrantee Organization.

Financial Reporting Frequency for this Subgrant: Quarterly

Is the subgrantee a state agency?: No FLAIR / Vendor Number: 591863042

Budget:

Budget Category	Federal	Match	Total
Salaries and Benefits	\$0.00	\$0.00	\$0.00
Contractual Services	\$0.00	\$0.00	\$0.00
Expenses	\$50,000.00	\$0.00	\$50,000.00
Operating Capital Outlay	\$41,324.00	\$0.00	\$41,324.00
Indirect Costs	\$0.00	\$0.00	\$0.00
Totals	\$91,324.00	\$0.00	\$91,324.00
Percentage	100.0	0.0	100.0

Project Generated Income:

Will the project earn project generated income (PGI)?

Yes

PGI Reporting Frequency:

Quarterly

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Budget Narrative:

Expenses

Operating costs for the Drug Unit:
cell phone bills
replacement cell phones
DVDs and CDRs
Compact flash cards
Video recording tapes
Audio recording tapes
Street Drug Book (drug identification guides)

K-9 care & maintenance (veterinary services, medical supplies, grooming, food, feeding supplies, collars, leashes, and harnesses).

Surveillance equipment (cameras, camera extender, televisions, VCRs, speakers, adapters, cables, recording devices, flash drives, and repeaters).

Evidence collection supplies (gloves, baggies, biological specimen kits, fingerprint collection kit, crime scene tape, drug test kits, scales, swabs, swabs with kits, mixes, blood test kits, specialty kits, carbon disks, scalpel, biohazard labels, gel lifters, various labels, wet powder, brushes in various sizes, compass, angle, measures (steel and fiberglass tape), trace evidence vacuum, scriber, blood ID kits, numbers, latent print powder (kits), liquid developer, fuming trays, mixing bags, water container, casting material, shoe covers, and substance testing kits).

Office supplies (pens, pencils, paper, post-its, tablets, envelopes, disks, labels, label maker, CD?s, notebooks, file folders, batteries, flip charts, flip chart writing tablets, dry erase boards, and dry erase pens).

Furniture (office furniture bookshelves, chairs, bookcases, and file cabinets).

Travel/training expenses (hotels, meals, conference fees, per diem, investigative courses & tactical courses).

TOTAL EXPENSES - \$50,000.00

Operating Capital Outlay
Radios and cordless receiver/transmitter/adapter
Desktop computers, monitors, software licenses
Laptop computers \$6,000.00

\$10,000.00

\$10,000.00

Surveillance equipment (cameras, camera extender, repeater, and recording devices) \$15,324.00

TOTAL OPERATING CAPITAL OUTLAY - \$41,324.00

TOTAL GRANT ? \$ 91,324.00

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Contract

2010-JAGC-NASS-1-4X-

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

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Contract 2010-JAGC-NASS-1-4X-

Rule Reference 11D-9.006 OCJG-005 (rev. April 2005)

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 4: Financial

Section Questions:

Question: If salaries and benefits are included in the budget as actual costs for staff in the

implementing agency, is there a net personnel increase, or a continued net personnel

increase from the previous Byrne program?

Answer: Not applicable.

Question: If benefits are to be included, are they reflected in the budget narrative?

Answer: Not applicable.

Question: Indicate the Operating Capital Outlay threshold established by the subgrantee or

implementing agency, if it is the sheriff's office.

Answer: \$750.00

Question: If indirect cost is included in the budget, indicate the basis for the plan (e.g. percent of

salaries and benefits), and provide documentation of the appropriate approval of this

plan.

Answer: Not applicable.

Question: If the budget includes services based on unit costs, provide a definition and cost for

each service as part of the budget narrative for contractual services. Include the basis

for the unit costs and how recently the basis was established or updated.

Answer: Not applicable.

Standard Conditions

Conditions of agreement requiring compliance by units of local government (subgrant recipients), implementing agencies, and state agencies upon signed acceptance of the subgrant award appear in this section. Upon approval of this subgrant, the approved application and the following terms of conditions will become binding. Failure to comply with provisions of this agreement will result in required corrective action up to and including project costs being disallowed and termination of the project, as specified in item 17 of this section.

- 1. All Subgrant Recipients must comply with the financial and administrative requirements set forth in the current edition of the U.S. Department of Justice, Office of Justice Programs (OJP) Financial Guide (Financial Guide) and the Edward Byrne Memorial Justice Assistance Grant (JAG) program guidance as well as Federal statutes, regulations, policies, guidelines and requirements and Florida laws and regulations including but not limited to:
 - Florida Administrative Code, Chapter 11D-9, "Edward Byrne Memorial State and Local Law Enforcement Assistance Formula Grant Program"
 - Office of Management and Budget (OMB) Circular A-21 (2 CFR 220), "Cost Principles for Educational Institutions"
 - OMB Circular A-87 (2 CFR 225), "Cost Principles for State, Local and Indian Tribal Governments"
 - OMB Circular A-102, "Grants and Cooperative Agreements with State and Local Governments"
 - OMB Circular A-110 (2 CFR 215), "Uniform Administrative Requirements for Grants and Cooperative Agreements"
 - OMB Circular A-122 (2 CFR 230), "Cost Principles for Non-Profit Organizations"
 - OMB Circular A-133, "Audits of States, Local Governments, and Non-Profit Organizations"
 - 28 CFR 38, "Equal Treatment for Faith-Based Organizations"
 - 28 CFR 66, "U.S. Department of Justice Common Rule for State And Local Governments" (Common Rule)
 - 28 CFR 83, "Government-Wide Requirements for Drug-Free Workplace (Grants)"
 - 28 CFR 18, 22, 23, 30, 35, 42, 61, and 63
 - Public Law 109-162, Title XI—Department of Justice Reauthorization, Subtitle B—
 Improving the Department of Justice's Grant Programs, Chapter 1—Assisting Law
 Enforcement and Criminal Justice Agencies, Sec. 1111. Merger of Byrne Grant Program
 and Local Law Enforcement Block Grant Program
 - 42 U.S.C. 3711 et seq., "Omnibus Crime Control and Safe Streets Act of 1968"

2. Allowable Costs

- a. Allowance for costs incurred under the subgrant shall be determined according to the general principles and standards for selected cost items set forth in the Office of Justice Programs Financial Guide, U.S. Department of Justice Common Rule for State And Local Governments and federal OMB Circular A-87, "Cost Principles for State, Local and Indian Tribal Governments," or OMB Circular A-21, "Cost Principles for Educational Institutions."
- b. All procedures employed in the use of federal funds for any procurement shall be according to U.S. Department of Justice Common Rule for State and Local Governments, or OMB Circular A-110, or OMB Circular A-102, and Florida law to be eligible for reimbursement.

Florida Department of Law Enforcement

3. Reports

- a. Project Performance Reports
 - (1) Reporting Time Frames: The subgrant recipient shall submit Quarterly Project Performance Reports to the Florida Department of Law Enforcement, hereafter known as the Department, within 15 days after the end of the reporting period. In addition, if the subgrant award period is extended beyond the "original" project period, additional Quarterly Project Performance Reports shall be submitted.
 - Failure to submit Quarterly Performance Reports that are complete, accurate, and timely may result in sanctions, as specified in item 17, Performance of Agreement Provisions.
 - (2) Report Contents: Performance reports must include a response to all objectives included in your subgrant. A detailed response is required in the narrative portion for yes/no performance objectives. The narrative must also reflect on accomplishments for the quarter and identify problems with project implementation and address actions being taken to resolve the problems.

b. Financial Reports

- (1) Project Expenditure Reports
 - (a) The subgrant recipient shall have a choice of submitting either a Monthly or a Quarterly Project Expenditure Report to the Department. Project Expenditure Reports are due thirty-one (31) days after the end of the reporting period. In addition, if the subgrant award period is extended, additional Project Expenditure Reports shall be submitted. Project Expenditure Reports for grants made under the Recovery Act must be submitted monthly. See the Recovery Act Conditions for additional information.
 - (b) All project expenditures for reimbursement of subgrant recipient costs shall be submitted on the Project Expenditure Report Forms prescribed and provided by the Office of Criminal Justice Grants (OCJG) through the Subgrant Information Management ON-line (SIMON) system.
 - (c) All Project Expenditure Reports shall be submitted in sufficient detail for proper preaudit and post-audit.
 - (d) Before the "final" Project Expenditure Report will be processed, the subgrant recipient must submit to the Department all outstanding project reports and must have satisfied all special conditions. Failure to comply with the above provisions shall result in forfeiture of reimbursement.
 - (e) Reports are to be submitted even when no reimbursement is being requested.
- (2) The Financial Closeout Documentation shall be submitted to the Department within forty-five (45) days of the subgrant termination date.
- (3) If applicable, the subgrant recipient shall submit Quarterly Project Generated Income Reports to the Department within 31 days after the end of the reporting period covering subgrant project generated income and expenditures during the previous quarter. If any PGI remains unspent after the subgrant ends, the subgrant recipient must continue

Florida Department of Law Enforcement

submitting quarterly PGI reports until all funds are expended. (See Item 10, Program Income.)

c. Other Reports

The recipient shall report to the Uniform Crime Report and other reports as may be reasonably required by the Department.

4. Fiscal Control and Fund Accounting Procedures

- a. The subgrant recipient shall establish fiscal control and fund accounting procedures that assure proper disbursement and accounting of subgrant funds and required non-federal expenditures. All funds spent on this project shall be disbursed according to provisions of the project budget as approved by the Department.
- b. All expenditures and cost accounting of funds shall conform to the Office of Justice Programs Financial Guide, the Common Rule, and OMB Circulars A-21, A-87, and A-110, or A-102 as applicable, in their entirety.
- c. All funds not spent according to this agreement shall be subject to repayment by the subgrant recipient.

5. Payment Contingent on Appropriation and Available Funds

The State of Florida's performance and obligation to pay under this agreement is contingent upon an annual appropriation by the Florida Legislature. Furthermore, the obligation of the State of Florida to reimburse subgrant recipients for incurred costs is subject to available federal funds.

6. Obligation of Subgrant Recipient Funds

Subgrant funds shall not under any circumstances be obligated prior to the effective date or subsequent to the termination date of the subgrant period. Only project costs incurred on or after the effective date and on or prior to the termination date of the subgrant recipient's project are eligible for reimbursement.

7. Advance Funding

Advance funding shall be provided to a subgrant recipient upon a written request to the Department.

8. Trust Funds

- a. The unit of local government must establish a trust fund in which to deposit JAG funds. The trust fund may or may not be an interest bearing account.
- b. The account may earn interest, but any earned interest must be used for program purposes and expended before the subgrant end date. Any unexpended interest remaining at the end of the subgrant period must be submitted to the Office of Criminal Justice Grants for transmittal to the Bureau of Justice Assistance.

9. Travel and Training

The cost of all travel shall be reimbursed according to the subgrant recipient's written travel policy. If the subgrant recipient does not have a written travel policy, cost of all travel will be reimbursed according to § 112.061, Fla. Stat.

Florida Department of Law Enforcement

10. Program Income (also known as Project Generated Income)

- All income generated as a direct result of a subgrant project shall be deemed program income.
- b. Any project that will potentially earn PGI must submit an Earnings and Expenditures Report to report how much PGI was earned during each quarter. A report must be submitted each quarter even if no PGI was earned or expended.
- c. PGI expenditures require prior written approval from the Office of Criminal Justice Grants. Program income must be used for the purposes of and under the conditions applicable to the award. If the cost is allowable under the Federal grant program, then the cost would be allowable using program income.
- d. Program income should be used as earned and expended as soon as possible. Any unexpended PGI remaining at the end of the Federal grant period must be submitted to the Office of Criminal Justice Grants for transmittal to the Bureau of Justice Assistance.

11. Approval of Consultant Contracts

The Department shall review and approve in writing all consultant contracts prior to employment of a consultant when the consultant's rate exceeds \$450 (excluding travel and subsistence costs) for an eight-hour day. Approval shall be based upon the contract's compliance with requirements found in the Financial Guide, the Common Rule, and in applicable state statutes. The Department's approval of the subgrant recipient agreement does not constitute approval of consultant contracts. If consultants are hired through a competitive bidding process (not sole source), the \$450 threshold does not apply.

12. Property Accountability

- a. The subgrant recipient agrees to use all non-expendable property for criminal justice purposes during its useful life or dispose of it pursuant to § 274, Fla. Stat.
- b. The subgrant recipient shall establish and administer a system to protect, preserve, use, maintain and dispose of any property furnished to it by the Department or purchased pursuant to this agreement according to federal property management standards set forth in the Office of Justice Programs Financial Guide, U.S. Department of Justice Common Rule for State and Local Governments or the federal OMB Circular A-110 or A-102, as applicable. This obligation continues as long as the subgrant recipient retains the property, notwithstanding expiration of this agreement.

13. Ownership of Data and Creative Material

Ownership of material, discoveries, inventions, and results developed, produced, or discovered subordinate to this agreement is governed by the terms of the Office of Justice Programs Financial Guide (as amended), and the U.S. Department of Justice Common Rule for State and Local Governments, or the federal OMB Circular A-110 or A-102, as applicable.

14. Copyright

The awarding agency reserves a royalty-free non-exclusive, and irrevocable license to reproduce, publish, or otherwise use, and authorize others to use, for Federal government purposes:

a. The copyright in any work developed under an award or subaward, and

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b. Any rights of copyright to which a subgrant recipient or subrecipient purchases ownership with support funded under this grant agreement.

15. Publication or Printing of Reports

The subgrant recipient shall submit for review and approval one copy of any curricula, training materials, or any other written materials that will be published, including web-based materials and web site content, through funds from this grant at least thirty (30) days prior to the targeted dissemination date.

All materials publicizing or resulting from award activities shall contain the following statements: "This project was supported by Award No. [contact the Office of Criminal Justice Grants for award number] awarded by the Bureau of Justice Assistance, Office of Justice Programs. The opinions, findings, and conclusions or recommendations expressed in this publication/program/exhibition are those of the author(s) and do not necessarily reflect the views of the Department of Justice."

16. Audit

- a. Subgrant recipients that expend \$500,000 or more in a year in Federal awards shall have a single or program-specific audit conducted for that year. The audit shall be performed in accordance with the federal OMB Circular A-133 and other applicable federal law. The contract for this agreement shall be identified in the Schedule of Federal Financial Assistance in the subject audit. The contract shall be identified as federal funds passed through the Florida Department of Law Enforcement and include the contract number, CFDA number, award amount, contract period, funds received and disbursed. When applicable, the subgrant recipient shall submit an annual financial audit that meets the requirements of § 11.45, Fla. Stat., "Definitions; duties; authorities; reports; rules."; § 215.97, Fla. Stat., "Florida Single Audit Act"; and Rules of the Auditor General, Chapter 10.550, "Local Governmental Entity Audits" and Chapter 10.650, "Florida Single Audit Act Audits Nonprofit and For-Profit Organizations."
- b. A complete audit report that covers any portion of the effective dates of this agreement must be submitted within 30 days after its completion, but no later than nine (9) months after the audit period. In order to be complete, the submitted report shall include any management letters issued separately and management's written response to all findings, both audit report and management letter findings. Incomplete audit reports will not be accepted by the Department.
- c. The subgrant recipient shall have all audits completed by an Independent Public Accountant (IPA). The IPA shall be either a Certified Public Accountant or a Licensed Public Accountant.
- d. The subgrant recipient shall take appropriate corrective action within six (6) months of the issue date of the audit report in instances of noncompliance with federal laws and regulations.
- e. The subgrant recipient shall ensure that audit working papers are made available to the Department, or its designee, upon request for a period of three (3) years from the date the audit report is issued, unless extended in writing by the Department.
- f. Subgrant recipients that expend less than \$500,000 in Federal awards during a fiscal year are exempt from the audit requirements of OMB Circular A-133 for that fiscal year. In this case, written notification, which can be in the form of the "Certification of Audit Exemption" form, shall be provided to the Department by the Chief Financial Officer, or designee, that the subgrant recipient is exempt. This notice shall be provided to the Department no later than March 1 following the end of the fiscal year.

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- g. If this agreement is closed out without an audit, the Department reserves the right to recover any disallowed costs identified in an audit completed after such closeout.
- h. The completed audit report or written notification of audit exemption should be sent to the following address:

Florida Department of Law Enforcement Office of Criminal Justice Grants 2331 Phillips Road Tallahassee, Florida 32308

17. Performance of Agreement Provisions

In the event of default, non-compliance or violation of any provision of this agreement by the subgrant recipient, the subgrant recipient's consultants and suppliers, or both, the Department shall impose sanctions it deems appropriate including withholding payments and cancellation, termination, or suspension of the agreement in whole or in part. In such event, the Department shall notify the subgrant recipient of its decision thirty (30) days in advance of the effective date of such sanction. The subgrant recipient shall be paid only for those services satisfactorily performed prior to the effective date of such sanction.

18. Commencement of Project

- a. If a project is not operational within 60 days of the original start date of the award period, the subrecipient must report by letter to the Department the steps taken to initiate the project, the reasons for delay, and the expected start date.
- b. If a project is not operational within 90 days of the original start date of the award period, the subrecipient must submit a second statement to the Department explaining the implementation delay.
- c. Upon receipt of the ninety (90) day letter, the Department shall determine if the reason for delay is justified or shall, at its discretion, unilaterally terminate this agreement and re-obligate subgrant funds to other Department approved projects. The Department, where warranted by extenuating circumstances, may extend the starting date of the project past the ninety (90) day period, but only by formal written adjustment to this agreement.

19. Excusable Delays

- a. Except with respect to defaults of consultants, the subgrant recipient shall not be in default by reason of any failure in performance of this agreement according to its terms (including any failure by the subgrant recipient to make progress in the execution of work hereunder which endangers such performance) if such failure arises out of causes beyond the control and without the fault or negligence of the subgrant recipient. Such causes include, but are not limited to, acts of God or of the public enemy, acts of the government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case, the failure to perform shall be beyond the control and without the fault or negligence of the subgrant recipient.
- b. If failure to perform is caused by failure of a consultant to perform or make progress, and if such failure arises out of causes beyond the control of subgrant recipient and consultant, and without fault or negligence of either of them, the subgrant recipient shall not be deemed in default, unless:
 - (1) Supplies or services to be furnished by the consultant were obtainable from other sources,

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- (2) The Department ordered the subgrant recipient in writing to procure such supplies or services from other sources, and
- (3) The subgrant recipient failed to reasonably comply with such order.
- c. Upon request of the subgrant recipient, the Department shall ascertain the facts and the extent of such failure, and if the Department determines that any failure to perform was occasioned by one or more said causes, the delivery schedule shall be revised accordingly.

20. Written Approval of Changes in this Approved Agreement

- a. Subgrant recipients must obtain prior approval from the Department for major substantive changes such as changes in project activities, target populations, service providers, implementation schedules, project director, and designs or research plans set forth in the approved agreement and for any budget changes that will transfer more than 10% of the total budget between budget categories.
- b. Subgrant recipients may transfer up to 10% of the total budget between current, approved budget categories without prior approval as long as the funds are transferred to an existing line item
- c. Under no circumstances can transfers of funds increase the total budgeted award.

21. Disputes and Appeals

- a. The Department shall make its decision in writing when responding to any disputes, disagreements, or questions of fact arising under this agreement and shall distribute its response to all concerned parties. The subgrant recipient shall proceed diligently with the performance of this agreement according to the Department's decision.
- b. If the subgrant recipient appeals the Department's decision, the appeal also shall be made in writing within twenty-one (21) calendar days to the Department's clerk (agency clerk). The subgrant recipient's right to appeal the Department's decision is contained in § 120, Fla. Stat., and in procedures set forth in Rule 28-106.104, Florida Administrative Code. Failure to appeal within this time frame constitutes a waiver of proceedings under § 120, Fla. Stat.

22. Conferences and Inspection of Work

Conferences may be held at the request of any party to this agreement. At any time, a representative of the Department, of the U.S. Department of Justice, or the Auditor General of the State of Florida, have the right of visiting the project site to monitor, inspect and assess work performed under this agreement.

23. Access To Records

- a. The Department of Law Enforcement, the Auditor General of the State of Florida, the U.S. Department of Justice, the U.S. Comptroller General or any of their duly authorized representatives, shall have access to books, documents, papers and records of the subgrant recipient, implementing agency and contractors for the purpose of audit and examination according to the Financial Guide and the Common Rule.
- b. The Department reserves the right to unilaterally terminate this agreement if the subgrant recipient, implementing agency, or contractor refuses to allow public access to all documents, papers, letters, or other materials subject to provisions of § 119, Fla. Stat., and

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made or received by the subgrant recipient or its contractor in conjunction with this agreement.

c. The subgrant recipient will give the awarding agency or the General Accounting Office, through any authorized representative, access to and the right to examine all paper or electronic records related to the financial assistance.

24. Retention of Records

The subgrant recipient shall maintain all records and documents for a minimum of three (3) years from the date of the final financial statement and be available for audit and public disclosure upon request of duly authorized persons.

25. Signature Authority

The Subgrant Recipient Authorizing Official or Designated Representative and the Implementing Agency Official, Administrator or Designated Representative, who sign the Signature Page, have the authority to request changes to the approved agreement. The prior mentioned individuals have authority to sign or make amendments to the Sole Source, ADP Justification and the Privacy Certification forms. The Project Director has authority to submit requests for approval of specific travel, and Performance Reports, with the exception of the Financial and Closeout Package, which also requires the signature by the Chief Financial Officer of the Subgrant Recipient or authorized designee.

26. Delegation of Signature Authority

When the authorized official of a subgrant recipient or the implementing agency designates some other person signature authority for him/her, the chief officer or elected official must submit to the Department a letter or resolution indicating the person given signature authority. The letter indicating delegation of signature authority must be signed by the chief officer or elected official and the person receiving signature authority. The letter must also specify the authority being delegated.

27. Personnel Changes

Upon implementation of the project, in the event there is a change in Chief Executive Officers for the Subgrant recipient or Implementing Agency, Project Director, or Contact Person, the Department must be notified in writing with documentation to include appropriate signatures.

28. Background Check

Whenever a background screening for employment or a background security check is required by law for employment, unless otherwise provided by law, the provisions of § 435, Fla. Stat. shall apply.

- a. All positions in programs providing care to children, the developmentally disabled, or vulnerable adults for 15 hours or more per week; all permanent and temporary employee positions of the central abuse hotline; and all persons working under contract who have access to abuse records are deemed to be persons and positions of special trust or responsibility and require employment screening pursuant to § 435, Fla. Stat., using the level 2 standards set forth in that chapter.
- b. All employees in positions designated by law as positions of trust or responsibility shall be required to undergo security background investigations as a condition of employment and continued employment. For the purposes of the subsection, security background investigations shall include, but not be limited to, employment history checks, fingerprinting

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for all purposes and checks in this subsection, statewide criminal and juvenile records checks through the Florida Department of Law Enforcement, and federal criminal records checks through the Federal Bureau of Investigation, and may include local criminal records checks through local law enforcement agencies.

- (1) Any person who is required to undergo such a security background investigation and who refuses to cooperate in such investigation or refuses to submit fingerprints shall be disqualified for employment in such position or, if employed, shall be dismissed.
- (2) Such background investigations shall be conducted at the expense of the employing agency or employee. When fingerprinting is required, the fingerprints of the employee or applicant for employment shall be taken by the employing agency or by an authorized law enforcement officer and submitted to the Department of Law Enforcement for processing and forwarding, when requested by the employing agency, to the United States Department of Justice for processing. The employing agency shall reimburse the Department of Law Enforcement for any costs incurred by it in the processing of the fingerprints.

29. Drug Court Projects

A Drug Court Project must comply with § 397.334, Fla. Stat., "Treatment-Based Drug Court Programs."

30. Overtime for Law Enforcement Personnel

Prior to obligating funds from this award to support overtime by law enforcement officers, the U.S. Department of Justice encourages consultation with all allied components of the criminal justice system in the affected jurisdiction. The purpose of this consultation is to anticipate and plan for systemic impacts such as increased court dockets and the need for detention space.

31. Criminal Intelligence System

The subgrant recipient agrees that any information technology system funded or supported by the Office of Justice Programs funds will comply with 28 C.F.R. Part 23, Criminal Intelligence Systems Operating Policies, if the Office of Justice Programs determines this regulation to be applicable. Should the Office of Justice Programs determine 28 C.F.R. Part 23 to be applicable, the Office of Justice Programs may, at its discretion, perform audits of the system, as per 28 C.F.R. 23.20(g). Should any violation of 28 C.F.R. Part 23 occur, the recipient may be fined as per 42 U.S.C. 3789g(c)-(d). Recipient may not satisfy such a fine with federal funds.

32. Confidential Funds

A signed certification that the project director or the head of the Implementing Agency has read, understands, and agrees to abide by all of the conditions for confidential funds as set forth in the effective edition of the Office of Justice Programs Financial Guide is required from all projects that are involved with confidential funds. The signed certification must be submitted at the time of grant application.

33. Equal Employment Opportunity (EEO)

a. Federal laws prohibit recipients of financial assistance from discriminating on the basis of race, color, national origin, religion, sex, disability, or age in funded programs or activities. All subgrant recipients and implementing agencies must comply with any applicable statutorily-imposed nondiscrimination requirements, which may include the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. § 3789d); the Victims of Crime Act (42 U.S.C. § 10604(e)); The Juvenile Justice and Delinquency Prevention Act of 2002 (42 U.S.C. §

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5672(b)); the Civil Rights Act of 1964 (42 U.S.C. § 2000d); the Rehabilitation Act of 1973 (29 U.S.C. § 7 94); the Americans with Disabilities Act of 1990 (42 U.S.C. § 12131-34); the Education Amendments of 1972 (20 U.S.C. §§1681, 1683, 1685-86); the Age Discrimination Act of 1975 (42 U.S.C. §§ 6101-07); and Department of Justice Non-Discrimination Regulations 28 CFR Part 42; see Ex. Order 13279 (equal protection of the laws for faith-based and community organizations).

- b. A subgrant recipient or implementing agency must develop an EEO Plan if it has 50 or more employees and it has received any single award of \$25,000 or more from the Department of Justice. The plan must be prepared using the on-line short form at http://www.ojp.usdoj.gov/about/ocr/eeop_comply.htm, must be retained by the subgrant recipient or implementing agency, and must be available for review or audit. The organization must also submit an EEO Certification to FDLE.
- c. If the subgrant recipient or implementing agency is required to prepare an EEO Plan and has received any single award of \$500,000 or more from the Department of Justice, it must submit its plan to the Department of Justice for approval. A copy of the Department of Justice approval letter must be submitted to FDLE. The approval letter expires two years from the date of the letter.
- d. A subgrant recipient or implementing agency is exempt from the EEO Plan requirement if it is has fewer than 50 employees or if it does not receive any single award of \$25,000 or more from the Department of Justice or if it is a nonprofit organization, a medical or educational institution, or an Indian Tribe. If an organization is exempt from the EEO Plan requirement, it must submit an EEO Certification to FDLE.
- e. The subgrant recipient and implementing agency acknowledge that failure to comply with EEO Requirements within 60 days of the project start date may result in suspension or termination of funding, until such time as it is in compliance.
- f. In the event a Federal or State court of Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, sex, or disability against a recipient of funds, the recipient will forward a copy of the finding to the Office for Civil Rights, Office of Justice Programs.

34. Americans with Disabilities Act

Subgrant recipients must comply with the requirements of the Americans with Disabilities Act (ADA), Public Law 101-336, which prohibits discrimination by public and private entities on the basis of disability and requires certain accommodations be made with regard to employment (Title I), state and local government services and transportation (Title II), public accommodations (Title III), and telecommunications (Title IV).

35. Immigration and Nationality Act

No public funds will intentionally be awarded to any contractor who knowingly employs unauthorized alien workers, constituting a violation of the employment provisions contained in 8 U.S.C. Section 1324a(e), Section 274A(e) of the Immigration and Nationality Act ("INA"). The Department shall consider the employment by any contractor of unauthorized aliens a violation of Section 274A(e) of the INA. Such violation by the subgrant recipient of the employment provisions contained in Section 274A(e) of the INA shall be grounds for unilateral cancellation of this contract by the Department.

36. National Environmental Policy Act (NEPA)

a. The subgrant recipient agrees to assist FDLE in complying with the NEPA, the National Historic Preservation Act, and other related federal environmental impact analyses

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requirements in the use of subgrant funds by the subgrant recipient. This applies to the following new activities whether or not they are being specifically funded with these subgrant funds. That is, it applies as long as the activity is being conducted by the subgrant recipient or any third party and the activity needs to be undertaken in order to use these subgrant funds.

- (1) New construction;
- (2) Minor renovation or remodeling of a property either (a) listed on or eligible for listing on the National Register of Historic Places or (b) located within a 100-year flood plain;
- (3) A renovation, lease, or any other proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) significantly change its size; and
- (4) Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or educational environments.
- (5) Implementation of a program relating to clandestine methamphetamine laboratory operations, including the identification, seizure, or closure of clandestine methamphetamine laboratories.
- b. The subgrant recipient understands and agrees that complying with NEPA may require the preparation of an Environmental Assessment and/or an Environmental Impact Statement, as directed by the Bureau of Justice Assistance. The subgrant recipient further understands and agrees to the requirements for implementation of a Mitigation Plan, as detailed by the Department of Justice, for programs relating to methamphetamine laboratory operations.
- c. For any of a subgrant recipient's existing programs or activities that will be funded by these subgrants, the subgrant recipient, upon specific request from the Department and the U.S. Department of Justice, agrees to cooperate with the Department of Justice in any preparation by Department of Justice of a national or program environmental assessment of that funded program or activity.

37. Non-Procurement, Debarment and Suspension

The subgrant recipient agrees to comply with Executive Order 12549, Debarment and Suspension and 2 CFR 180, "OMB Guidelines To Agencies On Governmentwide Debarment And Suspension (Nonprocurement)" These procedures require the subgrant recipient to certify it shall not enter into any lower tiered covered transaction with a person who is debarred, suspended, declared ineligible or is voluntarily excluded from participating in this covered transaction, unless authorized by the Department. If the subgrant is \$100,000 or more, the subgrant recipient and implementing agency certify that they and their principals:

- a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- b. Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

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- c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- d. Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.

38. Federal Restrictions on Lobbying

- a. Each subgrant recipient agrees to comply with 28 CFR Part 69, "New Restrictions on Lobbying" and shall file the most current edition of the Certification And Disclosure Form, if applicable, with each submission that initiates consideration of such subgrant recipient for award of federal contract, grant, or cooperative agreement of \$100,000 or more.
- b. This certification is a material representation of fact upon which reliance was placed when this agreement was made. Submission of this certification is a prerequisite to entering into this agreement subject to conditions and penalties imposed by 31 USC 1352. Any person who fails to file the required certification is subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure to file.
- c. As required by 31 USC 1352, and implemented at 28 CFR 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR 69, the applicant certifies that:
 - (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;
 - (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities." in accordance with its instructions:
 - (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

39. State Restrictions on Lobbying

In addition to the provisions contained in Item 39, above, the expenditure of funds for the purpose of lobbying the legislature or a state agency is prohibited under this contract.

40. Additional Restrictions on Lobbying

Recipient understands and agrees that it cannot use any federal funds, either directly or indirectly, in support of the enactment, repeal, modification or adoption of any law, regulation or policy, at any level of government, without the express prior written approval of the Office of Justice Programs.

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41. "Pay - to - Stay"

Funds from this award may not be used to operate a "pay-to-stay" program in any local jail. Furthermore, no funds may be given to local jails that operate "pay-to-stay" programs. "Local jail," as referenced in this condition, means an adult facility or detention center owned and/or operated by city, county, or municipality. It does not include juvenile detention centers. "Pay-to-stay" programs as referenced in this condition, means a program by which extraordinary services, amenities and/or accommodations, not otherwise available to the general inmate population, may be provided, based upon as offender's apparent ability to pay, such that disparate conditions of confinement are created for the same or similar offenders within a jurisdiction.

42. Mitigation of Health, Safety and Environmental risks dealing with Clandestine Methamphetamine Laboratories

If an award is made to support methamphetamine laboratory operations the subgrant recipient must comply with this condition, which provides for individual site environmental assessment/impact statements as required under the National Environmental Policy Act.

- a. General Requirement: The subgrant recipient agrees to comply with Federal, State, and local environmental, health and safety laws and regulations applicable to the investigation and closure of clandestine methamphetamine laboratories and the removal and disposal of the chemicals, equipment, and wastes used in or resulting from the operation of these laboratories.
- b. Specific Requirements: The subgrant recipient understands and agrees that any program or initiative involving the identification, seizure, or closure of clandestine methamphetamine laboratories can result in adverse health, safety and environmental impacts to (1) the law enforcement and other governmental personnel involved; (2) any residents, occupants, users, and neighbors of the site of a seized clandestine laboratory; (3) the seized laboratory site's immediate and surrounding environment of the site(s) where any remaining chemicals, equipment, and waste from a seized laboratory's operations are placed or come to rest.

Therefore, the subgrant recipient further agrees that in order to avoid or mitigate the possible adverse health, safety and environmental impacts from any of clandestine methamphetamine operations funded under this award, it will (1) include the nine, below listed protective measures or components; (2) provide for their adequate funding to include funding, as necessary, beyond that provided by this award; and (3) implement these protective measures directly throughout the life of the subgrant. In so doing, the subgrant recipient understands that it may implement these protective measures directly through the use of its own resources and staff or may secure the qualified services of other agencies, contractor or other qualified third party.

- (1) Provide medical screening of personnel assigned or to be assigned by the subgrant recipient to the seizure or closure if of clandestine methamphetamine laboratories;
- (2) Provide Occupational Safety and Health Administration (OSHA) required initial and refresher training for law enforcement officials and other personnel assigned by the subgrant recipient to either the seizure or closure of clandestine methamphetamine laboratories:
- (3) As determined by their specific duties, equip personnel assigned to the project with OSHA required protective wear and other required safety equipment;
- (4) Assign properly trained personnel to prepare a comprehensive contamination report on each closed laboratory;
- (5) Employ qualified disposal contractors to remove all chemicals and associated

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glassware, equipment, and contaminated materials and wastes from the site(s) of each seized clandestine laboratory;

- (6) Dispose of the chemicals, equipment, and contaminated materials and wastes removed from the sites of seized laboratories at properly licensed disposal facilities or, when allowable, properly licensed recycling facilities;
- (7) Monitor the transport, disposal, and recycling components of subparagraphs 5 and 6 immediately above in order to ensure proper compliance;
- (8) Have in place and implement an inter-agency agreement or other form of commitment with a responsible State environmental agency that provides for that agency's (i) timely evaluation of the environmental conditions at and around the site of a closed clandestine laboratory and (ii) coordination with the responsible party, property owner, or others to ensure that any residual contamination is remediated, if necessary, and in accordance with existing State and Federal requirements; and
- (9) Have in place and implement a written agreement with the responsible state or local service agencies to properly respond to any minor, as defined by state law, at the site. This agreement must ensure immediate response by qualified personnel who can (i) respond to the potential health needs of any minor at the site; (ii) take that minor into protective custody unless the minor is criminally involved in the meth lab activities or is subject to arrest for other criminal violations; (iii) ensure immediate medical testing for methamphetamine toxicity; and (iv) arrange for any follow-up medical tests, examinations, or health care made necessary as a result of methamphetamine toxicity.

43. Limited English Proficiency (LEP)

In accordance with Department of Justice Guidance pertaining to Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d, recipients of Federal financial assistance must take reasonable steps to provide meaningful access to their programs and activities for persons with LEP. For more information on the civil rights responsibilities that recipients have in providing language services to LEP individuals, please see the website at http://www.lep.gov.

44. The Coastal Barrier Resources Act

The subgrant recipient will comply and assure the compliance of all contractors with the provisions of the Coastal Barrier Resources Act (P.L. 97-348) dated October 19, 1982 (16 USC 3501 et seq.) which prohibits the expenditure of most new Federal funds within the units of the Coastal Barrier Resources System.

45. Enhancement of Security

If funds are used for enhancing security, the subgrant recipient agrees to:

- a. Have an adequate process to assess the impact of any enhancement of a school security measure that is undertaken on the incidence of crime in the geographic area where the enhancement is undertaken.
- b. Conduct such an assessment with respect to each such enhancement; and, submit to the Department the aforementioned assessment in its Final Program Report.

46. Environmental Protection Agency's (EPA) list of Violating Facilities

The subgrant recipient assures that the facilities under its ownership, lease or supervision which shall be utilized in the accomplishment of the Program Purpose are not listed on the EPA's list of

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Violating Facilities and that it will notify the Department of the receipt of any communication from the Director of the EPA Office of Federal Activities indicating that a facility to be used in the project is under consideration for listing by the EPA.

47. Flood Disaster Protection Act

The subgrant recipient will comply with Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, requiring that the purchase of flood insurance in communities where such insurance is available as a condition of the receipt of any federal financial assistance for construction or acquisition purposes for use in any area that has been identified as an area having special flood hazards.

48. National Historic Preservation Act

It will assist the Department (if necessary) in assuring compliance with section 106 of the National Historic Preservation Act of 1966 (16 U.S.C. § 470), Ex. Order 11593 (identification and protection of historic properties), the Archeological and Historical Preservation Act of 1974 (16 U.S.C. § 469 a-1 et seq.), and the National Environmental Policy Act of 1969 (42 U.S.C. § 4321).

49. Omnibus Crime Control and Safe Streets Act

The subgrant recipient will comply and assure the compliance of all contractors, with the applicable provisions of Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended; the Juvenile Justice and Delinquency Prevention Act, or the Victims of Crime Act; as appropriate; the provisions of the current edition of the Office of Justice Program Financial and Administrative Guide for Grants; and all other applicable State and Federal laws, orders, circulars, or regulations.

50. Human Research Subjects

Grantee agrees to comply with the requirements of 28 C.F.R. part 46 and all Office of Justice Programs policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent.

51. National Information Exchange Model specifications

To support public safety and justice information sharing, the Office of Justice Programs requires the grantee to use the National Information Exchange Model (NIEM) specifications and guidelines for this particular grant. Grantee shall publish and make available without restriction all schemas generated as a result of this grant to the component registry as specified in the guidelines. For more information on compliance with this condition, visit http://www.niem.gov/implementationguide.php.

52. Reporting, Data Collection and Evaluation

The subgrant recipient agrees to comply with all reporting, data collection and evaluation requirements, as prescribed by the Bureau of Justice Assistance in the program guidance for the Justice Assistance Grant (JAG). Compliance with these requirements will be monitored by the Bureau of Justice Assistance.

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53. Privacy Certification

The subgrant recipient agrees to comply with all confidentiality requirements of 42 U.S.C. section 3789g and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. Grantee further agrees, as a condition of grant approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, section 22.23.

54. State Information Technology Point of Contact

The subgrant recipient agrees to ensure that the State Information Technology Point of Contact receives written notification regarding any information technology project funded by this grant during the obligation and expenditures period. This is to facilitate communication among local and state governmental entities regarding various information technology projects being conducted with these grant funds. In addition, the recipient agrees to maintain an administrative file documenting the meeting of this requirement. For a list of State Information Technology Points of Contact, go to http://www.it.ojp.gov/default.aspx?area=policyAndPractice&page=1046.

55. Interstate Connectivity

To avoid duplicating existing networks or IT systems in any initiatives funded by the Bureau of Justice Assistance for law enforcement information sharing systems which involve interstate connectivity between jurisdictions, such systems shall employ, to the extent possible, existing networks as the communication backbone to achieve interstate connectivity, unless the subgrant recipient can demonstrate to the satisfaction of the Bureau of Justice Assistance that this requirement would not be cost effective or would impair the functionality of an existing or proposed IT system.

56. Supplanting

The subgrant recipient agrees that funds received under this award will not be used to supplant State or local funds, but will be used to increase the amounts of such funds that would, in the absence of Federal funds, be made available for law enforcement activities.

57. Conflict of Interest

The subgrant recipient and implementing agency will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

58. Uniform Relocation Assistance and Real Property Acquisitions Act

The subgrant recipient will comply with the requirements of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (42 U.S.C. § 4601 et seq.), which govern the treatment of persons displaced as a result of federal and federally-assisted programs.

59. Limitations on Government Employees Financed by Federal Assistance

The subgrant recipient will comply with requirements of 5 U.S.C. §§ 1501-08 and §§ 7324-28, which limit certain political activities of State or local government employees whose principal employment is in connection with an activity financed in whole or in part by federal assistance.

60. Equal Treatment for Faith Based Organizations

The grantee agrees to comply with the applicable requirements of 28 C.F.R. Part 38, the Department of Justice regulation governing "Equal Treatment for Faith Based Organizations" (the

Florida Department of Law Enforcement

"Equal Treatment Regulation"). The Equal Treatment Regulation provides in part that Department of Justice grant awards of direct funding may not be used to fund any inherently religious activities, such as worship, religious instruction, or proselytization. Recipients of direct grants may still engage in inherently religious activities, but such activities must be separate in time or place from the Department of Justice funded program, and participation in such activities by individuals receiving services from the grantee or a sub-grantee must be voluntary. The Equal Treatment Regulation also makes clear that organizations participating in programs directly funded by the Department of Justice are not permitted to discriminate in the provision of services on the basis of a beneficiary's religion. Notwithstanding any other special condition of this award, faith based organizations may, in some circumstances, consider religion as a basis for employment. See http://www.ojp.gov/about/ocr/equal fbo.htm.

61. Certification for Employees Working Solely on a Single Federal Award

Any project staff that are fully funded by the grant must certify that they worked solely on the grant. The certification must be prepared at least semi annually and must be signed by the employee and by a supervisory official having first hand knowledge of the work performed by the employee.

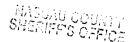
CERTIFICATION FORM

Recipient Na	me and Address: Nassau County Boar	d of County Cor	nmissioners, 9	96160 Nassau I	Place; Yulee, FL 32097
Grant Title: _	Multi-Juriscitional Urban Enforcemen	nt Unit Grant Nu	mber: <u>2010-J</u>	AGC-1238 _{Aw}	ard Amount: \$91,324.00
Contact Perso	on Name and Title: Eron Thompson, C	Grants and Spec	al Projects Pl	one Number: (904) 548-4012
Office of Co Employmen the EEOP re do not need complete Se below. A re please comp prepared wit U.S. Depart: 0690 or TT	alations require recipients of financial assist community Oriented Policing Services (COP to Opportunity Plan (EEOP) in accordance we requirements. Other recipients, according to to submit the EEOP to OJP for review. Recipient A below. Recipients that claim the licepient should complete either Section A collete a form for each grant, ensuring that anythin two years of the latest grant. Please segment of Justice, 810 7th Street, N.W., Wash (202) 307-2027.	S) to prepare, main ith 28 C.F.R §§ 42 the regulations, multiple that claim in ited exemption from Section B, not EEOP recipient c id the completed forngton, D.C. 20531	tain on file, sub- 1.301308. The ast prepare, main a complete exen- om the submissi- both. If a recip- ertifies as complems(s) to the Off . For assistance	mit to OJP for rev regulations exem ntain on file and in option from the E ion requirement, rejent receives mult leted and on file (fice for Civil Right in completing th	view, and implement an Equal apt some recipients from all of implement an EEOP, but they EOP requirement must must complete Section B iple OJP or COPS grants, if applicable) has been ats, Office of Justice Programs, is form, please call (202)307-
Section A apply.	- Declaration Claiming Complete Ex	<u>cemption</u> from t	he EEOP Red	quirement. <i>Plea</i>	ase check all the boxes that
0	Recipient has less than 50 employees, Recipient is a non-profit organization Recipient is a medical institution,	Recipi		tribe, ional institution, c an award less tha	
I,					fficial], certify that
	EEOP for the reason(s) checked above rohibit discrimination in employment a	[r	ecipient] will	. I further certify	t] is not required to y that plicable Federal civil rights
aws that p		na in the delivery			
Print or typ	e Name and Title	Si	gnature		Date
EEOP Is o	- Declaration Claiming Exemption for File for Review. t agency has 50 or more employees and is repient agency does not have to submit an EE	ceiving a single av	vard or subawar	d for \$25,000 or 1	nore, but less than \$500,000,
I, Michael H	. Boyle		[responsil	ole official], ce	rtify that
	County Board of County Commissioners				hich has 50 or more
	and is receiving a single award or subaccordance with 28 CFR §42.301, et seq.				
	effect within the past two years by the		•		
the office of	f: Nassau County Human Resources Department	ent			[organization],
	sau Place, Yulee, FL 32097		_ _		or review by the public and
	or for review or audit by officials of the	-			or Civil Rights, Office of
Justice Pro	grams, U. S. Department of Justice, as	required by releva	any laws and re	gulations.	
Michael H. Boy	le Vice-Chairman Nassau County Board of County Cor	nmissioners ///	half A.	ayle	8-19-09
Print or typ	e Name and Title	Si	gnature	0	Date

CERTIFICATION FORM

Recipient	Name and Address: Nassau County	Sheriff's C	Office, 76001 Bob	oby Moore Circle; Y	ulee, FL 32097
Grant Titl	e: Multi-Juisdictional Urban Enforce	ment Unit C	Grant Number: 201	0-JAGC-1238 Award	Amount: \$91,324.00
Contact P	erson Name and Title: Eron Thompso	n, Grants ar	nd Special Projects	Phone Number: (904	548-4012
Office of C Employme the EEOP do not nee complete S below. A please con prepared v U.S. Depa 0690 or T	gulations require recipients of financial ass. Community Oriented Policing Services (Control Opportunity Plan (EEOP) in accordance requirements. Other recipients, according to submit the EEOP to OJP for review. Section A below. Recipients that claim the recipient should complete either Section applete a form for each grant, ensuring that within two years of the latest grant. Please attent of Justice, 810 7th Street, N.W., Walty (202) 307-2027.	OPS) to prepare with 28 C.F. to the regula Recipients the limited exert A or Section any EEOP resend the comshington, D.C.	F.R §§ 42.301308. tions, must prepare, at claim a complete emption from the subman B, not both. If a recipient certifies as completed form(s) to the C. 20531. For assista	submit to OJP for review The regulations exempt maintain on file and impexemption from the EEO mission requirement, musecipient receives multiple ompleted and on file (if a Office for Civil Rights, ance in completing this formulations of the completing the completing this formulations of the completing the completing the completing this formulations of the completing this formulations of the completing the completing this formulations of the completing the c	w, and implement an Equal some recipients from all of lement an EEOP, but they P requirement must at complete Section B to OJP or COPS grants, pplicable) has been Office of Justice Programs, orm, please call (202)307-
apply.	A- Declaration Claiming Complete	Exemption	I from the EEOP	Requirement. Please	check all the boxes that
	Recipient is a non-profit organizati		_	lian tribe, ucational institution, or ing an award less than \$	25,000
I,				[responsible offi	cial], certify that is not required to
prepare a	n EEOP for the reason(s) checked abor	ve, pursuant		302. I further certify th	-
laws that	prohibit discrimination in employmen	t and in the	delivery of service	s.	cable rederat civil rights
Print or ty	ype Name and Title		Signature		Date
EEOP Is	B- Declaration Claiming Exemption on File for Review. ent agency has 50 or more employees and incipient agency does not have to submit an	s receiving a	single award or suba	ward for \$25,000 or mo	re, but less than \$500,000,
I, <u>T. L. "To</u>	mmy" Seagraves, Jr.		_	nsible official], certi	fy that
	County Sheriff's Office	1 1 6	Φος 000 I	` ` ` ` ` ` `	ch has 50 or more
	es and is receiving a single award or su accordance with 28 CFR §42.301, et s				
	to effect within the past two years by the				
_	of: Nassau County Sheriff's Office - Personn		•		[organization],
at 76001 B	obby Moore Circle, Yulee, FL 32097			[address],for	review by the public and
	es or for review or audit by officials of			. / / /	Givil Rights, Office of
Justice Pr	ograms, U. S. Department of Justice, a	is required t	y relevant laws an	d regulations.	/ / / _
T.L. "Tomr	my" Seagraves, Jr. Sheriff		5		08/26/09
	ype Name and Title		Signature		Date

NASSAU COUNTY BOARD OF COUNTY COMMISSIONER 19 PM 5:15



- 1. Approved Tab F.
- 2. Approved a committee consisting of Commissioner Boyle, County Attorney, County Coordinator, Director of Services, OMB, Sheriff representatives, and possibility Judge Robert Foster to prepare a design in order to move forward with plans for the Sheriff's new administration building. County Coordinator to pick up a copy of the Sheriff's space needs study. Sheriff to provide Commissioner Leeper with a copy of same.
- 3. Building Maintenance Director to bring back to the Board at the budget workshop on August 24, 2009 at 3:00 p.m. discussion regarding the Judicial Annex repairs.
- 4. Tab H Continued to August 24, 2009 in order for staff to bring back the appropriate recommendation.
- 5. Tab I and J Approved authorization for the Vice Chairman to sign the Letter of Approval and grant application for the Edward Byrne Memorial Justice Assistance Grant (JAG) Program - JAG Countywide in the amount of \$91,324.00.
 - 6. Expansion Item Approved transfer (in the public benefit) of 37 peck hour trips from Tradeplex East Cerificate (Chism East) to 4.57 acre parcel known as Tradeplex West Certificate (Chism West). Clarification that this action in no way states that these numbers are the correct way of tracking or that they are correct; and request that the Growth Management Department establish a method to track same. Request that future request for transfer of trips should come through the Growth Management Department and be place on the agenda.
 - 7. Expansion Item Approved to ratify agreement between Northeast Florida Public Employees' Local L.I.U.N.A. with changes approved on July 15, 2009 and authorize the appropriate signatures.
 - 8. Expansion Item Approved to appoint Commissioner Johnson as the Chair of the Value Adjustment Board.

PRESENTATION(S):

<u>Tab G</u> Representatives of the Transportation Planning Organization re: Long Range Transportation Plan.

OLD BUSINESS:

<u>Tab H</u> Continue consideration of request from Anthony Goria, Musselwhite Road Ventures, LLP, for waiver of the paving requirements set forth in Municode Article III, Section 29-41, for Sauls Road and the future subdivision's (Mills Creek) interior streets.

NEW BUSINESS:

- <u>Tab I</u> Sheriff's Business Approve and authorize the Chairman to sign the Letter of Approval for the Edward Byrne Memorial Justice Assistance Grant (JAG) Program JAG Countywide. (\$91,324).
- <u>Tab J</u> Sheriff's Business Approve and authorize the Chairman to sign the grant application for the Edward Byrne Memorial Justice Assistance Grant (JAG) Program JAG Countywide (\$91,324).

COUNTY ATTORNEY BUSINESS:

• Any other items to be brought before the Board.

COUNTY COMMISSION ITEM(S):

• Any other items to be brought before the Board.

ADJOURNMENT

Persons with disabilities requiring accommodations in order to participate in this program or activity should contact 548-4660 or Florida Relay Service at 1-800-955-8770 (v) or 1-800-955-8771 (TDD) at least seventy-two hours in advance to request such accommodations.

UPCOMING MEETING INFORMATION

Items on the Agenda to Update:

AUGUST 24, 2009

6:00 P.M. - Regular scheduled Board of County Commissioners Meeting.

7:00 P.M. – Public Hearing – Consider abandonment of that portion of Harts Road right of way at the railroad crossing at Harts Road and William Burgess Boulevard.

SEPTEMBER 9, 2009

9:00 A.M. - Regular scheduled Board of County Commissioners Meeting.

Coverston, Lucinda

From:

Eron Thompson [ethompson@nassaucountysheriff.com]

Sent:

Wednesday, September 09. 2009 8:16 AM

To:

Coverston, Lucinda

Subject:

RE: Tab I & J clarification

Importance:

High

Good Morning Lucinda,

The chairman of the Board is the representative signature for the Nassau County Board of County Commissioners. Since he (the Chairman) was absent at the August 19, 2009 meeting the Vice-Chairman presided at the meeting. Because the Vice-Chairman presided over the meeting and conducted the business of the Board, he - the Vice Chairman - was authorized by the Board to sign the document(s). The motion was different from the agenda item because the Chairman of the Board was absent for the August 19th meeting and the Vice-Chairman ran the meeting.

Let me know if you need anything else.

-Eron

Eron D. Thompson, AICP Grants and Special Projects Manager Nassau County Sheriff's Office 76001 Bobby Moore Circle Yulee, Florida 32097 ethompson@nassaucountysheriff.com

Office: (904)548-4012 Fax: (904)548-4112 Cell: (904)583-5435

----Original Message----

From: Coverston, Lucinda [mailto:LucindaCoverston@fdle.state.fl.us]

Sent: Wednesday, September 09, 2009 7:55 AM

To: Eron Thompson Subject: RE: Tab I & J

Hey Eron,

Tab I and J show that the Chairman can sign the grant application, but the first page you sent says Vice-Chairman. What is the difference in the two documents?

----Original Message----

From: Eron Thompson [mailto:ethompson@nassaucountysheriff.com]

Sent: Tuesday, September 08, 2009 3:41 PM

To: Coverston, Lucinda Subject: FW: Tab I & J

Here is the clarification that you requested for the 2010 JAG Countywide.

----Original Message----

From: administrator@nassaucountysheriff.com [mailto:administrator@nassaucountysheriff.com] Sent: Tuesday, September 08, 2009 3:38 PM

To: Eron Thompson

Subject:

Florida Department of Law Enforcement Justice Assistance Grant - County-wide



In witness whereof, the parties affirm they each have read and agree to the conditions set forth in this agreement, have read and understand the agreement in its entirety and have executed this agreement by their duty authorized officers on the date, month and year set out below.

Corrections on this page, including Strikeovers, whiteout, etc. are not acceptable.

	State of Florida Department of Law Enforcement Office of Criminal Justice Grants
Signature:	Clayton H. Wille
Typed Name and Title:	Clayton H. Wilder, Administrator
Date:	11-21-09
	Subgrant Recipient uthorizing Official of Governmental Unit n Chairman, Mayor, or Designated Representative)
Typed Name of Subgran	t Recipient: Nassau County Board of County Commissioners
Typed Name and Title: Date: 8-19-09	Michael H. Boyle, Vice Chairman, Nassau County Board of County Commissioners
Officia	Implementing Agency I, Administrator or Designated Representative
Typed Name of Impleme	nting Agency: Nassan County Sheriff's Office
Signature:	
Typed Name and Title:	T.L. "Tommy" Seagraves, Jr., Sheriff
Date: OS/ a	26109

Application Ref # 2010-JAGC-1238

-JAGC-NASS- - -

Section #6 Page 1 of 1

Contract