

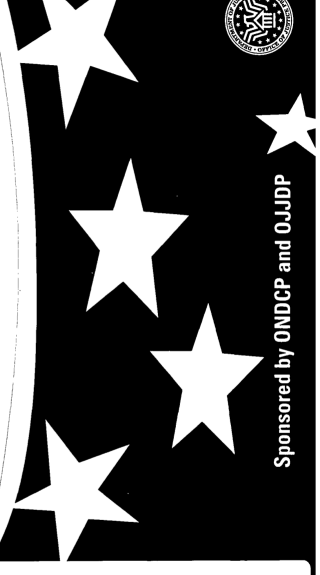
Office of Juvenile Justice and Delinquency Prevention

U.S. Department of Justice Office of Justice Programs

Drug-Free Communities Support Program FY 2000

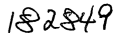
Application Package

Program Announcement Application Instructions Application Forms Due Date: May 9, 2000



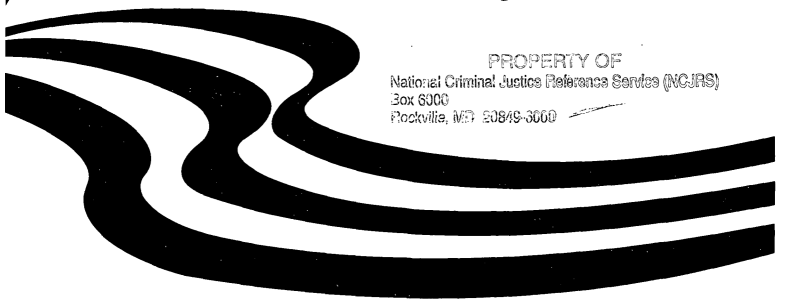
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FY 2000 Drug-Free Communities Support Program

Application Package



Application Deadline: May 9, 2000





Office of Juvenile Justice and Delinquency Prevention

U.S. Department of Justice Office of Justice Programs Office of Juvenile Justice and Delinquency Prevention

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The Office of Juvenile Justice and Delinquency Prevention is a component of the Office of Justice Programs, which also includes the Bureau of Justice Assistance, the Bureau of Justice Statistics, the National Institute of Justice, and the Office for Victims of Crime.

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Introduction

The Executive Office of the President, Office of National Drug Control Policy (ONDCP), and the U.S. Department of Justice, Office of Juvenile Justice and Delinquency Prevention (OJJDP) are collaborating through the Drug-Free Communities Support Program to reduce substance abuse among youth; enable community coalitions to strengthen collaboration; enhance intergovernmental collaboration, cooperation, and coordination; enable communities to conduct data-driven, research-based prevention planning; and to provide technical assistance, guidance, and financial support to communities. ONDCP and OJJDP invite eligible applicants to review this *Application Package* for the Drug-Free Communities Support Program, a program designed to strengthen community antidrug coalitions and reduce substance abuse among youth.

The coalition's principal mission is to reduce substance abuse among youth in a comprehensive and long-term manner.

To be eligible to apply, community coalitions must meet the following criteria:

- The coalition must demonstrate that it has been established, and that its members have worked together for a period of not less than 6 months.
- The coalition must represent the targeted community and include at least one representative of each of the following groups: youth; parents; business community; media; schools; youth-serving organizations; law enforcement agencies; religious or fraternal organizations; civic and volunteer groups; health care professionals; State, local, or tribal governmental agencies with an expertise in the field of substance abuse; and other organizations involved in reducing substance abuse.
- The coalition must ensure that the community is substantively involved, as demonstrated by the significant ongoing participation of community partners to build a consensus on priorities to combat substance abuse among youth.

Approximately 90 grants of up to \$100,000 will be made available through a competitive grant process in FY 2000. Applications must be received by May 9, 2000, and should be sent to:

Office of Juvenile Justice and Delinquency Prevention c/o Juvenile Justice Resource Center 2277 Research Boulevard Mail Stop 2K Rockville, MD 20850 301–519–5535 (phone number is required for some carriers)

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Shay BilchikAdministrator
Office of Juvenile Justice and Delinquency Prevention

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Application and Administrative Requirements

Instructions for Completing Applications for Assistance

Recommended Steps

Applying for funds from a Federal agency can be challenging for any applicant. The Office of Juvenile Justice and Delinquency Prevention (OJJDP) provides resources and the following set of instructions and examples to help alleviate this confusion.

	Review the Request for Proposal (RFP), paying specific attention to eligibility requirements and due date(s). The RFP is included in this <i>Application Package</i> .
۵	Read this Application Package from cover to cover to familiarize yourself with the application instructions and forms, paying particular attention to the required components of the application package, other format and content guidelines, and the Peer Review Guideline (the established review process followed by OJJDP and its contracting agency).
۵	Contact ONDCP's or OJJDP's Clearinghouse with questions or for more copies of this <i>Application Package</i> . See page 4 for details on contacting either Clearinghouse.
.	Contact the OJJDP Program Managers for specific questions about the content of the RFP.
	Prepare an application package that includes these required components: forms (Standard Form 424; Assurances, Certifications, and Disclosure); Privacy Certificate (face sheet and attachment detailing procedures for protecting the confidentiality of data); project specifications (Project Abstract, Budget Detail/Narrative Worksheet, and Program Narrative); and the appendix (timeline of major milestones including project deliverables and résumés of all personnel) using the instructions and details outlined in General Application Requirements, pages 5–7. Original copies of forms and other attachments should be signed in blue ink. Prepare and include a Table of Contents and be sure to also use and include the Checklist for OJJDP Applications (page 33) and the Critical Elements Checklist (page 35) for assistance in submitting a complete application package.
0	Review the application package to ensure that it is complete and that all required forms are signed and included.
	Submit the original and five copies of the application package using a mail carrier or delivery service that will ensure delivery by 5 p.m. ET on the due date. The original must be marked "original" and include original signatures on the forms in blue ink. The due date is specified in the RFP. The address for sending the application package is provided under Submitting Your Application (page 9). Be sure that the program name you are applying for appears in the lower left corner of the envelope.

Await written or oral confirmation that your application package was received and, subsequently,

whether or not your program was selected for funding.

Reference and Resource Support

Information and assistance on current and future funding opportunities and additional copies of this *Application Package* are available from the ONDCP Drug Policy Information Clearinghouse and OJJDP's Juvenile Justice Clearinghouse. You may contact either Clearinghouse via telephone, fax, mail, or e-mail.

ONDCP Drug Policy Information Clearinghouse

Phone:

800-666-3332

Fax-on-Demand:

800-666-3332, select option 1

Fax:

301-519-5212

Mail:

ONDCP Drug Policy Information Clearinghouse, P.O. Box 6000, Rockville, MD

20849-6000

E-Mail:

ondcp@ncjrs.org

Home Page:

www.whitehousedrugpolicy.gov

Juvenile Justice Clearinghouse

Phone:

800-638-8736 (Monday-Friday, 8:30 a.m.-7 p.m. ET)

Fax-on-Demand:

800-638-8736, select option 1, then option 2 (24 hours a day, 7 days a week)

Fax:

301-519-5212

Mail:

JJC, P.O. Box 6000, Rockville, MD 20849-6000

E-Mail:

askncjrs@ncjrs.org

Home Page:

www.ojjdp.ncjrs.org

Copies of the Application Package are available by the following:

Mail:

Copies will be sent first class and will take approximately 3-5 days.

Fax-on-Demand:

Copies can be sent to your attention via fax immediately upon request

Online:

(**NOTE:** There may be a short delay depending on the volume of requests). Text can be downloaded from ONDCP's home page, Drug-Free Communities

section, or OJJDP's home page, Grants and Funding section, immediately upon

request.

Updates on grants and funding opportunities, including award announcements, are also available on OJJDP's Web site, www.ojjdp.ncjrs.org.

General Eligibility Requirements

Applications are invited from eligible public and private agencies, organizations, institutions, individuals, or combinations thereof. If eligible for an assistance award, private for-profit organizations must agree to waive any profit or fee. Joint applications by two or more eligible applicants are welcome, provided that one organization is designated as the primary applicant and the other(s) as coapplicant(s).

Applicants must demonstrate that they have experience in the design and implementation of the type of program or program activity for which they are applying and have the management and financial capability to effectively implement a project of the size and scope delineated in the program description. Each applicant must also demonstrate the capability to manage the program in order to be eligible for funding consideration.

NOTE: Please consult the RFP for specific eligibility requirements.

General Application Requirements

OJJDP prepares specific RFP's that address particular programs and policy goals of the Office. Any application sent to OJJDP must respond to a particular RFP. Each RFP stipulates what the application must contain and the selection criteria by which each proposal will be reviewed.

The following section provides a brief description of the mandatory components, broken out by the four key sections (Forms, Privacy Certificate, Project Specifications, and Appendix) of an application package. The original and five copies of the application package must include and address each component. The package should also include a Table of Contents, and each page of the application package should be numbered.

Forms

This section comprises four forms: Standard Form 424, OJP Form 4000/3, OJP Form 4061/6, and Standard Form LLL.

Standard Form 424

SF-424 is a cover sheet for the OJJDP funding application. A copy and sample, along with instructions to complete the 18 data fields, are included in appendix A. **NOTE:** No application will be accepted without a complete, signed, original SF-424. A frequently asked question is, What is the Catalog of Federal Domestic Assistance number requested in item 10 of the SF-424? Each funding opportunity has a number that corresponds to a funding source and category—the number is found in the Catalog of Federal Domestic Assistance.

Assurances, Certifications, and Disclosure

Three forms that address assurances, certifications, and disclosures must be read, signed, and included in the application package. Copies are available in appendix A. Sign originals in blue ink.

u	OJP Form 4000/3 (Assurances) includes a list of assurances that govern the use of Federal funds for federally assisted projects.
0	OJP Form 4061/6 (Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; and Drug-Free Workplace Requirements) commits the applicant to compliance with the certification requirements under 28 CFR Part 69, "New Restrictions on Lobbying," and 28 CFR Part 67, "Government-Wide Debarment and Suspension (Nonprocurement)" and "Government-Wide Requirement for Drug-Free Workplace (Grants)." The certifications will be treated as material representations of the facts on which reliance will be placed by the U.S. Department of Justice (DOJ) in making awards.
۵	Standard Form LLL (Disclosure of Lobbying Activities) is requested pursuant to Title 31 U.S.C. Section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity 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 a covered Federal action. NOTE: SF~LLL is not required if there are no lobbying activities to disclose.

Privacy Certificate

In accordance with 28 CFR Part 22, applicants conducting research or statistical activities must submit a Privacy Certificate to ensure that they have appropriate procedures in place to protect the confidentiality of data identifiable to private persons. The two components in this section assist in preparing a Privacy Certificate for OJJDP. Please review the Privacy Certificate Guidelines in appendix B to determine whether your project needs a Privacy Certificate.

Face Sheet

This contains general information about the project and assurances. The face sheet should have original signatures from the Principal Investigator(s) or an authorized official from the institution conducting the project.

Attachment

The attachment should detail procedures for protecting the confidentiality of data identifiable to private persons.

Project Specifications

This section comprises three components.

Project Abstract

The Project Abstract, limited to 150–200 words, highlights key points of the proposed project. The abstract should briefly present the goals of the project and how the applicant intends to accomplish them.

Budget Detail Worksheet/Budget Narrative

To understand how the grant award will be used by the applicant, OJJDP requires a Budget Detail Worksheet, accompanied by a Budget Narrative, in the application. The Budget Detail Worksheet must break down into more explicit terms the costs associated with the project. It must show how the applicant arrived at the total amount of the requested award.

The Budget Narrative should closely follow the content of the Budget Detail Worksheet. The narrative must provide justification for all proposed costs. Among other things, the narrative must explain how fringe benefits were calculated, how travel costs were estimated, why particular items of equipment or supplies must be purchased, and how indirect costs (if applicable) were calculated. The Budget Narrative should refer to the Program Narrative and justify the specific items listed (particularly supplies, travel, and equipment). Finally, the applicant must show that all costs in the application are reasonable.

A sample Budget Detail Worksheet with narrative incorporated is included on page 49 to assist you. As noted on the sample, applicants can provide budget details and narrative using any format or form provided all required elements are included. However, to ensure that the application package is complete and to assist with the screening and review process, applicants are strongly encouraged to use the form provided or the outlined format.

Program Narrative

The Program Narrative should address the RFP's specific criteria and/or application requirements, illustrate how the proposed project identifies and will resolve problems in the community, and fully describe the expected design and implementation of the proposed program. Unless the RFP contains other program-specific criteria, the Program Narrative should address the following areas:

Problem(s) To Be Addressed. The problem to be addressed by the project is clearly stated.

Goals and Objectives. The goals and objectives of the proposed project are clearly defined and the outcomes are measurable. A key element to goals, objectives, and outcomes is a timeline of key milestones, including project deliverables, which should be included in the appendix.

Project Design. A sound project design that contains program elements directly linked to the achievement of project objectives.

Management and Organizational Capability. The project management and overall organizational capability demonstrate the applicant's capacity to successfully operate and support the project. Information key to management and organization is résumés of key personnel, which should be included in the appendix.

Budget. Budgeted costs are reasonable, allowable, and cost effective for the proposed activities.

NOTE: Page limits and other format guidelines noted in the RFP must be followed.

OJJDP requires that funded programs contain plans for continuous self-assessment to keep program management informed of progress and results, and these plans should be noted in the Program Narrative. In addition, many funded projects will be considered for participation in independent evaluations initiated by OJJDP or other Office of Justice Programs (OJP) agencies. Project management will be expected to cooperate fully with designated evaluators.

Appendix

Should include, but is not limited to, a timeline and résumés. The RFP may require additional information to be included in the appendix.

Timeline of Major Milestones and Project Deliverables

Include a timeline that tracks when major milestones and project deliverables will be accomplished.

Résumés of Personnel

Provide résumés of key proposed staff.

NOTE: Applications that include proposed noncompetitive contracts for the provision of specific goods and services must include a sole-source justification for any procurement in excess of \$100,000.

Applicants receiving other funds in support of the proposed activity (current, recent, or expected) must include in their application information on all sources of these funds (including funding from other Federal agencies), the anticipated total amount to be received, and a brief description of any other program(s) receiving such funds.

Other Requirements for Review and Compliance

Financial Requirements

Discretionary grants are governed by the provisions of the Office of Management and Budget (OMB) circulars applicable to financial assistance. The circulars, along with additional information and guidance, are contained in the Office of Justice Programs' Financial Guide available from OJP. This Guide includes information on allowable costs, methods of payment, audit requirements, accounting systems, and financial records. The Guide will be provided upon request and will govern the administration of funds by all successful applicants.

Civil Rights Requirements

Prohibition of Discrimination for Recipients of Federal Funds

No person in any State shall on the grounds of race, color, religion, national origin, gender, disability, or age be excluded from participation in, denied the benefits of, subjected to discrimination under, or denied employment in connection with any program or activity receiving Federal financial assistance, pursuant to the following statutes and regulations: Section 809(c), Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 U.S.C. 3789d; Section 292(b) of the JJDP Act and DOJ nondiscrimination regulations, 28 CFR Part 42, Subparts C, D, E, and G; Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973; Subtitle A, Title II of the Americans with Disabilities Act (ADA) (1990) and DOJ regulations on disability discrimination 28 CFR Part 35 and Part 39; Title IX of the Education Amendments of 1972; and the Age Discrimination Act of 1985.

In the event a Federal or State court or Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, gender, disability, or age against a recipient of funds, the recipient will forward a copy of the finding to the Office for Civil Rights, OJP.

Privacy Certificate Requirements

Applicants should be aware of DOJ's requirements for privacy and confidentiality in research and statistical efforts. These requirements are stipulated by 42 U.S.C. § 3879g. DOJ has issued a specific regulation concerning the implementation of this statutory requirement in 28 CFR Part 22. In accordance with 28 CFR Part 22, applicants requesting funds for research or statistical activities must submit a Privacy Certificate with the application. The purpose of the Privacy Certificate is to ensure that the applicant has appropriate policies and procedures in place to protect the confidentiality of data identifiable to private persons. Specifically, the Privacy Certificate must be in compliance with the requirements of 28 CFR § 22.23. OJJDP has developed guidelines for preparing a Privacy Certificate in accordance with the confidentiality regulation (see appendix B).

Applicants are further advised that any project that will involve the use of human research subjects must be reviewed by an Institutional Review Board (IRB), in accordance with DOJ regulations at 28 CFR Part 46. **IRB review is not required prior to submission of the application.** However, if an award is made and the project involves research using human subjects, OJJDP will place a special condition on the award requiring that the project be approved by an appropriate IRB before Federal funds can be disbursed for human subjects activities. Applicants should include plans for IRB review, where applicable, in the project timeline submitted with the proposal.

Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; and Drug-Free Workplace Requirements

Applicants must read, sign the original in blue ink, and include the original and five copies of the three assurances, certifications, and disclosure forms. See Assurances, Certifications, and Disclosure under General Application Requirements on page 5 for more details.

Government Audit Requirement

Audits of State and local units of government, institutions of higher education, and other nonprofit institutions must comply with the organizational audit requirements of OMB circular A–133, which states that recipients who expend \$300,000 or more of Federal funds during their fiscal year are required to submit an organizationwide financial and compliance audit report within 9 months after the close of each fiscal year during the term of the award to their cognizant Federal agency.

Letter of Intent

To enhance intergovernmental collaboration, cooperation, and coordination among all sectors and organizations within communities, a letter of intent must be sent to the Alcohol and Drug State Authority (this list of contacts is included on page 27).

State Single Points of Contact

Executive Order 12372 requires applicants from State and local units of government or other organizations providing services within a State to submit a copy of the application package to the State Single Point of Contact (SPOC), if one exists and if this program has been selected for review by the State. The State SPOC's are listed in appendix D of this *Application Package*. Applicants must contact their State SPOC to determine if the program has been selected for State review. The date that the application was sent to the SPOC or the reason such submission is not required should be entered in block 16 on the SF–424.

If the SPOC requires a copy of the application, the applicant should provide that copy and include the original as part of the application package submitted to OJJDP.

Submitting Your Application

Use the Checklist for OJJDP Applications (page 33) and the Critical Elements Checklist (page 35) to ensure that a complete application package is submitted.

It is the applicant's responsibility to ensure that the application package is received by 5 p.m. ET on the due date (unless otherwise noted in the RFP). Select a mail carrier or delivery service that will ensure receipt.

All application packages should be mailed or delivered to the following address:

Office of Juvenile Justice and Delinquency Prevention c/o Juvenile Justice Resource Center 2277 Research Boulevard, Mail Stop 2K Rockville, MD 20850 301–519–5535 (phone number is required for some mail carriers)

Applicants must clearly write "Drug-Free Communities Support Program" in the lower left corner of the envelope.

OJJDP will notify applicants that their applications have been received. Subsequently, applicants will also be notified as to whether or not their project will be selected for funding. Applicants should provide a return address, telephone number, and fax number to assist with this notification process.

Application Review Process

All applicants will be evaluated and rated by a peer review panel according to specified criteria. Peer review will be conducted in accordance with the OJJDP Peer Review Guideline contained in appendix C. When appropriate in a particular grant program, preference will be given to communities that can demonstrate broad-based, multidisciplinary planning. Applicants should explain how the grant program will be integrated into the communities' overall plan.

Selection criteria for each competitive program will determine applicants' responsiveness to minimum program application requirements, organizational capability, and thoroughness and innovativeness in responding to strategic issues related to project implementation. The program announcement will indicate whether there are additional program-specific review criteria and/or changes in points assigned to criteria used in the peer reviews for that particular program.

Peer reviewers will use the categories outlined in the Program Narrative section under General Application Requirements (see pages 5–6) to rate applications unless the RFP contains separate, program-specific selection criteria.

The Administrator may also give consideration to geographic distribution and regional balance when making awards. Peer reviewers' recommendations are advisory only; the final award decision is made by the Administrator. OJJDP will negotiate specific terms of the awards with the selected applicants.

Suspension or Termination of Funding

OJJDP may suspend funding in whole or in part, terminate funding, or impose another sanction on a recipient for the following reasons:

	Failing to comply substantially with the requirements or statutory objectives of the JJDP Act, program guidelines issued thereunder, or other provisions of Federal law.
0	Failing to make satisfactory progress toward the goals or strategies set forth in the RFP and application.
	Failing to adhere to the requirements in the agreement, standard conditions, or special conditions.
	Proposing or implementing substantial plan changes to the extent that, if originally submitted, the application would not have been selected for funding.
	Failing to submit reports.
	Filing a false certification in this application or other report or document.

Before imposing sanctions, OJJDP will provide reasonable notice to the recipient of its intent to impose sanctions and will attempt informally to resolve the problem. Hearing and appeal procedures will follow those in DOJ regulations in 28 CFR Part 18.

Program Announcement

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Drug-Free Communities Support Program

Purpose

To increase citizen participation and strengthen community antidrug coalition efforts to reduce substance abuse among youth in communities throughout the United States and, over time, to reduce substance abuse among adults.

The Drug-Free Communities Support Program is specifically designed to: Reduce substance abuse among youth and, over time, among adults. Enable community coalitions to strengthen collaboration among Federal, State, regional, local, and tribal governments and within their representative communities. Enhance intergovernmental collaboration, cooperation, and coordination among all sectors and organizations within communities that demonstrate a long-term commitment to reducing substance abuse among youth and, over time, among adults. Enable communities to conduct data-driven, research-based prevention planning by providing accurate and timely information regarding state-of-the-art practices and initiatives that have proven to be effective in reducing substance abuse among youth. Focus resources from the FY 2000 Federal drug control budget to provide technical assistance, guidance, and financial support to communities.

Background

On June 27, 1997, the Drug-Free Communities Act (Pub. L. No. 105–20) was signed into law by President Clinton. This Act provides financial assistance and support to community coalitions to carry out the mission of reducing substance abuse among the Nation's youth. This Act responded to the doubling of substance abuse among youth in the 5-year period from 1991 to 1996, with substantial increases seen in the use of marijuana, inhalants, cocaine, methamphetamine, LSD, and heroin.

The U.S. General Accounting Office (GAO) found that research has identified promising collaborative efforts that use multiple societal institutions, including schools, families, media, and the community, working together to carry out comprehensive, multicomponent approaches to substance abuse prevention involving school-age youth. GAO also found that these multisector collaborators effectively use multiple strategies, including information dissemination, skill building, alternative approaches to substance abuse reduction, social policy development, and environmental approaches, in their activities. The multisector, multistrategy approach, involving public and private agencies, organizations, and private citizens, is a necessary characteristic of any successful coalition.

The Drug-Free Communities Act builds on the documented success of community antidrug coalitions in developing and implementing comprehensive, long-term strategies to reduce substance abuse among youth on a sustained basis. The Act recognizes the critical value of intergovernmental collaboration, cooperation, and coordination in facilitating the reduction of substance abuse among youth in communities throughout the Nation.

The Drug-Free Communities Act authorizes the following amounts to be appropriated to the Office of National Drug Control Policy (ONDCP) for the Drug-Free Communities Support Program:

FY 1998—\$10 million; FY 1999—\$20 million; FY 2000—\$30 million; FY 2001—\$40 million; and FY 2002—\$43.5 million. In FY 2000, the Drug-Free Communities Support Program received an appropriation of \$30 million. The program will provide an estimated \$28.8 million to support community coalitions with an additional \$1.2 million supporting administrative costs. The FY 2000 appropriation will provide continuation funding of up to approximately \$19.9 million for existing grantees. The remaining funds, approximately \$8.9 million, will fund an estimated 90 new coalitions with awards of up to \$100,000. These awards will be made available by the Office of Juvenile Justice and Delinquency Prevention (OJJDP) through an interagency agreement with ONDCP.

Contingent on funding availability and performance, current Drug-Free Communities Support Program grantees will have the opportunity to apply for continuation funding through separate program guidelines, which are expected to be released in February 2000 through OJJDP. To ensure sustainability of the programs, ONDCP and OJJDP have designed a funding formula that gradually reduces the amount of award over the life of the program. In the second year of award and upon successful reapplication, grantees are eligible to maintain their funding levels at 100 percent of the original award. In the third year of award and upon successful reapplication, current grantees would receive a maximum grant of \$75,000 (a 25-percent reduction from the original maximum award). Exceptions in declining levels of support beginning in FY 2000 will be made for grantees awarded \$66,666 or less in FY 1998 (i.e., no grantee who received an award between \$50,000 and \$66,666 would receive less than a \$50,000 award in any grant year). Any grantee that received an award of \$50,000 or less in FY 1998 will receive that amount throughout the life of the program, subject to performance and availability of funds.

For new applicants, FY 2000 Drug-Free Communities Support Program grants will be available for amounts up to \$100,000 for the initial 12-month period. Drug-Free Communities Support Program grants require that applicants provide a dollar-for-dollar match. There are no guidelines as to how much of the match must be in cash or in kind. Please note that Federal funds, including Federal funds passed through a State or local government, cannot be used.

Definitions are contained in the Drug-Free Communities Act. (The Act is available online at ftp://ftp.loc.gov/pub/thomas/c105/h956.enr.txt; ONDCP's Web site at www.whitehousedrugpolicy.gov/prevent/highlights.html; and OJJDP's Web site at www.ojjdp.ncjrs.org/programs/drugfree.html.) In addition, the glossary defines key terms that are referenced in the Act (see page 23).

Goals

- Reduce substance abuse among youth and, over time, among adults, by addressing the factors in a community that serve to increase the risk of substance abuse and the factors that serve to minimize the risk of substance abuse. These substances include narcotics, depressants, stimulants, hallucinogens, cannabis, inhalants, alcohol, and tobacco, where their use is prohibited by Federal, State, or local law.
- Establish and strengthen collaboration among communities; Federal, State, local, and tribal governments; and private nonprofit agencies to support community coalition efforts to prevent and reduce substance abuse among youth.

Objectives

- Serve as a catalyst for increased citizen participation and greater collaboration among all sectors and organizations of a community to reduce substance abuse among youth.
- ☐ Enhance community efforts to promote and deliver effective substance abuse prevention strategies among multiple sectors of the community.

Assess the effectiveness of community substance abuse reduction initiatives directed toward youth
Provide information about effective substance abuse reduction initiatives for youth that can be replicated in other communities.

Project Strategy

Eligible applicants are community coalitions whose members have worked together on substance abuse reduction initiatives for a period of not less than 6 months. The coalition will use entities such as task forces, subcommittees, community boards, and any other community resources that enhance its collaborative effort. With substantial participation from community volunteer leaders, the coalition will design substance abuse initiatives that target drugs such as narcotics, depressants, stimulants, hallucinogens, cannabis, inhalants, alcohol, tobacco, or other related products that are prohibited for youth by Federal, State, or local law. Community coalitions must implement multisector, multistrategy plans designed to reduce substance abuse among youth in the long term. Where applicable, proposed Drug-Free Communities Support Program activities should enhance ongoing plans and contribute to the achievement of long-range goals and objectives. Coalitions may be umbrella coalitions serving multicounty areas. However, no statewide grants will be awarded.

A 4-year strategic plan must be included in the application. This plan must outline the mission, goals, objectives, activities, and expected outcomes of the applicant's Drug-Free Communities Support Program project. The plan must address the two major goals of the program listed above: (1) reduce substance abuse among youth and, over time, among adults; and (2) establish and strengthen collaboration among communities; Federal, State, local, and tribal governments; and private nonprofit agencies to support community coalition efforts to prevent and reduce substance abuse among youth. The project plan must ensure that the coalition, its programs, and the activities operated by the partners in the coalition will become self-sustaining within 4 years. The plan must identify 4-year and 1-year goals, objectives, and expected outcomes. In addition, the applicant must include a 4-year and 1-year timeline outlining the tasks associated with achieving the program goals and objectives. The timeline must delineate all activities, identify the coalition members that conduct the activities, and show projected completion dates for proposed activities.

The applicant must describe how a Drug-Free Communities Support Program grant will enhance its ability to provide broader and more comprehensive prevention services. The discussion should include outcomedriven information on substance abuse reduction activities currently being conducted by the coalition or members of the coalition that enhance planning efforts to minimize duplication and inefficiencies while maximizing cooperation and collaboration. Applicants must include a description of new services and activities that would be established over the 4-year plan period. The plan must emphasize coalition building and maintenance as the mechanism that provides institutional support and access to a broad range of services available in the community.

Project Evaluation

To assess the effectiveness of the project, the plan must provide for evaluation of local efforts designed to strengthen the coalition and reduce substance abuse. The coalition must also agree to participate in a national evaluation of the Drug-Free Communities Support Program by providing process and outcome data.

Process indicators allow grantees to answer the following questions: What was done? How was it done? To

whom a	and for whom was it done? Process indicators include the following:	
a	A description of the project, service, or activity. (What goes on?)	

۵	Project, service, or activity location. (Where does it occur?)
a	Hours of operation, days of the week, and hours of the day the activity occurs. (When does it occur?)
۵	Frequency of activity. (How often does it occur: hourly, daily, weekly, monthly?)
۵	Number of paid staff and volunteers. (Who carries out the activity?)
٥	Target population including ages, number of youth reached, and other defining characteristics. (Who receives the service?)
6 mont classes and do	mple, if one of the applicant's project objectives is to delay the onset of youth usage of alcohol by hs and one activity used to achieve this objective is to conduct three parent/youth skill-building per month in three local churches, the applicant must collect information describing the activity cumenting how often the activity occurred, how many youth participated in the activity, and how he parent and youth attended the activity.
identify	ne indicators help to determine if the program is achieving intended results. The applicant must the indicators of success and indicate how success will be measured and how data will be ed. Outcome indicators include the following:
0	Change in youth substance abuse.
0	Improvement in the level of collaboration among communities and Federal, State, local, and tribal governments (e.g., increased number of interagency agreements).
	Enhancement of intergovernmental cooperation and coordination on youth substance abuse issues (e.g., adoption and use of an integrated management information system to share data on youth substance abuse).
0	Increase in citizen participation in substance abuse prevention efforts.
0	Enhancement of prevention planning and prevention efforts (e.g., data-driven needs assessment and comprehensive, research-based strategies that address identified needs).
.	Improvement in or enhancement of knowledge, skills, abilities, conditions, systems, or policies as a result of improved prevention efforts.
	Change in factors contributing to and reducing the risk of substance abuse including attitudes and perceptions.
	ons will be required to report data for community-specific measures and a common data set for the levaluation.
Nati	onal Evaluation
Grante	es must collect and report community-specific, common process, and outcome indicators following

Grantees must collect and report community-specific, common process, and outcome indicators following evaluation protocols established by ONDCP and OJJDP. Baseline and followup data needed for the national evaluation will be collected from grant applications, OJJDP's semiannual Categorical Assistance Progress Report, and onsite surveys of a sample of grantees.

Grantees may be required to confirm the accuracy of any data retrieved from grant applications for the national evaluation. In addition, all grantees are required to describe and provide baseline and followup

data documenting the factors within their communities that increase the risk of substance abuse by youth and the factors that work to minimize or reduce risk. Grantees also should provide data documenting the incidence and prevalence of substance abuse among youth in their communities. Baseline data must be representative of the targeted population as of the application deadline.

In addition to data specific to the coalitions and their communities, a small, common set of data profiling youth within the areas the coalitions serve will be required of all grantees. These measures include:

	Age at onset/initiation.
	Frequency of use in the past 30 days.
0	Perception of risk of harm.
	Perception of disapproval of use by peers and adults.

Specific measures of age at onset/frequency of use will be consistent with indicators reported in the Substance Abuse and Mental Health Services Administration's National Household Survey on Drug Abuse, Main Finding 1998, volume I, Population Estimates, and volume II, Summary of Findings, NIH Publication Numbers BKD 331 and BKD 332, respectively. Specific measures of the perception of harm of use and disapproval will be consistent with indicators reported in the National Institute on Drug Abuse's National Survey Results on Drug Use from the Monitoring the Future Study, 1975–1998, volume I, Secondary School Students, and volume II, College Students and Young Adults, NIH Publication Numbers 99–4660 and 99–4661, respectively. These documents are available from the National Clearinghouse for Alcohol and Drug Information by calling 800–729–6686.

A sample of grantees will be selected to participate in an indepth evaluation. Selected grantees will work with the national evaluation team to collect and report additional process and outcome data.

For the national evaluation, baseline data must be representative of the targeted population. The source of data, population surveyed, and date of the survey must be noted.

Eligibility Requirements

To be eligible to receive a grant, a coalition must:

	Be a nonprofit, charitable, or educational organization; a unit of local government; or part of or affiliated with an eligible organization or entity.
	Develop a 4-year strategic plan, or enhance an existing plan, to reduce substance abuse among youth using a multisector, multistrategy approach.
	Have as its principal mission the reduction of substance abuse among youth in a comprehensive and long-term manner.
0	Demonstrate that community coalition members have worked together on substance abuse reduction initiatives, including initiatives that target the illegal use or abuse of a range of drugs, such as narcotics, depressants, stimulants, hallucinogens, cannabis, inhalants, alcohol, tobacco or other related products, where such use is prohibited by Federal, State, or local law. The applicant must ensure that the project does not focus on only one specific drug.
	Describe and document the nature and extent of the substance abuse problem in the targeted community and identify the risk and protective factors existing in the community.

	Identify substance abuse programs and service gaps relating to the use and abuse of drugs.		
	Demonstrate that a community coalition has been established and that the representatives of the community coalition have worked together for a period of not less than 6 months. The coalition must represent the targeted community and include at least one representative of each of the following groups: youth; parents; business community; media; schools; youth-serving organizations; law enforcement agencies; religious or fraternal organizations; civic and volunteer groups; health care professionals; State, local, or tribal governmental agencies with expertise in the field of substance abuse (including, if applicable, the State authority with primary authority for substance abuse); and other organizations involved in reducing substance abuse. To demonstrate that the coalition meets the stated criteria, the applicant must submit examples or formal agreements such as memorandums of understanding (MOU's), previous newsletters/publications, or other examples of print media coverage that are dated within 6 months prior to application submittal.		
	Ensure that a community coalition member is designated as a representative of no more than one of the required sector categories.		
	Identify and describe the agencies, programs, projects, and initiatives (other than those represented by coalition members) that the coalition will collaborate and coordinate with to leverage services and resources to have the greatest impact.		
0	Ensure that there is a substantive community involvement effort, as demonstrated by the significant ongoing participation of community partners to build a consensus on priorities to combat substance abuse among youth.		
0	Ensure that the coalition will receive and expend cash or in-kind services equal to the amount of the Federal funds sought.		
0	Describe the strategic plan and funding plan to solicit substantial financial support from non-Federal sources to ensure that the coalition will be self-sustaining within 4 years.		
0	Submit local evaluation plans for assessing coalition efforts. In addition, the applicant must agree to participate in a national evaluation.		
٥	Agree to collect and report both target population-specific and common process and outcome indicators following evaluation protocols established by ONDCP and OJJDP.		
	eration will also be given to how the applicant incorporates strategies and services that increase I competency to reach and include minority populations.		

Selection Criteria

Applicants whose proposals meet all eligibility criteria and submission requirements will be evaluated and rated by a peer review panel according to the criteria outlined below. A critical element checklist to aid applicants in fulfilling all requirements is provided in appendix A.

Problems To Be Addressed (20 points)

The applicant must indicate how its coalition, through collaborative efforts, long-term strategic planning, and implementation efforts, will reduce substance abuse among youth and, over time, among adults. The applicant also must provide a discussion of substance abuse in the target community. This discussion should address:

- The nature and extent of youth substance abuse, such as the use of narcotics, depressants, stimulants, hallucinogens, cannabis, inhalants, alcohol, and tobacco or other related products, where such use is prohibited by Federal, State, or local law in the target community.
 Risk factors that enable substance abuse and protective factors that act as deterrents to substance
- The discussion in this section should indicate the following: the incidence/prevalence of substance abuse among youth in the target community, the major drugs of abuse among youth, and the underlying risk factors associated with substance abuse. The applicant must provide findings from recent school-based surveys or other local surveys of drug usage that document the nature and extent of juvenile substance abuse problems in the area served by the coalition. If such survey data are not available, the applicant must report other indicators that measure the extent of the problem. Other local data include crime, justice, health, HIV/AIDS, economic, school, and other related statistics. The data will be used as the baseline against which the progress and effectiveness of coalition efforts to prevent and reduce substance abuse among youth can be measured.

Goals and Objectives (20 points)

abuse in its community.

The applicant must address the two major goals of the program: to reduce substance abuse and strengthen collaboration. Objectives and expected outcomes must be related to the goals, and they must be measurable, consistent with local data, achievable, and reflected in the timeline. The applicant must provide a clear discussion of how the proposed goals and objectives logically relate to the risk and protective factors.

The coalition should clearly state what it proposes to accomplish with a Drug-Free Communities Support Program grant. The applicant must describe the desired end result (the outcome). In defining the objectives, the applicant must describe, in concrete terms, who or what will change, how much it will change, over what period of time, and who (coalition member/s) will effect this change.

Program Design (25 points)

The applicant must provide a detailed description of the proposed program design to achieve the project's goals and objectives and explain how program activities address the problems associated with the risk and protective factors. Consideration will also be given to the cultural relevance of the proposed activities.

The program design must describe the logical links between project goals, objectives, activities, and expected outcomes. In describing these links, the applicant should consider which goals and objectives will be attained by which activities. The plan must include a description of the specific steps and provide a timeline outlining those steps associated with implementing the Drug-Free Communities Support Program. A sample logic model is provided on page 25 as a framework for structuring the program design.

The evaluation strategy must specifically address how the applicant will monitor progress toward achieving the project goals and objectives. The applicant must describe what data are required, how it will collect information on the activities that are undertaken (process indicators), and what results are achieved (outcome indicators). The applicant must discuss its process for monitoring progress and determining if the project is meeting coalition and Federal requirements. Key elements of the applicant evaluation strategies are outlined in the "Project Evaluation" section.

Management and Organizational Capability (25 points)

The applicant must describe who will lead the development and implementation of the strategic plan and its associated program activities and how the coalition will implement the drug abuse prevention strategies. The applicant must identify all principal individuals and their positions in the project management design and include résumés or biographies of all key personnel. If an individual has not been identified to fill a

position outlined in the application, the applicant must provide a job description outlining the roles and responsibilities of the position. A roster must be completed containing the names of all coalition members, the sectors they represent, and their contributions to the work of the coalition. Members must include youth; parents; businesses; media; schools; organizations serving youth; law enforcement; religious or fraternal organizations; civic or volunteer groups; health care professionals; State, local, or tribal government agencies with expertise in the field of substance abuse; and other organizations involved in reducing substance abuse. This coalition list must also include a description of other public and private resources that will work in collaboration with the coalition to accomplish the overall goals of the Drug-Free Communities Support Program.

Memorandums of Understanding (MOU's) must be provided in the appendixes for all coalition members who will provide services to the coalition. MOU's demonstrate the intent of two or more entities to fulfill commitments that are critical to the implementation of the project. A sample MOU is found on page 26. Letters of support should be solicited from corresponding agencies, service providers, organizations, or community leaders that are involved with the coalition but are not members. These letters demonstrate community support of the project and coalition. MOU's and letters of support should be signed originals that are current (within the previous year) and relevant to the grant application.

The applicant must demonstrate that staff involved in the project have the experience and knowledge necessary to successfully undertake the proposed project. The applicant must provide evidence of the staff's ability to manage the collaborative effort of coalition members and collaborative partners to meet program goals. The applicant also should clearly indicate who will perform what function(s) and by when (based on the timeline deliverable). In an effort to demonstrate organizational capacity, applicants may include past performance information, including any outcome data from previous activities.

The applicant must include a one-page organizational chart, with the management structure, of staff and coalition members. If available, titles and names of individuals should be provided.

Consideration will be given to a coalition's ability to work effectively with all segments of the community, its associated collaborative partners, OJJDP and ONDCP, the evaluation team, and the training and technical assistance providers involved in this program. The applicant must describe how it will manage the non-Federal resources brought to the project.

Budget (10 points)

The applicant must provide a proposed budget that is complete, detailed, reasonable, allowable, and cost effective in relation to the activities to be undertaken. A cost breakdown of both Federal and non-Federal costs and in-kind contributions must be included. Budgets must allow for required travel, including (1) one trip for two individuals to the annual grantee conference in Washington, DC, and (2) one trip for two individuals to a training and technical assistance meeting within the applicant's region.

Format

The narrative portion of this application must not exceed 40 pages in length (excluding forms, assurances, and appendixes) and must be submitted on 8½- by 11-inch paper, double-spaced on one side of the paper in a standard 12-point font. These standards are necessary to maintain a fair and uniform standard among all applicants. If the narrative does not conform to these standards, the application will be ineligible for consideration. Do not enclose the application in binders or specialized packaging. Please do not include videos, audiotapes, or other unsolicited information.

Awards

The ONDCP Director, Drug-Free Communities Support Program Administrator, Drug-Free Communities Support Program Advisory Commission, and the OJJDP Administrator are committed to ensuring individual project success across a range of urban, suburban, rural, and tribal communities. Therefore, in selecting applicants, consideration will be given to achieving representative equity in geographic and demographic distribution of grants and to funding a variety of effective, innovative programs with varying lengths of operational experience. Although peer review recommendations are given weight, they are advisory only, and final award decisions will be made by the ONDCP Director and the OJJDP Administrator. OJJDP will negotiate specific terms of the award with applicants being considered for award.

Award requests must not exceed \$100,000 with a dollar-for-dollar match, in cash or in kind, of the Federal amount requested. No community coalition or fiduciary agent may submit more than one application for consideration.

Award Period

The project will be funded initially for a 12-month budget period of a 36-month project period. Funding after the initial 12-month period depends on grantee performance, availability of funds, and other criteria established at the time of award.

Award Amount

Up to \$100,000 will be available for the initial 12-month budget period. Drug-Free Communities Support Program grants require that applicants provide a dollar-for-dollar match. There are no guidelines as to how much of the match must be cash or in kind. Please note that Federal funds, including Federal funds passed through a State or local government, cannot be used.

Application Requirements

Instructions on filling out the required application forms are contained in this *Application Package*. To enhance intergovernmental collaboration, cooperation, and coordination among all sectors and organizations within communities, a letter of intent must be sent to the Alcohol and Drug State Authority (this list of contacts begins on page 27). In addition, Executive Order 12372 requires applicants from State and local units of government or other organizations providing services to submit a copy of the application to the State Single Point of Contact, if one exists. This list is provided in appendix D.

Applicant Workshops

To provide assistance, training, and technical support in submitting applications for the Drug-Free Communities Support Program, five regional workshops are planned. Dates and locations of these workshops can be obtained online at the ONDCP and OJJDP Web sites: www.whitehousedrugpolicy.gov/prevent/drugfree.html and www.ojjdp.ncjrs.org/grants/current.html.

Catalog of Federal Domestic Assistance Number

For this program, the Catalog of Federal Domestic Assistance number, which is required on Standard Form 424, Application for Federal Assistance, is 16.729. This form is included in appendix A.

Coordination of Federal Efforts

To encourage better coordination among Federal agencies in addressing State and local needs, the U.S. Department of Justice is requesting applicants to provide information on the following: (1) active Federal grant award(s) supporting this or related efforts, including awards from the U.S. Department of Justice; (2) any pending application(s) for Federal funds for this or related efforts; and (3) plans for coordinating any funds described in items (1) or (2) with the funding sought by this application. For each Federal award, applicants must include the program or project title, the Federal grantor agency, the amount of the award, and a brief description of its purpose. This information should be included in the appendix.

"Related efforts" is defined for these purposes as one of the following:
 Efforts for the same purpose (i.e., the proposed award would supplement, expand, complement, or continue activities funded with other Federal grants).
 Another phase or component of the same program or project (e.g., to implement a planning effort funded by other Federal funds or to provide a substance abuse treatment or education component within a criminal justice project).
 Services of some kind (e.g., technical assistance, research, or evaluation) to the program or project described in the application.

Delivery Instructions

All applications should be mailed or delivered to the Office of Juvenile Justice and Delinquency Prevention, c/o Juvenile Justice Resource Center, 2277 Research Boulevard, Mail Stop 2K, Rockville, MD 20850; 301–519–5535. Note: In the lower left-hand corner of the envelope, you must clearly write "Drug-Free Communities Support Program." Faxed or e-mailed applications will not be considered.

Due Date

Applicants are responsible for ensuring that the original and five copies of the application are received by 5 p.m. ET on May 9, 2000.

Contact

For further information, contact Lauren Ziegler, Program Coordinator, Special Emphasis Division, 202–616–8988, or send an e-mail inquiry to zieglerl@ojp.usdoj.gov; or contact Mark Morgan, Program Manager, Special Emphasis Division, 202–353–9243, or send an e-mail inquiry to morganm@ojp.usdoj.gov.

Glossary

Activities: Efforts to be conducted to achieve the identified objectives. A number of activities may be needed to achieve each objective (e.g., coordinate development and delivery of a multidisciplinary, multiagency program of parenting education for parents of elementary and middle school youth).

Allowable costs: Those costs identified in Office of Management and Budget (OMB) circulars on cost principles and in ONDCP legislation. In addition, costs must be reasonable, allowable, and necessary to the project and must comply with the funding statute requirements.

Center for Substance Abuse (CSAP): CSAP provides national leadership in the Federal effort to prevent alcohol, tobacco, and illicit drug problems. CSAP oversees the Centers for the Application of Prevention Technology, which provides training and technical assistance to Drug-Free Communities Support Program grantees through an interagency agreement with ONDCP and OJJDP.

Centers for the Application of Prevention Technology (CAPT): There are six regionally based CAPT's that provide training and technical assistance to Drug-Free Communities Support Program grantees. Their mission is to increase the availability and application of scientifically based substance abuse prevention technologies.

Coalition: Comprises one or more representatives of the following categories: youth; parents; businesses; media; schools; organizations serving youth; law enforcement; religious or fraternal organizations; civic or volunteer groups; health care professionals; State, local, or tribal government agencies with expertise in the field of substance abuse (including, if applicable, the State authority with primary authority for substance abuse); and other organizations involved in reducing substance abuse.

Community: People with a common interest living in a defined area. For the purposes of this grant, the coalition may define its community as a neighborhood, town, part of a county, county, or regional area.

Expected outcomes: The intended or anticipated results of carrying out these activities. There may be short-term, intermediate, and long-term outcomes.

- □ Short term.
 - Participation in the development and delivery by agency leaders.
 - Development of the multidisciplinary, multiagency program.
 - Delivery of the multidisciplinary, multiagency program.
 - Completion of the program by elementary and middle school youth.
- ☐ Intermediate.
 - Increase in understanding of risks of substance use.
- ☐ Long term.
 - Increase in understanding of risks of substance use.
 - Increase in perception of harm.
 - Delay in the onset of alcohol use among youth.

Goal: A broad statement of what the coalition project is intended to accomplish (e.g., delay in the onset of substance abuse among youth).

Impact: The ultimate desired results of efforts undertaken, manifesting as actual reductions in substance abuse among youth.

In-kind match: Something of value received other than money, such as donated services.

Multisector: More than one agency or institution working together.

Multistrategy: More than one prevention strategy, such as information dissemination, skill building, use of alternative approaches to substance abuse reduction, social policy development, and environmental approaches, working in combination with each other to produce a comprehensive plan.

Nonprofit: An organization described under section 501(c)(3) of the Internal Revenue Code of 1986 that is exempt from taxation under 501(a) of the Internal Revenue Code of 1986.

Objectives: What is to be accomplished during a specific period of time to move toward achievement of a goal, expressed in specific measurable terms. There may be numerous objectives for each goal identified (e.g., to increase the number of youth in elementary and middle school who perceive use of substances as a moderate or great risk by 20 percent within 3 years).

Office of Juvenile Justice and Delinquency Prevention (OJJDP): OJJDP provides national leadership, coordination, and resources to prevent juvenile victimization and to respond appropriately to juvenile delinquency. The agency accomplishes this by developing and implementing prevention programs and supporting a juvenile justice system that protects the public, holds juvenile offenders accountable, and provides treatment and rehabilitative services based on the needs of each individual juvenile. OJJDP is administering the Drug-Free Communities Support Program for ONDCP through an interagency agreement.

Office of National Drug Control Policy (ONDCP): ONDCP establishes policies, priorities, and objectives for the Nation's drug control program. The goals of the program are to reduce illicit drug use, manufacturing, and trafficking; drug-related crime and violence; and drug-related health consequences. Over a 5-year period, the Drug-Free Communities Act of 1997 has authorized \$143.5 million for the Drug-Free Communities Support Program.

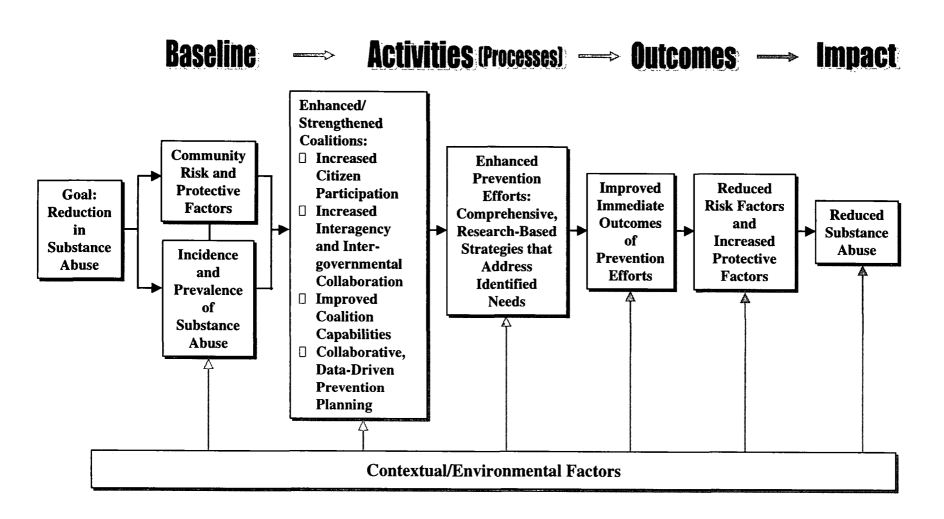
Protective factors: Those factors that increase an individual's ability to resist the use and abuse of drugs.

Resiliency factors: Personal traits that allow children to survive and grow into healthy, productive adults in spite of having experienced negative/traumatic experiences and high-risk environments.

Risk factors: Those factors that increase an individual's vulnerability to drug use and abuse.

Sample Logic Model

Drug-Free Communities Support Program Evaluation Framework



Memorandum of Understanding

Between the Stay Healthy Coalition and the Pleasantville School District

As an active coalition member, the PLEASANTVILLE SCHOOL DISTRICT in Pleasantville, MO, fully supports the STAY HEALTHY COALITION application to the Drug-Free Communities Support Program.

Since the late 1980's, the PLEASANTVILLE SCHOOL DISTRICT has played an active role in developing community efforts for the prevention of drug and alcohol abuse. This includes the initial development of the STAY HEALTHY COALITION. We have partnered with the STAY HEALTHY COALITION on initiatives ranging from prevention education and awareness to parent training, peer helping, and the development of alternative activities.

The PLEASANTVILLE SCHOOL DISTRICT agrees to provide the following contributions to the STAY HEALTHY COALITION Drug-Free Community Support Program project through:

1.	Providing the	venue and targ	et participants	for substance abuse	prevention education.

- c. (4) parent skill-building sessions.
 - (30) parents of seventh and eighth graders at 1 hour x four sessions focusing on parent skill building and substance abuse awareness and prevention.
- b. (15) afterschool youth skill-building workshops with transportation available.
 - (50) seventh and eighth graders engaging in the Life Skills curriculum focusing on decision making, self-esteem, and substance abuse avoidance.
- 2. Participating in community prevention awareness events and activities.
 - a. Red Ribbon Week-October 2000.
 - b. The Health Fair-April 2001.
 - c. Back to School Night parent training-September 2001.
 - All parents of 7th and 8th graders attend 40 minute training on substance abuse.
- 3. Providing the Life Skills Training curriculum to approximately 500 sixth and seventh graders.
 - a. In-kind cost for curriculum: $$7 \times 500$ participants x 3 years = $10,500$.
 - b. In-kind cost for training: \$4,000.

Dr. Sigrid Davis, Superintendent	Dr. Mark Bradford, Executive Director
Pleasantville, School District	Stay Healthy Coalition
Date:	Date:

Please note, a memorandum of understanding is not a contract.

Alcohol and Drug State Authority

Alabama

O'Neil Pollingue, Director Substance Abuse Services Division of Mental Health/ Retardation P.O. Box 301410 100 North Union Street Montgomery, AL 36130–1410 334–242–3952 334–242–0759 (fax)

Alaska

Mary Lee Fletcher, Director
Division of Alcoholism and Drug
Abuse
Department of Health and Social
Services
P.O. Box 110607
Juneau, AK 99811–0607

240 Main Street, Suite 701 Juneau, AK 99801 907–465–2071 907–465–2185 (fax)

Arizona

Christie A. Dye, Chief Bureau of Substance Abuse Services/GMH 2122 East Highland Phoenix, AZ 85016 602–553–9092 602–553–9142 (fax)

Arkansas

Joe M. Hill, Director
Bureau of Alcohol and Drug
Abuse Prevention
Department of Health Freeway
Medical Center
5800 West 10th Street, Suite 907
Little Rock, AR 72204
501–280–4501
501–280–4519 (fax)

California

Sally Jantz, Deputy Director Executive Office Governor's Policy Council on Drug and Alcohol Abuse 1700 K Street, Fifth Floor Sacramento, CA 95814–4037 916–445–1943 916–323–5873 (fax)

Colorado

Janet Wood, Director Alcohol and Drug Abuse Division Department of Human Services 4055 South Lowell Boulevard Denver, CO 80236–3120 303–866–7486/7480 303–866–7481 (fax)

Connecticut

Thomas A. Kirk, Jr., Ph.D.
Deputy Commissioner
Department of Mental Health and
Addiction Services
P.O. Box 341431
410 Capitol Avenue, Fourth Floor
Hartford, CT 06134
860–418–6959
860–418–6691 (fax)

Delaware

Renata J. Henry, Director Alcoholism, Drug Abuse and Mental Health Division 1901 North DuPont Highway Newcastle, DE 19720 302–577–4461 302–577–4484 (fax)

Grace Pesikey, AOD Director Division of Child Mental Health Murphy Cottage 1825 Faulkland Road Wilmington, DE 19805 302–633–2600 302–633–5118 (fax)

District of Columbia

Dr. Deidra Roach
Administrative Director for Substance
Abuse
Alcohol and Drug Abuse Services
Administration
Department of Human Services
1300 First Street NE., Suite 300
Washington, DC 20002
202–727–9393
202–727–0092 (fax)

Florida

Ken DeCerchio, Director Assistant Secretary for Substance Abuse Department of Children and Families Building 3, Room 105 1317 Winewood Boulevard Tallahassee, FL 32399–0700 850–487–2920 850–414–7474 (fax)

Georgia

Bruce Hoopes, Program Specialist PRPD, Division of Mental Health, Mental Retardation and Substance Abuse 2 Peachtree Street NW., 23d Floor Atlanta, GA 30303–3142 404–657–2135 404–657–2160 (fax)

Guam

Mamie Balajadia, Ed.D., Clinical Administrator Drug and Alcohol Treatment Services Clinical Services Division 790 Governor Carlos G. Camacho Road Tamuning, GU 96911 671–647–5440/5325 671–649–6948 (fax)

Hawaii

Elaine Wilson, Division Chief Alcohol and Drug Abuse Division Department of Health 1270 Queen Emma Street, Suite 305 Honolulu, HI 96813 808–586–3962 808–586–4016 (fax)

Idaho

Pharis Stanger, Project Manager FACS Division Bureau of Mental Health and Substance Abuse Department of Welfare P.O. Box 83720 450 West State Street, Fifth Floor Boise, ID 83720–0036 208–334–6680 208–334–6664/6699 (fax)

Illinois

Department of Alcoholism and Substance Abuse 100 North Ninth Street Springfield, IL 62765 217–782–0685 or 217–557–9437 217–785–0954 (fax)

Indiana

Janet Corson, Director
Division of Mental Health Family and
Social Services Administration
402 West Washington Street
Room W353
Indianapolis, IN 46204–2739
317–232–7845
317–233–3472 (fax)

lowa

Janet Zwick, Director
Division of Substance Abuse and
Health Promotions
Lucas State Office Building
Fourth Floor
Des Moines, IA 50319
515–281–4417
515–281–4535 (fax)

Kansas

Andrew O'Donovan, Commissioner Alcohol and Drug Abuse Services Department of Social and Rehabilitative Services Credit Union 1 Building Second Floor 610 Southwest 10th Street Topeka, KS 66612–1616 785–296–3925 785–296–0494 (fax)

Kentucky

Michael Townsend, Director Division of Substance Abuse Department of Mental Health/ Mental Retardation Services 100 Fair Oaks, 4E–D Frankfort, KY 40621 502–564–2880 502–564–7152 (fax)

Louisiana

Alton Hadley, Assistant Secretary Office for Addictive Disorders Department of Health and Hospitals P.O. Box 2790 BIN #18, Fourth Floor Baton Rouge, LA 70821–2790

1201 Capitol Access Road Baton Rouge, LA 70802 225–342–6717 225–342–3875 (fax)

Maine

Marya Faust, Acting Director Office of Substance Abuse AMHI Complex Marquardt Building, Third Floor 159 State House Station Augusta, ME 04333–0159 207–287–6342 207–287–4334 (fax)

Maryland

Thomas Davis, Director
Alcohol and Drug Abuse
Administration
Department of Health and Mental
Hygiene
201 West Preston Street
Fourth Floor
Baltimore, MD 21201
410–767–6925
410–333–7206 (fax)

Massachusetts

Mayra Rodriguez-Howard, Director Bureau of Substance Abuse Services Department of Public Health 250 Washington Street, Third Floor Boston, MA 02108–4619 617–624–5151/5300 617–624–5185 (fax)

Michigan

Deborah Hollis, Acting Director
Bureau of Substance Abuse Services
Michigan Department of Community
Health
320 South Walnut Street
Lewis Case Building
Lansing, MI 48913
517–335–0278
517–241–2611 (fax)

Minnesota

Sue Gronemeyer, Acting Director Chemical Dependency Program Division Department of Human Services 444 Lafayette Road North St. Paul, MN 55155–3823 651–582–1832 651–582–1865 (fax)

Mississippi

Herbert Loving, Director Division of Alcohol and Drug Abuse Department of Mental Health Robert E. Lee State Office Building 11th Floor 239 North Lamar Street Jackson, MS 39201 601–359–1288 601–359–6295 (fax)

Missouri

Michael Couty, Director
Division of Alcohol and Drug Abuse
Department of Mental Health
1706 East Elm Street
Jefferson, MO 65101
573–751–4942
573–751–7814 (fax)

Montana

Dan Anderson, Administrator Addictive and Mental Disorders Division Department of Public Health and Human Services Cogswell Building, C–118 P.O. Box 202951 1400 Broadway Helena, MT 59620–2951 406–444–3969 406–444–4435 (fax)

Nebraska

Gordon Tush, Director
Division of Alcoholism
Drug Abuse and Addiction Services
Nebraska Health and Human Services
P.O. Box 94728
Lincoln, NE 68509–4728

Folsom and West Prospector Place Lincoln Regional Center Campus Building 14 Lincoln, NE 68522 402–471–2851, ext. 5583 402–479–5162 (fax)

Nevada

Robert Johnston, Acting Chief Bureau of Alcohol and Drug Abuse 505 East King Street, Suite 500 Carson City, NV 89710 702–684–4190 702–684–4185 (fax)

New Hampshire

Tim Hardt, Director
Bureau of Substance Abuse Services
Department of Health and Human
Services
105 Pleasant Street
Concord, NH 03301
603–271–6105
603–271–6116 (fax)

New Jersey

John W. Farrell, Deputy Director Division of Alcoholism Drug and Addiction Services Department of Health P.O. Box 362 120 South Stockton Street Third Floor Trenton, NJ 08625–0362 609–292–9068/7385 609–292–3816 (fax)

New Mexico

Mary Schumacher, Director Behavioral Health Services Division Department of Health Harold Runnels Building Room 3300 North 1190 St. Francis Drive Santa Fe, NM 87501 505–827–2658 505–827–0097 (fax)

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New York

Jean Somers Miller, Commissioner
Office of Alcoholism and Substance
Abuse Services
1450 Western Avenue
Albany, NY 12203–3526
518–457–2061
518–457–5474 (fax)

North Carolina

Flo Stein, Chief
Division of Mental Health,
Developmental Disabilities, and
Substance Abuse Services
Department of Health and Human
Services
325 North Salisbury Street
Suite 1168
Raleigh, NC 27603
919–733–4670, ext. 231
919–733–9455 (fax)

North Dakota

Don Wright, Unit Administrator
Division of Mental Health and
Substance Abuse Services
North Dakota Department of
Human Services
600 South Second Street, Suite 1E
Bismarck, ND 58504–5729
701–328–8922
701–328–8969 (fax)

Ohio

Luceille Fleming, Director
Ohio Department of Alcohol and
Drug Addiction Services
Two Nationwide Plaza, 12th Floor
280 North High Street
Columbus, OH 43215–2537
614–466–3445
614–728–4936 (fax)

Oklahoma

Dennis Doyle, Director
Substance Abuse Services
Department of Mental Health and
Substance Abuse Services
P.O. Box 53277
Oklahoma City, OK 73152

1200 Northeast 13, Second Floor Oklahoma City, OK 73117 405–522–3857 405–522–3650 (fax)

Oregon

Barbara A. Cimaglio, Director
Office of Alcohol and Drug Abuse
Programs
Oregon Department of Human
Resources
Human Resources Building
500 Summer Street NE.
Salem, OR 97310–1016
503–945–5763
503–378–8467 (fax)

Pennsylvania

Gene R. Boyle, Director Pennsylvania Department of Health Bureau of Drug and Alcohol Programs Health and Welfare Building, Room 933 P.O. Box 90 Harrisburg, PA 17108

2635 Praxton Street Harrisburg, PA 17111 717–783–8200 717–787–6285 (fax)

Puerto Rico

Dr. Jose Acevedo, Administrator Mental Health and Anti-Addiction Services Administration Department of Health P.O. Box 21414 San Juan, PR 00928–1414 787–764–3670 787–765–5895 (fax)

Rhode Island

Kathleen Spangler, Director
Department of Health
Division on Substance Abuse
600 New London Avenue
Barry Hall, Building #52, Third Floor
Cranston, RI 02920
401-462-4680
401-462-6078 (fax)

South Carolina

Rick C. Wade, Director Designate
Department of Alcohol and Other Drug
Abuse Services
3700 Forest Drive, Suite 300
Columbia, SC 29204
803–734–9520
803–734–9663 (fax)

South Dakota

Gilbert Sudbeck, Director
Division of Alcohol and Drug Abuse
Department of Human Services
Hillsview Plaza
East Highway 34
c/o 500 East Capitol
Pierre, SD 57501–5070
605–733–3123
605–773–7076 (fax)

Tennessee

Stephanie Perry, MD
Assistant Commissioner
Bureau of Alcohol and Drug Abuse
Services
Department of Health
Cordell Hull Building, Third Floor
425 Fifth Avenue North
Nashville, TN 37219
615–741–1921
615–532–2419 (fax)

Texas

Jim McDade, Executive Director Texas Commission on Alcohol and Drug Abuse 9001 North IH 35, Suite 105 Austin, TX 78753–5233 512–349–6601 800–832–9623 512–837–4123 (fax)

Utah

Leon PoVey, Director Division of Substance Abuse Department of Human Services 120 North 200 West Second Floor, Room 201 Salt Lake City, UT 84103 801–538–3939 801–538–4696 (fax)

Vermont

Tom Perras, Director
Office of Alcohol and Drug Abuse
Programs
Vermont Department of Health
P.O. Box 70
108 Cherry Street
Burlington, VT 05402
802–651–1550
802–651–1573 (fax)

Virgin Islands

Carlos Ortiz, Director
Division of Mental Health
Alcoholism and Drug Dependency
Services
Virgin Islands Department of Health
Barbel Plaza South
St. Thomas, VI 00802
340–774–4888
340–774–4701 (fax)

Virginia

Lewis E. Gallant, Ph.D., Director Office of Substance Abuse Services Department of Mental Health Mental Retardation and Substance Abuse Services P.O. Box 1797 1220 Bank Street Richmond, VA 23219 804–786–3906 804–371–0091 (fax)

Washington

Kenneth D. Stark, Director
Division of Alcohol and Substance
Abuse
Department of Social and Health
Services
P.O. Box 45330
612 Woodland Square Loop SE.,
Building C
Olympia, WA 98504-5330
360–438–8200
360–438–8078 (fax)

West Virginia

Shawn Cade
Division of Alcoholism and Drug Abuse
Department of Health and Human
Resources
State Capitol Complex
Building 6, Room B–738
Charleston, WV 25305
304–558–2276
304–558–1008 (fax)

Wisconsin

Phillip S. McCullough, Director Division of Supportive Living Bureau of Substance Abuse Services Department of Health and Family Services P.O. Box 7851 1 West Wilson Street Madison, WI 53707–7851 608–266–3719 608–266–1533 (fax)

Wyoming

Jean DeFratis, Program Manager Substance Abuse Program Division of Behavioral Health Department of Health Hathaway Building, First Floor 2300 Capitol Avenue Cheyenne, WY 82002 307–777–6494 307–777–5580 (fax)

Appendix A: Checklists and Application Forms

Checklist for OJJDP Applications

This checklist is provided to assist you in preparing and compiling your application package for OJJDP funding. Attach a copy of this completed checklist to your application to ensure compliance with the application process and to assist in the review process.

	Table of Contents.
Forms (signed and dated, original in blue ink)
	Standard Form 424.
	OJP Form 4000/3 (Assurances).
	OJP Form 4061/6 (Certifications).
	Standard Form LLL (Disclosure of Lobbying Activities), if applicable.
Privacy	Certificate (if applicable)
Q	Face Sheet.
	Attachment.
Project	Specifications
	Project Abstract.
a	Budget Detail Worksheet/Budget Narrative.
	Program Narrative.
Append	lix
	Timeline of major milestones.
	Résumés of all personnel.
	Five additional copies of the application package.

Critical Elements Checklist

To ensure that the critical elements of the program announcement are met, the applicants are required to complete and include this checklist with the application package. The checklist must indicate the page in the proposal narrative on which the critical element is addressed.

	Critical Elements	Page #
	The package includes a roster with the names of all coalition members, the mandatory sectors they represent, and their contributions to the coalition's work.	
	The coalition is established and has worked together on substance abuse prevention for a period of not less than 6 months.	
	The coalition is a nonprofit, charitable organization, a unit of local government, or part of or affiliated with an eligible organization or entity.	
	The coalition's principal mission is the reduction of substance abuse in a comprehensive and long-term manner.	
D	The coalition has a 4-year strategic plan and 1-year timeline.	
	The package lists collaborations with agencies, programs, projects, and initiatives outside of the coalition.	
	The package addresses the nature and extent of the substance abuse problem and identifies the risk and protective factors existing in the community.	
	The package documents process and outcome indicators.	
	The package identifies substance abuse programs and service gaps.	
0	The package includes a plan for local evaluation.	
	The coalition agrees to participate in a national evaluation.	
0	The package includes an organizational chart listing all principal individuals and their positions and includes résumés and biographies for all individuals listed.	
0	The package includes a plan to solicit substantial financial support from non-Federal sources.	
0	The package contains a proposed budget with a cost breakdown of Federal and non-Federal costs and in-kind contributions.	
0	The coalition requests no more than \$100,000 and has a dollar-for-dollar match, in cash or in kind, of the Federal amount requested.	
	The coalition has sent a letter of intent to the Alcohol and Drug State Authority.	
0	The package includes the applicant's fax number and e-mail address.	

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APPLICA	ATION FOR	i			OMB Approval No. 0348-004
FEDERA	L ASSISTA	NCE	2. DATE SUBMITTED		Applicant Identifier
		Preapplication Construction Non-Construction	3. DATE RECEIVED BY		State Application Identifier Federal Identifier
5. APPLICAN Legal Name:	TINFURMATION			Organizational Unit:	
					,
Address (give	city, county, State	, and zip code):		Name and telephone r this application (give an	number of person to be contacted on matters involvin area code)
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<u> </u>				ĺ . <u>.</u>	
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	∐ Nev		— — □ uesisio	D. Township	K. Indian Tribe
If Revision, ent	nter appropriate let	iter(s) in box(es)]	E. Interstate	L. Individual
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Start Date	Ending Date	a. Applicant		b. Project	
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f. Program Inco	ome	\$.00		
g. TOTAL		\$.00	1	NT DELINQUENT ON ANY FEDERAL DEBT? attach an explanation.
DOCUMENT H	HAS BEEN DULY		VERNING BODY OF THE		TION ARE TRUE AND CORRECT, THE HE APPLICANT WILL COMPLY WITH THE
	of Authorized Rep		b. Title		c. Telephone Number
d. Signature of	Authorized Repre	sentative	<u> </u>		e. Date Signed

•		

OMB Approval No. 0348-0043 APPLICATION FOR 2. DATE SUBMITTED Applicant Identifier **FEDERAL ASSISTANCE** 09/01/99 3. DATE RECEIVED BY STATE 1. TYPE OF SUBMISSION: State Application Identifier Application

Construction Preapplication ☐ Construction 4. DATE RECEIVED BY FEDERAL AGENCY Federal Identifier Non-Construction Non-Construction 5. APPLICANT INFORMATION Organizational Unit: Legal Name: Juvenile Justice Center Name and telephone number of person to be contacted on matters involving Address (give city, county, State, and zip code): this application (give area code) 7200 Lynn Street Thomas James (703) 555-1256 Arlington, VA 22201 (Arlington County) 6. EMPLOYER IDENTIFICATION NUMBER (EIN): 7. TYPE OF APPLICANT: (enter appropriate letter in box) CO - 9876543H. Independent School Dist. A. State I. State Controlled Institution of Higher Learning 8. TYPE OF APPLICATION: B. County L.Private University C. Municipal New New ☐ Revision ☐ Continuation K. Indian Tribe D. Township L. Individual
M. Profit Organization E. Interstate If Revision, enter appropriate letter(s) in box(es) F. Intermunicipal N. Other (Specify) G. Special District C. Increase Duration A. Increase Award **B. Decrease Award** D. Decrease Duration Other(specify): 9. NAME OF FEDERAL AGENCY: Office of Juvenile Justice and Delinquency Prevention 11. DESCRIPTIVE TITLE OF APPLICANT'S PROJECT: 10. CATALOG OF FEDERAL DOMESTIC ASSISTANCE NUMBER: National Institute for Juvenile 4 2 6 5 Project To Expand and Improve Juvenile Justice and Delinquency Prevention Restitution Program 12. AREAS AFFECTED BY PROJECT (Cities, Counties, States, etc.); 10/01/00-09/30/01 Arlington, VA 13. PROPOSED PROJECT 14, CONGRESSIONAL DISTRICTS OF: b. Project Start Date **Ending Date** a. Applicant 10/01/00 09/30/01 16. IS APPLICATION SUBJECT TO REVIEW BY STATE EXECUTIVE 15. ESTIMATED FUNDING: **ORDER 12372 PROCESS?** 00 a. Federal \$ 100:000 a. YES. THIS PREAPPLICATION/APPLICATION WAS MADE 00 **AVAILABLE TO THE STATE EXECUTIVE ORDER 12372** b. Applicant \$ PROCESS FOR REVIEW ON: 00 c. State \$ DATE 00 d. Local \$ b. No. PROGRAM IS NOT COVERED BY E. O. 12372 œ OR PROGRAM HAS NOT BEEN SELECTED BY STATE e. Other \$ **FOR REVIEW** 00 f. Program Income \$ 17. IS THE APPLICANT DELINQUENT ON ANY FEDERAL DEBT? 00 g. TOTAL 100,000 Yes If "Yes," attach an explanation. 18. TO THE BEST OF MY KNOWLEDGE AND BELIEF, ALL DATA IN THIS APPLICATION/PREAPPLICATION ARE TRUE AND CORRECT, THE DOCUMENT HAS BEEN DULY AUTHORIZED BY THE GOVERNING BODY OF THE APPLICANT AND THE APPLICANT WILL COMPLY WITH THE ATTACHED ASSURANCES IF THE ASSISTANCE IS AWARDED. c. Telephone Number a. Type Name of Authorized Representative b. Title

Executive Director

Previous Edition Usable
Authorized for Local Reproduction

d. Signature of Authorized Representative

Morgan Tyler

Standard Form 424 (Rev. 7-97) Prescribed by OMB Circular A-102

(703) 555-3478

e. Date Signed

09/01/99

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INSTRUCTIONS FOR THE SF-424

Public reporting burden for this collection of information is estimated to average 45 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0043), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

This is a standard form used by applicants as a required facesheet for preapplications and applications submitted for Federal assistance. It will be used by Federal agencies to obtain applicant certification that States which have established a review and comment procedure in response to Executive Order 12372 and have selected the program to be included in their process, have been given an opportunity to review

the ap	nse to Executive Order 12372 and have selected the program to be in opticant's submission.		
ltem:	Entry:	Item:	Entry:
1.	Self-explanatory.	12.	List only the largest political entities affected (e.g., State, counties, cities).
2.	Date application submitted to Federal agency (or State if		
	applicable) and applicant's control number (if applicable).	13.	Self-explanatory.
3.	State use only (if applicable).	14.	List the applicant's Congressional District and any District(s) affected by the program or project.
4.	If this application is to continue or revise an existing award,		
	enter present Federal identifier number. If for a new project, leave blank.	15.	Amount requested or to be contributed during the first funding/budget period by each contributor. Value of inkind contributions should be included on appropriate
5.	Legal name of applicant, name of primary organizational unit which will undertake the assistance activity, complete address of the applicant, and name and telephone number of the person to contact on matters related to this application.		lines as applicable. If the action will result in a dollar change to an existing award, indicate <i>only</i> the amount of the change. For decreases, enclose the amounts in parentheses. If both basic and supplemental amounts are included, show breakdown on an attached sheet.
6.	Enter Employer Identification Number (EIN) as assigned by the Internal Revenue Service.		For multiple program funding, use totals and show breakdown using same categories as item 15.

- 16. Applicants should contact the State Single Point of Contact (SPOC) for Federal Executive Order 12372 to determine whether the application is subject to the Check appropriate box and enter appropriate letter(s) in the State intergovernmental review process. space(s) provided:
 - 17. This question applies to the applicant organization, not the person who signs as the authorized representative. Categories of debt include delinquent audit disallowances, loans and taxes.
 - 18. To be signed by the authorized representative of the applicant. A copy of the governing body's authorization for you to sign this application as official representative must be on file in the applicant's office. (Certain Federal agencies may require that this authorization be submitted as part of the application.)

- 7. Enter the appropriate letter in the space provided.
- 8.
 - -- "New" means a new assistance award.
 - -- "Continuation" means an extension for an additional funding/budget period for a project with a projected completion date.
 - -- "Revision" means any change in the Federal Government's financial obligation or contingent liability from an existing obligation.
- Name of Federal agency from which assistance is being requested with this application.
- 10. Use the Catalog of Federal Domestic Assistance number and title of the program under which assistance is requested.
- 11. Enter a brief descriptive title of the project. If more than one program is involved, you should append an explanation on a separate sheet. If appropriate (e.g., construction or real property projects), attach a map showing project location. For preapplications, use a separate sheet to provide a summary description of this project.

		•

Budget Detail Worksheet

Purpose: The Budget Detail Worksheet may be used as a guide to assist you in the preparation of the budget and budget narrative. You may submit the budget and budget narrative using this form or in the format of your choice (plain sheets, your own form, or a variation of this form). However, all required information (including the budget narrative) must be provided. Any category of expense not applicable to your budget may be deleted.

applicable to your budget may	be deleted.	ategory of expense not
salary rate and the percentage	sition by title and name of employee, if available of time to be devoted to the project. Compensatist be consistent with that paid for similar work were similar work were similar work were similar.	on paid for employees
Name/Position	Computation	Cost
		TOTAL
formula. Fringe benefits are for percentage of time devoted to	e benefits should be based on actual known costs or the personnel listed in budget category (A) and the project. Fringe benefits on overtime hours ard Unemployment Compensation.	d only for the
Name/Position	Computation	Cost
		TOTAL
	Total Personnel & Frin	ge Benefits

training at \$X airfare should be listed separ	group meeting, etc, \$X lodging, \$X s rately. Show the nu	e.). Show the basis of ubsistence). In train amber of trainees an	by purpose (e.g., staff to training f computation (e.g., six people ing projects, travel and meals to the unit costs involved. Identics applied, Applicant or Feder	to 3-day for trainees ify the
Purpose of Travel	Location	Item	Computation	Cost
			TOTAL	
is tangible property h	naving a useful life Organization's ov	of more than two y	e purchased. Non-expendable e ears and an acquisition cost of licy may be used for items cost "supplies" category or in the	\$5,000 or ing less than
\$5,000). Expendable category. Applicants cially high cost items	should analyze the and those subject e "Contractual" ca	to rapid technical a tegory. Explain how	rchasing versus leasing equipm dvances. Rented or leased equive the equipment is necessary for	ent, espe- pment costs
\$5,000). Expendable category. Applicants cially high cost items should be listed in the	should analyze the and those subject e "Contractual" ca	to rapid technical a tegory. Explain how	rchasing versus leasing equipm dvances. Rented or leased equive the equipment is necessary for	ent, espe- pment costs

expendable equipment items of show the basis for computation	type (office supplies, postage, training materials, consisting less than \$5,000, such as books, hand held tan. (Note: Organization's own capitalization policy materials). Generally, supplies include any materials that are f the project.	pe recorders) and nay be used for
Supply Items	Computation	Cost
		TOTAL
	e, construction costs are not allowable. In some case. Check with the program office before budgeting fu	_
Purpose	Description of Work	Cost
		TOTAL

Consultant Fees: For each consultant enter the name, if known, service to be provided, hourly or daily fee (8-hour day), and estimated time on the project. Consultant fees in excess of \$450 per day require additional justification and prior approval from OJP. Name of Consultant Service Provided Computation Cost Subtotal Consultant Expenses: List all expenses to be paid from the grant to the individual consultants in addition to their fees (i.e., travel, meals, lodging, etc.) Item Location Computation Cost Subtotal Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost Subtotal TOTAL TOTAL	G. Consultants/Contract the Federal Acquisition Regular		ant's formal, written Procurement	Policy or
Consultant Expenses: List all expenses to be paid from the grant to the individual consultants in addition to their fees (i.e., travel, meals, lodging, etc.) Item Location Computation Cost Subtotal Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost	daily fee (8-hour day), and esti	mated time on the project.	Consultant fees in excess of \$450 p	•
Consultant Expenses: List all expenses to be paid from the grant to the individual consultants in addition to their fees (i.e., travel, meals, lodging, etc.) Item Location Computation Cost Subtotal Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost	Name of Consultant	Service Provided	Computation	Cost
Item Location Computation Cost Subtotal Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost Subtotal			Subtotal	
Item Location Computation Cost Subtotal Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost Subtotal		. 1 . 10		
Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost	-	•	ne grant to the individual consultan	ts in
Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000. Item Cost	Item	Location	Computation	Cost
Item Cost Subtotal	of the cost. Applicants are enco	ouraged to promote free and	to be procured by contract and an dopen competition in awarding con	
Subtotal	A separate justification must be	e provided for sole source of	contracts in excess of \$100,000.	
	Item			Cost
TOTAL			Subtotal	
			TOTAL_	

H. Other Costs - List items (e.g., rent, reproduction, telephone, janitorial or security services, and investigative or confidential funds) by major type and the basis of the computation. For example, provide the square footage and the cost per square foot for rent, or provide a monthly rental cost and how many months to rent.			
Description	Computation	Cost	
		TOTAL	
cost rate. A copy of the rate the applicant does not have cognizant Federal agency, w	ect costs are allowed only if the applicant has a Fede approval, (a fully executed, negotiated agreement), an approved rate, one can be requested by contacting which will review all documentation and approve a recant's accounting system permits, costs may be allowed.	must be attached. If g the applicant's ate for the applicant	
Description	Computation	Cost	
		TOTAL	

Budget Summary- When you have completed the budget worksheet, transfer the totals for each
category to the spaces below. Compute the total direct costs and the total project costs. Indicate the
amount of Federal requested and the amount of non-Federal funds that will support the project.

Budget Category	Amount
A. Personnel	
B. Fringe Benefits	·
C. Travel	
D. Equipment	
E. Supplies	
F. Construction	
G. Consultants/Contracts	
H. Other	
Total Direct Costs	
I. Indirect Costs	
TOTAL PROJECT COSTS	
Federal Request	
Non-Federal Amount	

Budget Detail Worksheet

Purpose: The Budget Detail Worksheet may be used as a guide to assist you in the preparation of the budget and budget narrative. You may submit the budget and budget narrative using this form or in the format of your choice (plain sheets, your own form, or a variation of this form). However, all required information (including the budget narrative) must be provided. Any category of expense not applicable to your budget may be deleted.

A. Personnel - List each position by title and name of employee, if available. Show the annual salary rate and the percentage of time to be devoted to the project. Compensation paid for employees engaged in grant activities must be consistent with that paid for similar work within the applicant organization.

Name/Position	Computation	Cost
John Smith, Investigator	(\$50,000 x 100%)	\$50,000
2 Investigators	(\$50,000 x 100% x 2)	\$100,000
Secretary	(\$30,000 x 50%)	\$15,000
Cost of living increase	(\$165,000 x 2% x 5 yr.)	\$1,650
Overtime per investigator	(\$37.50/hr x 100 hrs. x 3)	\$11,250

The three investigators will be assigned exclusively to homicide investigations. A 2% cost of living adjustment is scheduled for all full-time personnel 6 months prior to the end of the grant. Overtime will be needed during some investigations. A half-time secretary will prepare reports and provide other support to the unit.

TOTAL \$177,900

B. Fringe Benefits - Fringe benefits should be based on actual known costs or an established formula. Fringe benefits are for the personnel listed in budget category (A) and only for the percentage of time devoted to the project. Fringe benefits on overtime hours are limited to FICA, Workman's Compensation, and Unemployment Compensation.

Name/Position	Computation	Cost
Employer's FICA	(\$177,900 x 7.65%)	\$13,609
Retirement	*(\$166,650 x 6%)	\$9,999
Uniform Allowance	(\$50/mo. x 12 mo. x 3)	\$1,800
Health Insurance	*(\$166,650 x 12%)	<i>\$19,998</i>
Workman's Compensation	(\$177,900 x 1%)	\$1,779
Unemployment Compensation	(\$177,900 x 1%)	<i>\$1,779</i>
*(\$177,900 less \$11,250)		

TOTAL \$48,964

Total Personnel & Fringe Benefits \$226,864

C. Travel - Itemize travel expenses of project personnel by purpose (e.g., staff to training, field interviews, advisory group meeting, etc.). Show the basis of computation (e.g., six people to 3-day training at \$X airfare, \$X lodging, \$X subsistence). In training projects, travel and meals for trainees should be listed separately. Show the number of trainees and the unit costs involved. Identify the location of travel, if known. Indicate source of Travel Policies applied, Applicant or Federal Travel Regulations.

Purpose of Travel	Location	Item	Computation	Cost
Training	Boston	Airfare	(\$150 x 2 people x 2 trips)	\$600
		Hotel	(\$75/night x 2 x 2 people	
			x 2 trips)	\$600
		Meals	(\$35/day x 3 days x 2 people	
			x 2 trips)	\$420
Investigations	New York City	Airfare	(\$600 average x 7)	\$4,200
		Hotel and Meals	(\$100/day.ayerage	
			x 7.x 3 days)	\$2,100

Two of the investigators will attend training on forensic evidence gathering in Boston in October and January. The investigators may take up to seven trips to New York City to follow up investigative leads. Travel estimates are based on applicant's formal written travel policy.

TOTAL \$7,920

D. Equipment - List non-expendable items that are to be purchased. Non-expendable equipment is tangible property having a useful life of more than two years and an acquisition cost of \$5,000 or more per unit. (Note: Organization's own capitalization policy may be used for items costing less than \$5,000). Expendable items should be included either in the "supplies" category or in the "Other" category. Applicants should analyze the cost benefits of purchasing versus leasing equipment, especially high cost items and those subject to rapid technical advances. Rented or leased equipment costs should be listed in the "Contractual" category. Explain how the equipment is necessary for the success of the project. Attach a narrative describing the procurement method to be used.

Item	Computation	Cost
3 - 486 Computer w/CD ROM	(\$2,000 x 3)	\$6,000
Video Camera	\$1,000	\$1,000

The computers will be used by the investigators to analyze case and intelligence information. The camera will be used for investigative and crime scene work.

TOTAL <u>\$7,000</u>

E. Supplies - List items by type (office supplies, postage, training materials, copying paper, and expendable equipment items costing less than \$5,000, such as books, hand held tape recorders) and show the basis for computation. (Note: Organization's own capitalization policy may be used for items costing less than \$5,000). Generally, supplies include any materials that are expendable or consumed during the course of the project.

Supply Items	Computation	Cost
Office Supplies	(\$50/mo. x 12 mo.)	\$600
Postage	(\$20/mo. x 12 mo.)	\$240
Training Materials	(\$2/set x 500 sets)	\$1,000

Office supplies and postage are needed for general operation of the program. Training materials will be developed and used by the investigators to train patrol officers how to preserve crime scene evidence.

TOTAL \$1,840

F. Construction As a rule, construction costs are not allowable. In some cases, minor repairs or renovations may be allowable. Check with the program office before budgeting funds in this category.

Purpose	Description of Work	Cost
Renovation	Add walls	\$5,000
,	Build work tables	\$3,000
	Build evidence storage units	\$2,000

The renovations are needed to upgrade the forensic lab used to analyze evidence for homicide cases.

TOTAL \$10,000

G. Consultants/Contracts - Indicate whether applicant's formal, written Procurement Policy or the Federal Acquisition Regulations are followed.

Consultant Fees: For each consultant enter the name, if known, service to be provided, hourly or daily fee (8-hour day), and estimated time on the project. Consultant fees in excess of \$450 per day require additional justification and prior approval from OJP.

Name of Consultant	Service Provided	Computation	Cost
John Doe	Forensic Specialist	(\$150/day x 30 days)	\$4,500

John Doe, Forensic Specialist, will be hired, as needed, to assist with the analysis of evidence in homicide cases.

Subtotal \$4,500

Consultant Expenses: List all expenses to be paid from the grant to the individual consultants in addition to their fees (i.e., travel, meals, lodging, etc.)

Item	Location	Computation	Cost
Airfare	Miami	(\$400 x 6 trips)	\$2,400
Hotel and Meals		(\$100/day x 30 days)	\$3,000

John Doe is expected to make up to 6 trips to Miami to consult on homicide cases.

Subtotal \$5,400

Contracts: Provide a description of the product or service to be procured by contract and an estimate of the cost. Applicants are encouraged to promote free and open competition in awarding contracts. A separate justification must be provided for sole source contracts in excess of \$100,000.

Item Cost

Intelligence System Development

\$102,000

The State University will design an intelligence system to be used in homicide investigations. A sole source justification is attached. Procurement Policy is based on the Federal Acquisition Regulation.

Subtotal <u>\$102,000</u>

TOTAL \$111,900

H. Other Costs - List items (e.g., rent, reproduction, telephone, janitorial or security services, and investigative or confidential funds) by major type and the basis of the computation. For example, provide the square footage and the cost per square foot for rent, or provide a monthly rental cost and how many months to rent.

Computation	Cost
(700 sq. ft. x \$15/sq. ft.)	-
(\$875/mo. x 12 mo.)	\$10,500
homicide unit. No space is currently available in	city-owned buildings.
(\$100/mo. x 12 mo.)	\$1,200
(\$150/mo. x 12 mo.)	\$1,800
	TOTAL \$13,500
	(700 sq. ft. x \$15/sq. ft.) (\$875/mo. x 12 mo.) homicide unit. No space is currently available in (\$100/mo. x 12 mo.)

I. Indirect Costs—Indirect costs are allowed only if the applicant has a Federally approved indirect cost rate. A copy of the rate approval, (a fully executed, negotiated agreement), must be attached. If the applicant does not have an approved rate, one can be requested by contacting the applicant's cognizant Federal agency, which will review all documentation and approve a rate for the applicant organization, or if the applicant's accounting system permits, costs may be allocated in the direct costs categories.

Description	Computation	Cost
10% of personnel and	(\$226,864 x 10%)	\$22,686
fringe benefits		

The indirect cost rate was approved by the Department of Transportation, the applicant's cognizant Federal agency, on January 1, 1994. (A copy of the fully executed, negotiated agreement is attached.)

TOTAL \$22,686

Budget Summary- When you have completed the budget worksheet, transfer the totals for each category to the spaces below. Compute the total direct costs and the total project costs. Indicate the amount of Federal requested and the amount of non-Federal funds that will support the project.

Budget Category	Amount	
A. Personnel	\$177,900	
B. Fringe Benefits	\$48,964	
C. Travel	\$7,920	
D. Equipment	\$7,000	
E. Supplies	\$1,840	
F. Construction	\$10,000	
G. Consultants/Contracts	\$111,900	2
H. Other	\$13,500	
Total Direct Costs	\$379,024	
I. Indirect Costs	\$22,686	
TOTAL PROJECT COSTS	\$401,710	
Federal Request	\$301,283	
Non-Federal Amount	\$100,427	

INSTRUCTIONS

PROGRAM NARRATIVE

Prepare the program narrative statement in accordance with the following instructions for all new grant programs. Requests for continuation or refunding and changes on an approved project should respond to item 5b only. Requests for supplemental assistance should respond to question 5c only.

1. OBJECTIVES AND NEED FOR THIS ASSISTANCE.

Pinpoint any relevant physical, economic, social, financial, institutional, or other problems requiring a solution. Demonstrate the need for assistance and state the principal and subordinate objectives of the project. Supporting documentation or other testimonies from concerned interests other than the applicant may be used. Any relevant data based on planning studies should be included or footnoted.

2. RESULTS OR BENEFITS EXPECTED.

Identify results and benefits to be derived. For example, when applying for a grant to establish a neighborhood health center, provide a description of who will occupy the facility, how the facility will be used, and how the facility will benefit the general public.

3. APPROACH.

- a. Outline a plan of action pertaining to the scope and detail of how the proposed work will be accomplished for each grant program, function, or activity provided in the budget. Cite factors which might accelerate or decelerate the work and your reason for taking this approach as opposed to others. Describe any unusual features of the project such as design or technological innovations, reductions in cost or time, or extraordinary social and community involvement.
- b. Provide for each grant program, function, or activity quantitative monthly or quarterly projections of the accomplishments to be achieved in such terms as the number of jobs created, the number of people served, and the number of patients treated. When accomplishments cannot be quantified by activity or function, list item in chronological order to show the schedule of accomplishments and their target dates.

- c. Identify the kinds of data to be collected and maintained and discuss the criteria to be used to evaluate the results and successes of the project. Explain the methodology that will be used to determine if the needs identified and discussed are being met and if the results and benefits identified in item 2 are being achieved.
- d. List organizations, cooperators, consultants, or other key individuals who will work on the project along with a short description of the nature of their effort or contribution.

4. GEOGRAPHIC LOCATION.

Give a precise location of the project or area to be served by the proposed project. Maps or other graphic aids may be attached.

5. IF APPLICABLE, PROVIDE THE FOLLOWING INFORMATION:

- a. For research or demonstration assistance requests, present a biographical sketch of the program director with the following information: name, address, phone number, background, and other qualifying experience for the project. Also, list the name, training, and background for other key personnel engaged in the project.
- b. Discuss accomplishments to date and list in chronological order a schedule of accomplishments, progress, or milestones anticipated with the new funding request. If there have been significant changes in the project objectives, location approach, or time delays, explain and justify. For other requests for changes or amendments, explain the reason for the change(s). If the scope or objectives have changed or an extension of time is necessary, explain the circumstances and justify. If the total budget items have changed more than the prescribed limits contained in the Uniform Administrative Requirements for Grants and Cooperative Agreements 28 CFR, part 66, Common Rule (or Attachment J to OMB Circular A-110, as applicable), explain and justify the change and its effect on the project.
- c. For supplemental assistance requests, explain the reason for the request and justify the need for additional funding.

Public reporting burden for this collection of information is estimated to average 26 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden, to the Comptroller, Office of Justice Programs, U.S. Department of Justice, 810 Seventh Street NW., Washington, DC 20531; and to the Public Use Reports Project, 1121-0140, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

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ASSURANCES

The Applicant hereby assures and certifies compliance with all Federal statutes, regulations, policies, guidelines and requirements, including OMB Circulars No. A-21, A-110, A-122, A-128, A-87; E.O. 12372 and Uniform Administrative Requirements for Grants and Cooperative Agreements—28 CFR, Part 66, Common Rule, that govern the application, acceptance and use of Federal funds for this federally-assisted project. Also the Applicant assures and certifies that:

- It possesses legal authority to apply for the grant; that a
 resolution, motion or similar action has been duly adopted or
 passed as an official act of the applicant's governing body,
 authorizing the filing of the application, including all understandings and assurances contained therein, and directing
 and authorizing the person identified as the official representative of the applicant to act in connection with the application
 and to provide such additional information as may be required.
- It will comply with requirements of the provisions of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 P.L. 91-646) which provides for fair and equitable treatment of persons displaced as a result of Federal and federally-assisted programs.
- It will comply with provisions of Federal law which limit certain
 political activities of employees of a State or local unit of
 government whose principal employment is in connection
 with an activity financed in whole or in part by Federal grants.
 (5 USC 1501, et seq.)
- It will comply with the minimum wage and maximum hours provisions of the Federal Fair Labor Standards Act if applicable.
- 5. It will establish safeguards to prohibit employees from using their positions for a purpose that is or give the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family, business, or other ties.
- It will give the sponsoring agency or the Comptroller General, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the grant.
- It will comply with all requirements imposed by the Federal Sponsoring agency concerning special requirements of law, program requirements, and other administrative requirements.
- 8. It will insure that the facilities under its ownership, lease or supervision which shall be utilized in the accomplishment of the project are not listed in the Environmental protection Agency's (EPA-list of Violating Facilities and that it will notify the Federal grantor agency 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.
- 9. It will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, approved December 31, 1976. Section 102(a) requires, on and after March 2, 1975, the purchase of flood insurance in communities where such insurance is available as a condition for the receipt of any Federal financial assistance for construction or acquisition purposes for use in any area that had been identified by the Secretary of the Department of Housing and Urban Development as an area having special flood hazards. The phrase "Federal financial assistance" includes any form of loan, grant, guaranty, insurance payment, rebate, subsidy, disaster assistance loan or grant, or any other form of direct or indirect Federal assistance.

- 10. It will assist the Federal grantor agency in its compliance with Section 106 of the National Historic Preservation Act of 1966 as amended (16 USC 470), Executive Order 11593, and the Archeological and Historical Preservation Act of 1966 (16 USC 569a-1 et seq.) by (a) consulting with the State Historic Preservation Officer on the conduct of investigations, as necessary, to identify properties listed in or eligible for inclusion in the National Register of Historic Places that are subject to adverse effects (see 36 CFR Part 800.8) by the activity, and notifying the Federal grantor agency of the existence of any such properties, and by (b) complying with all requirements established by the Federal grantor agency to avoid or mitigate adverse effects upon such properties.
- 11. It will comply, and assure the compliance of all its subgrantees and 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 Programs Financial and Administrative Guide for Grants, M7100.1; and all other applicable Federal laws, orders, circulars, or regulations
- 12. It will comply with the provisions of 28 CFR applicable to grants and cooperative agreements including Part 18, Administrative Review Procedure; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies; Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 42, Nondiscrimination/Equal Employment Opportunity Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; Part 63, Floodplain Management and Wetland Protection Procedures; and Federal laws or regulations applicable to Federal Assistance Programs.
- 13. It will comply, and all its contractors will comply, with the nondiscrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3789(d), or Victims of Crime Act (as appropriate); Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; Subtitle A, Title II of the Americans With Disabilities Act (ADA) (1990); Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C, D, E, and G; and Department of Justice regulations on disability discrimination, 28 CFR Part 35 and Part 39.
- 14. In the event a Federal or State court or 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.
- It will provide an Equal Employment Opportunity Program if required to maintain one, where the application is for \$500,000 or more.
- 16. It will comply 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.

Signature

Date

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER

CERTIFICATIONS REGARDING LOBBYING; DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS; AND DRUG-FREE WORKPLACE REQUIREMENTS

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under 28 CFR Part 69, "New Restrictions on Lobbying" and 28 CFR Part 67, "Government-wide Debarment and Suspension (Nonpro-curement) and Government-wide Requirements for Drug-Free Workplace (Grants)." The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Department of Justice determines to award the covered transaction, grant, or cooperative agreement.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

- (a) 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;
- (b) 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;
- (c) 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 subrecipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS (DIRECT RECIPIENT)

As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Part 67, for prospective participants in primary covered transactions, as defined at 28 CFR Part 67, Section 67.510—

- A. The applicant certifies that it and its 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;

- (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; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

3. DRUG-FREE WORKPLACE (GRANTEES OTHER THAN INDIVIDUALS)

As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, for grantees, as defined at 28 CFR Part 67 Sections 67.615 and 67.620—

- A. The applicant certifies that it will or will continue to provide a drug-free workplace by:
- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an on-going drug-free awareness program to inform employees about—
- (1) The dangers of drug abuse in the workplace;
- (2) The grantee's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will—

olation of a criminal drug statute occurring in the workplace of later than five calendar days after such conviction; old later than five calendar days after such conviction; old later than five calendar days after such conviction; old later than five calendar days after such conviction; old later than five calendar days after such conviction; old later than five calendar days after such conviction; old later than five calendar days are receiving notice under subparagraph (d)(2) from an imployee of convicted employees must provide notice, including ostice of programs, ATTN: Control Desk, 833 Indiana kenue, IM., Washington, D.C. 20531. Notice shall include the identication number(s) of each affected grant; of the receiving notice under subparagraph (d)(2), with spect to any employee who is so convicted. 1) Taking appropriate personnel action against such an imployee, up to and including termination, consistent with the squirements of the Rehabilitation Act of 1973, as amended; or 20; Requiring such employee to participate satisfactority in a rug abuse assistance or rehabilitation program approved for cuch purposes by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local health, law enforces are uposses by a Federal, State, or local h	(1) Abide by the terms of the statement; and	
. Grantee Name and Address: . Application Number and/or Project Name 3. Grantee IRS/Vendor Number . Typed Name and Title of Authorized Representative	(2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction; (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to: Department of Justice, Office of Justice Programs, ATTN: Control Desk, 633 Indiana Avenue, N.W., Washington, D.C. 20531. Notice shall include the identification number(s) of each affected grant; (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted— (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency; (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f). B. The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant: Place of Performance (Street address, city, county, state, zip code)	Section 67, 630 of the regulations provides that a grantee that is a State may elect to make one certification in each Federal fiscal year. A copy of which should be included with each application for Department of Justice funding. States and State agencies may elect to use OJP Form 4061/7. Check if the State has elected to complete OJP Form 4061/7. DRUG-FREE WORKPLACE (GRANTEES WHO ARE INDIVIDUALS) As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, for grantees, as defined at 28 CFR Part 67; Sections 67.615 and 67.620— A. As a condition of the grant, I certify that I will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant; and B. If convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, I will report the conviction, in writing, within 10 calendar days of the conviction, to: Department of Justice, Office of Justice Programs, ATTN: Control Desk, 810 Seventh Street NW.
. Application Number and/or Project Name 3. Grantee IRS/Vendor Number Typed Name and Title of Authorized Representative	As the duly authorized representative of the applicant, I hereby certi	by that the applicant will comply with the above certifications.
. Typed Name and Title of Authorized Representative	1. Grantee Name and Address:	
	2. Application Number and/or Project Name	3. Grantee IRS/Vendor Number
. Signature 6. Date	4. Typed Name and Title of Authorized Representative	
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DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

__ Date: __

Authorized for Local Reproduction

Standard Form LLL (Rev. 7-97)

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure.) 1. Type of Federal Action: 2. Status of Federal Action: 3. Report Type: a. bid/offer/application a. initial filing a. contract b. initial award b. material change b. grant For Material Change Only: c. cooperative agreement c. post-award d. loan vear quarter date of last report _____ e. loan quarantee f. loan insurance 4. Name and Address of Reporting Entity: 5. If Reporting Entity in No. 4 is a Subawardee, Enter Name and Address of Prime: Subawardee Prime Tier _____, if known: Congressional District, if known: Congressional District, if known: 7. Federal Program Name/Description: 6. Federal Department/Agency: CFDA Number, if applicable: 8. Federal Action Number, if known: 9. Award Amount, if known: b. Individuals Performing Services (including address if 10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI): different from No. 10a) (last name, first name, MI): Information requested through this form is authorized by title 31 U.S.C. section
 1352. This disclosure of lobbying activities is a material representation of fact Signature: _____ upon which reliance was placed by the tier above when this transaction was made Print Name: _____ or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be

Telephone No.: _____

subject to a civil penalty of not less that \$10,000 and not more than \$100,000 for

each such failure

Federal Use Only:

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity 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 a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action
- 2. Identify the status of the covered Federal action.
- Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter
 the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal
 action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Managementand Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

Appendix B: Privacy Certificate Guidelines and Statement

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Privacy Certificate Guidelines

OJP policy requires that all grantees receiving funds to conduct research or statistical activities that involve collecting data identifiable to a private person submit a Privacy Certificate in accordance with the requirements of 28 CFR Part 22.

To determine if these regulations apply to a particular project, the applicant/grantee should answer the following two questions. First, is the project a research or statistical project as defined in 28 CFR § 22.2? Second, does the project involve collecting information identifiable to a private person as defined in 28 CFR § 22.2? If the answer to both of these questions is yes, then a Privacy Certificate is required.

Projects will typically fall into one of three categories:

Category 1: The project does not involve any research or statistical activities.

Category 2: The project involves research and/or statistical activities but does not involve the collection of information identifiable to private persons.

Category 3: The project involves research and/or statistical activities and involves the collection of information identifiable to private persons.

Applicants/grantees whose projects fall into categories 1 and 2 do not need to prepare a Privacy Certificate in accordance with the regulations. However, applicants/grantees should submit a brief description of the project (one or two paragraphs) demonstrating that a Privacy Certificate is not required. For example, the project description for a project in category 1 would describe the type of activities involved (e.g., demonstration program, training and technical assistance) and contain a statement to the effect that no research or statistical activities will be conducted as part of this project. Similarly, the project description for a project in category 2 would contain a very brief description of the research/statistical activities to be conducted and the type(s) of data being collected or used in the project and would assert that no information identifiable to a private person is being collected. Applicants/grantees whose projects fall into category 3 will need to submit a Privacy Certificate in compliance with 28 CFR Part 22.

The attached documents have been created to assist OJJDP applicants/grantees in preparing a Privacy Certificate. The Privacy Certificate should include a face sheet with general project information and assurances and an attachment detailing procedures for protecting the confidentiality of data identifiable to private persons. The face sheet must be signed by the Principal Investigator(s) or an authorized official from the institution or organization conducting the project (with the name and title typed under each signature). The Privacy Certificate submitted to OJJDP should contain original signatures. A sample attachment for the Privacy Certificate has been provided and includes guidelines for complying with the regulations. Please note that each section must be completed for the Privacy Certificate to be approved. The applicable section(s) of 28 CFR Part 22 are noted in brackets for reference purposes. Guidelines for completing each section are provided in italics.

If you have any questions about preparing a Privacy Certificate, please contact your OJJDP grant manager or OJJDP's Human Subjects Protection Officer, Katharine Browning, at 202–305–4512.

Privacy Certificate Face Sheet

Title of Project:	
Applicant/Grantee:	
Address:	
Principal Investigator(s):	
In accordance with 28 CFR Part 22, the applicant/grantee agr security of identifiable data and to preserve the anonymity of Further, the applicant/grantee assures that any data identifiable revealed, except as authorized by 28 CFR §§ 22.21 and 22.22	private persons participating in this project. le to a private person will not be used or
Project personnel, including subcontractors, have been or will required to agree, in writing, to comply with all established p confidentiality.	
In order to comply with the regulations, the applicant/grantee required elements of a privacy certificate as provided in 28 C	
Signature(s):	Date:
	Date:

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Sample Attachment for Privacy Certificate

Brief description of the project: {§ 22.23(b)}

Please provide a one- or two-paragraph description of the overall project, similar to an abstract of the project. The description should include the type(s) of data to be used in the project.

Procedures to notify participants, as required by 28 CFR § 22.23(b)(4), or, if notification is to be waived, pursuant to 28 CFR § 22.27(c), justification for waiver: {§ 22.27}

Please note that many projects involving the collection of data identifiable to a private person also fall under DOJ human subjects regulations at 28 CFR Part 46. Projects involving human subjects are required to obtain informed consent in accordance with the human subjects regulations. If you have any question about whether your project involves human subjects, please consult with OJJDP or with your institution's Institutional Review Board (IRB).

If your project does not involve human subjects as defined in 28 CFR Part 46, then you are only required to notify participants, either orally or in writing, that the information obtained from them will be used strictly for research or statistical purposes and that their participation is voluntary, as required by 28 CFR § 22.27.

This section should include information on informed consent or notification procedures as appropriate for your project.

Procedures for storing and securing the data: {§ 22.23(b)(5), § 22.23(b)(7)}

Describe the procedures that will be put in place to ensure administrative and physical security of identifiable data and to preserve anonymity of private persons to whom information relates (e.g., hard copies of data will be stored in a locked file cabinet with limited access to cabinet key, procedures for protecting computer data files with identifying information, and so on).

Disposition of data will occur in the following manner: {§ 22.23(c), § 22.25}

Describe how confidentiality of identifiable data will be protected upon completion of the project.

Assurance that the anonymity of private persons will be protected: {\§ 22.23(b)(8), \§ 22.22}

Provide assurance that project findings and reports prepared for dissemination will not contain information that can reasonably be expected to be identifiable to a private person except as authorized under 28 CFR § 22.22. If the project will result in the public release of statistical tables or microdata files, please provide assurance that appropriate measures will be taken to minimize the risk of disclosing confidential information about identifiable persons. It is not necessary to identify the precise measures that will be used. The applicant/grantee simply needs to assure OJJDP that before any statistical tables or microdata files are released to the public, the applicant/grantee will examine the tables and/or files for potential disclosure problems and take steps to prevent such disclosure.

Reference for further information on disclosure issues:

Federal Committee on Statistical Methodology. 1994. Statistical Policy Working Paper 22: Report on Statistical Disclosure Limitation Methodology. Washington, DC: Office of Management and Budget. http://www.fcsm.gov/working-papers/wp22.html.

Access to data in identifiable form is limited to the following individuals: {§ 22.23(b)(2)}

Principal Investigator(s):

Project Staff:

Subcontractors:

Please provide name, address, phone number, and organizational affiliation for each of the above-mentioned individuals. If project staff and/or subcontractors have not been determined, please provide as much detail about personnel (e.g., two research assistants) who will have access to data with identifying information on individuals.

Information Transfer Agreements: {§ 22.23(b)(6), § 22.24, § 22.26}

The regulations require that prior to the transfer of identifiable data to persons other than project staff and OJP staff, the persons receiving the data must enter into an Information Transfer Agreement. Please indicate how the transfer of identifiable data will be handled in compliance with 28 CFR § 22.24 and § 22.26. In addition, please assure that a log will be maintained of all transfers of identifiable data in accordance with § 22.23(b)(6).

Identify any conditions that would require waiving an element of the Privacy Certificate and explain:

Confidentiality of Identifiable Research and Statistical Information (28 CFR Part 22)

PART 22—CONFIDENTIALITY OF IDENTIFIABLE RESEARCH AND STATISTICAL INFORMATION

Sec

22.1 Purpose.

22.2 Definitions.

22.20 Applicability.

22.21 Use of identifiable data.

22.22 Revelation of identifiable data.

22.23 Privacy certification.

22.24 Information transfer agreement.

22.25 Final disposition of identifiable materials.

22.26 Requests for transfer of information.

22.27 Notification.

22.28 Use of data identifiable to a private person for judicial, legislative or administrative purposes.

22.29 Sanctions.

AUTHORITY: Secs. 801(a), 812(a), Omnibus Crime Control and Safe Streets Act of 1968, 42 U.S.C. 3701, et seq., as amended (Pub. L. 90–351, as amended by Pub. L. 93–83, Pub. L. 93–415, Pub. L. 94–430, Pub. L. 94–503, Pub. L. 95–115, Pub. L. 96–157, and Pub. L. 98–473); secs. 262(b), 262(d), Juvenile Justice and Delinquency Prevention Act of 1974, 42 U.S.C. 5601, et seq., as amended (Pub. L. 93–415, as amended by Pub. L. 94–503, Pub. L. 95–115, Pub. L. 99–509, and Pub. L. 98–473); and secs. 1407(a) and 1407(d) of the Victims of Crime Act of 1984, 42 U.S.C. 10601, et seq., Pub. L. 98–817.

Source: 41 FR 54846, Dec. 15, 1976, unless otherwise noted.

§ 22.1 Purpose.

The purpose of these regulations is to:

(a) Protect privacy of individuals by requiring that information identifiable to a private person obtained in a research or statistical program may only be used and/or revealed for the purpose for which obtained;

(b) Insure that copies of such information shall not, without the consent of the person to whom the information pertains, be admitted as evidence or used for any purpose in any judicial or administrative proceedings;

 (c) Increase the credibility and reliability of federallysupported research and statistical findings by minimizing subject concern over subsequent uses of identifiable information;

(d) Provide needed guidance to persons engaged in research and statistical activities by clarifying the purposes for which identifiable information may be used or revealed; and

(e) Insure appropriate balance between individual privacy and essential needs of the research community for data to advance the state of knowledge in the area of criminal justice.

(f) Insure the confidentiality of information provided by crime victims to crisis intervention counselors working for victim services programs receiving funds provided under the Crime Control Act, and Juvenile Justice Act, and the Victims of Crime Act.

[41 FR 54846, Dec. 15, 1976, as amended at 51 FR 6400, Feb. 24, 1986]

§ 22.2 Definitions.

(a) Person means any individual, partnership, corporation, association, public or private organization or governmental entity, or combination thereof.

(b) *Private* person means any person defined in § 22.2(a) other than an agency, or department of Federal, State, or local government, or any component or combination thereof.

Included as a private person is an individual acting in his or her official capacity.

- (c) Research or statistical project means any program, project, or component thereof which is supported in whole or in part with funds appropriated under the Act and whose purpose is to develop, measure, evaluate, or otherwise advance the state of knowledge in a particular area. The term does not include "intelligence" or other information-gathering activities in which information pertaining to specific individuals is obtained for purposes directly related to enforcement of the criminal laws.
- (d) Research or statistical information means any information which is collected during the conduct of a research or statistical project and which is intended to be utilized for research or statistical purposes. The term includes information which is collected directly from the individual or obtained from any agency or individual having possession, knowledge, or control thereof.
- (e) Information identifiable to a private person means information which either—
 - (1) Is labelled by name or other personal identifiers, or
- (2) Can, by virtue of sample size or other factors, be reasonably interpreted as referring to a particular private person.
- (f) Recipient of assistance means any recipient of a grant, contract, interagency agreement, subgrant, or subcontract under the Act and any person, including subcontractors, employed by such recipient in connection with performances of the grant, contract, or interagency agreement.
- (g) Officer or employee of the Federal Government means any person employed as a regular or special employee of the U.S. (including experts, consultants, and advisory board members) as of July 1, 1973, or at any time thereafter.
- (h) The act means the Omnibus Crime Control and Safe Streets Act of 1968, as amended.
- (i) Applicant means any person who applies for a grant, contract, or subgrant to be funded pursuant to the Act.
- (j) The Juvenile Justice Act means the "Juvenile Justice and Delinquency Prevention Act of 1974, as amended."
- (k) The Victims of Crime Act means the Victims of Crime Act of 1984.

[41 FR 54846, Dec. 15, 1976, as amended at 43 FR 16974, Apr. 21, 1978; 51 FR 6400, Feb. 24, 1986]

§ 22.20 Applicability.

- (a) These regulations govern use and revelation of research and statistical information obtained, collected, or produced either directly by BJA, OJJDP, BJS, NIJ, or OJP or under any interagency agreement, grant, contract, or subgrant awarded under the Crime Control Act, the Juvenile Justice Act, and the Victims of Crime Act.
- (b) The regulations do not apply to any records from which identifiable research or statistical information was originally obtained; or to any records which are designated under existing statutes as public; or to any information extracted from any records designated as public.
- (c) The regulations do not apply to information gained regarding future criminal conduct.

[41 FR 54846, Dec. 15, 1976, as amended at 43 FR 16974, Apr. 21, 1978; 51 FR 6400, 6401, Feb. 24, 1986]

§ 22.21 Use of identifiable data.

Research or statistical information identifiable to a private person may be used only for research or statistical purposes.

§ 22.22 Revelation of identifiable data.

- (a) Except as noted in paragraph (b) of this section, research and statistical information relating to a private person may be revealed in identifiable form on a need-to-know basis only to—
- (1) Officers, employees, and subcontractors of the recipient of assistance:
- (2) Such individuals as needed to implement sections 202(c)(3), 801, and 811(b) of the Act; and sections 223(a)(12)(A), 223(a)(13), 223(a)(14), and 243 of the Juvenile Justice and Delinquency Prevention Act.
- (3) Persons or organizations for research or statistical purposes. Information may only be transferred for such purposes upon a clear demonstration that the standards of § 22.26 have been met and that, except where information is transferred under paragraphs (a) (1) and (2) of this section, such transfers shall be conditioned on compliance with a § 22.24 agreement.
- (b) Information may be revealed in identifiable form where prior consent is obtained from an individual or where the individual has agreed to participate in a project with knowledge that the findings cannot, by virtue of sample size, or uniqueness of subject, be expected to totally conceal subject identity.
- [41 FR 54846, Dec. 15, 1976, as amended at 51 FR 6400, Feb. 24, 1986]

§ 22.23 Privacy certification.

- (a) Each applicant for BJA, OJJDP, BJS, NIJ, or OJP support either directly or under a State plan shall submit a Privacy Certificate as a condition of approval of a grant application or contract proposal which has a research or statistical project component under which information identifiable to a private person will be collected.
- (b) The Privacy Certificate shall briefly describe the project and shall contain assurance by the applicant that:
- (1) Data identifiable to a private person will not be used or revealed, except as authorized under §§ 22.21, 22.22.
- (2) Access to data will be limited to those employees having a need therefore and that such persons shall be advised of and agree in writing to comply with these regulations.
- (3) All subcontracts which require access to identifiable data will contain conditions meeting the requirements of § 22.24.
- (4) To the extent required by § 22.27 any private persons from whom identifiable data are collected or obtained, either orally or by means of written questionnaire, shall be advised that the data will only be used or revealed for research or statistical purposes and that compliance with requests for information is not mandatory. Where the notification requirement is to be waived, pursuant to § 22.27(c), a justification must be included in the Privacy Certificate
- (5) Adequate precautions will be taken to insure administrative and physical security of identifiable data.
- (6) A log will be maintained indicating that identifiable data have been transmitted to persons other than BJA, OJJDP, BJS, NIJ, or OJP or grantee/contractor staff or subcontractors, that such data have been returned, or that alternative arrangements have been agreed upon for future maintenance of such data.
- (7) Project plans will be designed to preserve anonymity of private persons to whom information relates, including, where appropriate, name-stripping, coding of data, or other similar procedures.

- (8) Project findings and reports prepared for dissemination will not contain information which can reasonably be expected to be identifiable to a private person except as authorized under § 22.22.
- (c) The applicant shall attach to the Privacy Certification a description of physical and/or administrative procedures to be followed to insure the security of the data to meet the requirements of § 22.25.

[41 FR 5486, Dec. 15, 1976, as amended at 51 FR 6401, Feb. 24, 1986]

§ 22.24 Information transfer agreement.

Prior to the transfer of any identifiable information to persons other than BJA, OJJDP, BJS, NIJ, or OJP or project staff, an agreement shall be entered into which shall provide, as a minimum, that the recipient of data agrees that:

- (a) Information identifiable to a private person will be used only for research and statistical purposes.
- (b) Information identifiable to a private person will not be revealed to any person for any purpose except where the information has already been included in research findings (and/or data bases) and is revealed on a need-to-know basis for research or statistical purposes, provided that such transfer is approved by the person providing information under the agreement, or authorized under § 22.24(e).
- (c) Knowingly and willfully using or disseminating information contrary to the provisions of the agreement shall constitute a violation of these regulations, punishable in accordance with the Act.
- (d) Adequate administrative and physical precautions will be taken to assure security of information obtained for such purpose.
- (e) Access to information will be limited to those employees or subcontractors having a need therefore in connection with performance of the activity for which obtained, and that such persons shall be advised of, and agree to comply with, these regulations.
- (f) Project plans will be designed to preserve anonymity of private persons to whom information relates, including, where appropriate, required name-stripping and/or coding of data or other similar procedures.
- (g) Project findings and reports prepared for dissemination will not contain information which can reasonably be expected to be identifiable to a private person.
- (h) Information identifiable to a private person (obtained in accordance with this agreement) will, unless otherwise agreed upon, be returned upon completion of the project for which obtained and no copies of that information retained.

[41 FR 5486, Dec. 15, 1976, as amended at 51 FR 6401, Feb. 24, 1986]

§ 22.25 Final disposition of identifiable materials.

Upon completion of a research or statistical project the security of identifiable research or statistical information shall be protected by:

- (a) Complete physical destruction of all copies of the materials or the identifiable portion of such materials after a three-year required recipient retention period or as soon as authorized by law, or
- (b) Removal of identifiers from data and separate maintenance of a name-code index in a secure location.

The Privacy Certificate shall indicate the procedures to be followed and shall, in the case of paragraph (b) of this section, describe procedures to secure the name index.

§ 22.26 Requests for transfer of information.

- (a) Requests for transfer of information identifiable to an individual shall be submitted to the person submitting the Privacy Certificate pursuant to § 22.23.
- (b) Except where information is requested by BJA, OJJDP, BJS, NIJ, or OJP, the request shall describe the general objectives of the project for which information is requested, and specifically justify the need for such information in identifiable form. The request shall also indicate, and provide justification for the conclusion that conduct of the project will not, either directly or indirectly, cause legal, economic, physical, or social harm to individuals whose identification is revealed in the transfer of information.
- (c) Data may not be transferred pursuant to this section where a clear showing of the criteria set forth above is not made by the person requesting the data.

[41 FR 5486, Dec. 15, 1976, as amended at 51 FR 6401, Feb. 24, 1986]

§ 22.27 Notification.

- (a) Any person from whom information identifiable to a private person is to be obtained directly, either orally, by questionnaire, or other written documents, shall be advised:
- (1) That the information will only be used or revealed for research or statistical purposes; and
- (2) That compliance with the request for information is entirely voluntary and may be terminated at any time.
- (b) Except as noted in paragraph (c) of this section, where information is to be obtained through observation of individual activity or performance, such individuals shall be advised:
 - (1) Of the particular types of information to be collected;
- (2) That the data will only be utilized or revealed for research or statistical purposes; and
- (3) That participation in the project in question is voluntary and may be terminated at any time.
- (c) Notification, as described in paragraph (b) of this section, may be eliminated where information is obtained through field observation of individual activity or performance and in the judgment of the researcher such notification is impractical or may seriously impede the progress of the research.
- (d) Where findings in a project cannot, by virtue of sample size, or uniqueness of subject, be expected to totally conceal subject identity, an individual shall be so advised.

§ 22.28 Use of data identifiable to a private person for judicial, legislative or administrative purposes.

- (a) Research or statistical information identifiable to a private person shall be immune from legal process and shall only be admitted as evidence or used for any purpose in any action, suit, or other judicial, legislative or administrative proceeding with the written consent of the individual to whom the data pertains.
 - (b) Where consent is obtained, such consent shall:
- (1) Be obtained at the time that information is sought for use in judicial, legislative or administrative proceedings;
- (2) Set out specific purposes in connection with which information will be used;
- (3) Limit, where appropriate, the scope of the information subject to such consent.

[41 FR 54846, Dec. 15, 1976, as amended at 45 FR 62038, Sept. 18, 1980]

§ 22.29 Sanctions.

Where BJA, OJJDP, BJS, NIJ, or OJP believes that a violation has occurred of section 812(a) of the Act or section 1407(d) of the Victims of Crime Act, these regulations, or any grant or contract conditions entered into thereunder, it may initiate administrative actions leading to termination of a grant or contract, commence appropriate personnel and/or other procedures in cases involving Federal employees, and/or initiate appropriate legal actions leading to imposition of a fine of not to exceed \$10,000 against any person responsible for such violations.

[41 FR 54846, Dec. 15, 1976, as amended at 45 FR 62038, Sept. 18, 1980; 51 FR 6401, Feb. 24, 1986]

Appendix C: Peer Review Information

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UNITED STATES DEPARTMENT OF JUSTICE

OFFICE OF JUSTICE PROGRAMS

Guideline



OJP G 4062.8A

Office of Juvenile Justice and Delinquency Prevention (OJJDP) Peer Review Guideline

Purpose

This guideline establishes the procedures the Office of Juvenile Justice and Delinquency Prevention (OJJDP) will use in organizing and conducting peer reviews of applications submitted for discretionary funding to the Office of Juvenile Justice and Delinquency Prevention. This guideline replaces OJP G 4062.8 (October 15, 1990).

Scope

The provisions of this guideline apply to all discretionary grant applications submitted to OJJDP that require selection through a peer review process. This document is designed as a guide for applicants, peer reviewers, and OJJDP employees.

Background

	The Juvenile Justice and Delinquency Prevention (JJDP) Act of 1974, 42 U.S.C. 5601, et seq. (hereinafter referred to as the "Act"), as amended, requires that applications submitted to OJJDP fo Part C discretionary funds be approved through a competitive process established by rule by the OJJDP Administrator. Programs carried out in declared disaster areas or programs that are uniquely qualified are exempt from this competitive application requirement.
۵	The Act further requires that programs be selected for OJJDP assistance through a formal peer review process using outside experts in fields related to the subject matter of the program, with the exception of assistance provided pursuant to Section 241(f) of the Act to an eligible organization comprised of member representatives of the State Advisory Groups.
	Accomplishing OJJDP's mission to provide a comprehensive and coordinated approach to the problems of juvenile delinquency is dependent, to a large extent, on the success of the programs and projects OJJDP funds. To foster this success, OJJDP makes careful and informed selections of projects for funding. A very important element of the project selection process is peer review. Peer review is the technical and programmatic evaluation of projects and applications by experts from outside the Department of Justice who are qualified by training and/or experience to evaluate and make recommendations with regard to proposed programs.

Peer Review Policy

It is OJIDP's policy to use peer review to assess all competitive assistance applications and, on an optional basis, applications for continued funding beyond a program's original project period and noncompetitive awards to uniquely qualified applicants. The following types of awards are specifically excluded from competition and peer review requirements under the terms of the OJJDP Competition and Peer Review Regulation: Funds transferred to OJJDP from another Federal agency to augment authorized juvenile justice programs, projects, or purposes. Funds transferred to other Federal agencies from OJJDP for program purposes as authorized by Procurement contract awards which are subject to applicable Federal laws and regulations governing the procurement of goods and services for the benefit and use of the Federal Government. Assistance awards from the 5 percent set aside of Special Emphasis funds under Section 261(e) of the Act. Assistance awards under Section 241(f) of the Act. Peer review recommendations are advisory and do not bind the OJJDP Administrator to make the recommended decision. However, the Administrator will give full consideration to peer review recommendations in selecting projects for awards. In special circumstances, a grant application may require a second review. When a second review is required, the cognizant Division Director will determine whether the second review panel will be composed of new reviewers, the original reviewers, or a combination of both. Circumstances that might necessitate a second review include: During the course of a review, prejudiced, misleading, or false information was presented to or used by the Peer Reviewers. A procedural error made the review process inconsistent with the program announcement, specific instructions to the applicants, or the OJJDP Competition and Peer Review Regulation. **Definitions** A Peer Review Coordinator is an OJJDP employee designated to oversee all aspects of the peer review process. Competitive Awards are made under OJJDP program announcements (published in the Federal Register) informing the public of the availability of funds for specific purposes and inviting formal

applications (or, in some instances, Concept Papers). The selection criteria to be applied by the Peer Reviewers to a specific application are listed in each *Federal Register* announcement.

	The Division Director is the director of any one of the following OJJDP components: Research and Program Development Division; Special Emphasis Division; State Relations and Assistance Division; Training and Technical Assistance Division; Information Dissemination Unit; Concentration of Federal Efforts Program; or Missing and Exploited Children's Program.
	Financial Review refers to review by the Office of Justice Programs, Office of the Comptroller, to determine whether the budgeted costs presented in an application are reasonable, allowable, and cost effective for the proposed activities. All applicants must meet OJP standards for fiscal integrity (as described in the current editions of the handbook on policies and procedures for OJP grants and the <i>Financial Guide</i>). A Financial Review is performed after the Administrator has decided to fund an applicant's project. Financial Review does not obviate the need for the Peer Reviewers to rate the application's response to the selection criteria for budget and cost effectiveness.
	An Internal Reviewer is an officer or employee of the Department of Justice or other Federal agency qualified by experience and expertise to conduct appropriate application and program reviews.
	An Internal Review Group consists of Internal Reviewers selected to review Concept Papers or applications submitted to OJJDP in response to a competitive program announcement, review noncompetitive applications, or review and evaluate the recommendations of a Peer Review Panel as part of the internal review process.
	Noncompetitive Awards are made in the absence of program announcements inviting applications. These may include awards to continue a project's funding beyond the original project period or awards for uniquely qualified projects not subject to peer review.
0	A Peer Reviewer advises OJJDP on the merits of applications submitted for funding. A Peer Reviewer is an expert in a field related to the subject of a proposed program or in the implementation of that type of project and may not be an officer or employee of the Department of Justice.
	Peer Reviewer Recommendations consist of ratings or summary rankings of Concept Papers or applications for the purpose of making recommendations regarding the selection of applications for OJJDP funding.
	A Peer Review Panel consists of three or more experts selected to review, evaluate, and make recommendations on Concept Papers or applications submitted to OJJDP in response to a competitive program announcement.
	A Concept Paper is an abbreviated application. Concept Papers may be requested by OJJDP for competitive programs for which a large number of applications are expected. Concept Papers will be reviewed by OJJDP staff or others who have expertise in the program area in order to eliminate applications that fail to meet minimum program or eligibility requirements, as specified in a program announcement, or clearly lack sufficient merit to qualify as potential candidates for funding consideration. Concept Papers may be subject to peer review.
۵	A Program Announcement is a notice published in the <i>Federal Register</i> that invites applications for a specific program and set of requirements.
Q	The Program Manager is a member of the OJJDP staff who is directly responsible for the specific applications under peer review.
	A Ranking is an application's relative position, based on summary ratings, to other applications submitted for a specific program announcement.

	Ratings are scores assigned by individual Peer Reviewers based on an application's response to the selection criteria specified in the program announcement.
۵	Summary Ratings are the averages of the total scores assigned to each application by each Peer Reviewer.
Peer	Review Procedures
0	Number of Peer Reviewers on Each Panel. The number of reviewers on a Peer Review Panel will vary by program depending on the volume of applications anticipated or received and the range of expertise required. A minimum of three Peer Reviewers will review each application.
	Peer Reviewer Approval. The OJJDP Administrator approves qualified consultants to serve as Peer Reviewers for each application or group of applications based on recommendations provided by the Division Director.
	Consultant Pool.
	 An OJJDP technical support contractor maintains a pool of qualified consultants from which Peer Reviewers shall be selected. Any individual with requisite expertise may be selected from the pool with approval of the OJJDP Administrator or the Administrator's designee. This pool is maintained for peer reviews and other technical assistance purposes, and includes a sufficient number of experts to meet OJJDP's peer review needs.
	— The Consultant Pool is managed by an OJJDP support contractor. Consultants are subcontractors employed by the OJJDP support contractor. Consultant experts are continually added to the pool to maintain a wide range of expertise, experience, background, ethnicity, gender, and geographic representation. Consultants performing peer review are reimbursed by the support contractor at a flat rate established by OJJDP.
	 Individuals who wish to be considered for the Consultant Pool may submit their credentials to the Peer Review Coordinator or to the OJJDP support contractor, who will evaluate the consultants' qualifications. Reviewers who fail to satisfactorily complete their assignments may not be reimbursed for their work.
D.	Selection of Peer Review Panels.
	 The Program Manager may recommend qualified reviewers to the support contractor and will ask the support contractor to provide a listing of qualified reviewers in specific topical areas. A consultant expert must be enrolled in the Peer Review Pool to be eligible to serve as a reviewer.
	 Based on the list received from the support contractor, the Program Manager and the Division Director will recommend potential reviewers from the Consultant Pool. The Administrator will approve reviewers from this list or ask for additional qualified consultant experts enrolled in the Consultant Pool.
	— The Program Manager and the Division Director will submit their recommendations via a memorandum to the OJJDP Administrator. The proposed reviewers should be listed in order of preference with a brief biography attached to the recommendation memorandum. A copy of the memorandum shall be provided to the Peer Review Coordinator, who will notify the support contractor and the Division Director following approval of the Peer Reviewers.

	Di ind rep	hen considering candidates for a Peer Review Panel, the Program Manager and Division rector should recommend a highly qualified group that represents expertise related to the dividual applications under review. Each panel should be structured to provide broad presentation and many views on matters under the Peer Review Panel's consideration. Some insiderations that should help achieve reasonable balance on the Peer Review Panel are:		
	0	Each member of the panel should have expertise in or complementary to the subject area under review. This does not preclude using youth representatives.		
	0	When possible, the Peer Review Panel should comprise researchers, practitioners, and academicians.		
	0	Panel members should be drawn from as wide a geographic area as is practical and should represent both urban and rural perspectives.		
	0	Special attention should be paid to recommending qualified women and minorities.		
	0	When appropriate, the Peer Review Panel should be composed of a diverse group of experts from the public and private sectors, including community-based youth-serving organizations.		
Inte	rnal	Review		
		ernal review of applications or Concept Papers will be conducted by the Program Manager by designated Department of Justice staff.		
	The first stage of the internal review will determine if the application complies with minimum program and statutory requirements. Applications that do not meet basic requirements will not be forwarded to a Peer Review Panel. Applicants whose proposals are rejected during the first internal review stage will be notified in writing of the reasons for the rejection. Examples of reasons for first stage rejection may include, but are not limited to, applications proposing activities other than those called for in the program announcement, applications proposing to serve a target population different from that specified in the program announcement, and applications from agencies or organizations that do not possess the qualifications specified in the program announcement.			
	A second internal review will be conducted by the Program Manager after the completion of the external peer review. This may be supported by other Internal Reviewers and/or an Internal Review Group. Following the second internal review, the Program Manager will prepare a memorandum through the Division Director to the Administrator describing the review process, the conclusions and recommendations of the reviewers, the scores received by the application, any significant problems encountered during the review, suitability of the applicant, and significant recommendations for modifying or enhancing the application recommended for funding. The memorandum will provide a formal recommendation concerning applications recommended for grant awards.			
Peer	Rev	iew		
	the three peer re review require	views may be conducted by mail, conference call, in meetings, through a combination of ee, or through electronic means; a peer review meeting is preferred when practical. These view meetings facilitate useful dialog among the experts, provide an opportunity for the ers to seek clarification from the Program Manager concerning program and technical ments, and, through careful monitoring, ensure that each application receives equal eration.		

	Infrequently, Peer Reviewers and/or Program Managers need to make site visits. In all instances, OJJDP determines the necessity of site visits. Should a Peer Review Panel believe that a recommendation cannot be finalized without a site visit, the Peer Review Panel should make a request to the Peer Review Coordinator, who will present the request to the Division Director for approval.
	For peer reviews that involve meetings, Peer Review Panel members will be assembled for instruction, including a review of the program announcement, selection criteria, and peer review procedures. The Peer Review Coordinator will provide general oversight for the peer review meeting. The Program Manager will be available to interpret the program announcement and provide objective information concerning program requirements. The OJJDP support contractor will provide staff to facilitate and record the meeting and prepare a summary of the proceedings.
٥	If OJJDP determines a need for reviewer communication, a conference call may be arranged among OJJDP staff, the support contractor, and the reviewers to discuss the applications.
Sele	ction Criteria
	All OJJDP applications are, at a minimum, rated on the extent to which they meet the general selection criteria listed below:
	— The problem to be addressed by the project is clearly stated.
	— The objectives of the proposed project are clearly defined and the outcomes are measurable.
	 The project design is sound and contains program elements directly linked to the achievement of project objectives.
	 The project management and overall organizational capability demonstrate the applicant's capacity to successfully operate and support the project.
	 Budgeted costs are reasonable, allowable, and cost effective for the proposed activities.
	These criteria can also be enhanced to more clearly define the program requirements. Each competitive program announcement will indicate any additional program-specific review criteria to be considered in the peer review for that program. The assigned points for each criterion will be specified in the program announcement.
Scor	ing Applications
O	The maximum score for each criterion shall be indicated in the program announcement, and the total possible score for all criteria shall equal 100 points.
	For example:
	— Statement of the problem—15 points.
	— Definition of objectives—15 points.
	— Project design—30 points.

Project management and organizational capability—30 points. Reasonableness of costs—10 points. Competitive applications will be rated by each Peer Reviewer according to the selection criteria. Summary ratings will be calculated from the numerical scores assigned to each application by the individual reviewers. The ranking of each application will be based on its summary rating. The rating categories are as follows: 90–100 points Responsive with no revisions required. 80-89 points Responsive with minor revisions required. Responsive with significant revisions required. 70-79 points 60-69 points Minimally responsive with major deficiencies that would require extensive correction. Not responsive and not sufficient to receive funding. — 0–59 points

Results of Peer Review

Administrator in the final selection of applications for funding.
Peer Reviewers are encouraged to make suggestions for enhancing proposals.
Occasionally, supplementary reviews are necessary. Supplementary reviews are performed by a Peer Reviewer for particular programs or project applications for the following reasons:

Peer review recommendations, in conjunction with the results of the internal review, assist the

- The applicant included highly technical aspects that initial Peer Review Panel members were not qualified to address.
- Conflicts of interest or other disqualifying circumstance within the Peer Review Panel resulted in an insufficient number of valid peer reviews.

Standards of Conduct

All Peer Review Panelists will be treated as "special Government employees" (18 USC 202(a)) and, as such, are held to Department of Justice Standards of Conduct (28 C.F.R., Part 45).

Conflicts of Interest

In addition to the general Department of Justice conflict of interest rules set forth in its Standards of Conduct, OJJDP Peer Reviewers are subject to the OJJDP Peer Review Policy with respect to conflicts of interest.

ū	It is OJJDP's policy to prohibit a Peer Review Panel member from participating in the review of any application when he or she has a real or potential conflict of interest, such as:
	 The Peer Reviewer has been, or would be, directly involved in the project (e.g., as a current or past advisory board member, consultant, collaborator, or conference speaker whose expenses would be paid from the grant).
	 The Peer Reviewer is employed by the same institution or organization as the applicant or was employed there within the past year.
	 The Peer Reviewer and the applicant collaborated within the past year on work related to the proposal.
	 The Peer Reviewer is or has been under consideration for a position at the applicant's organization or institution.
	 The Peer Reviewer served in an official capacity with the applicant's organization within the past year.
	 The Peer Reviewer's organization has members or closely affiliated officials (e.g., board of trustees members) who serve in an official capacity with the applicant's organization or institution.
	— The Peer Reviewer and the applicant have a familial relationship.
	 The Peer Reviewer had relations with the project director, or other key personnel identified in the application, as a student, thesis advisor, or postdoctoral advisor.
	— The Peer Reviewer and applicant are known to be either close friends or open antagonists.
	 The Peer Reviewer has a proposal planned for submission to OJJDP or currently under review by OJJDP within the same subject area as the proposed project.
	 The Peer Reviewer was declined for an OJJDP project, had a substantial budget reduction in a OJJDP-funded project, or incurred other unfavorable action from OJJDP.
	 The Peer Reviewer is currently involved in a project closely associated with the proposed project.
0	The aforementioned situations should be considered by the Program Manager before a Peer Reviewer is recommended for a Peer Review Panel, and by the OJJDP support contractor and panelist before the proposed panelist accepts an invitation to serve on a specific review. Should a conflict of interest, or the appearance of a conflict of interest, develop after the individual has been selected, it should be brought to the attention of the Peer Review Coordinator by the Program Manager, Division Director, OJJDP support contractor, or Peer Reviewer.
	During the course of a review, should a Peer Reviewer question that he/she may have a conflict of interest or the appearance of a conflict, the reviewer should immediately notify the Peer Review Coordinator or the support contractor's representative assigned to facilitate the review.

Confidentiality

Peer Review Panel members, OJJDP staff, and the support contractor must treat as absolutely confidential all application materials, reviewer identities, comments, deliberations, and recommendations of the Peer Review Panel. Panelists are prohibited from providing any information before, during, and after the review regarding their deliberations or recommendations to anyone outside the peer review process. Application materials and information about the Peer Review Panelists' discussion or recommendations on particular applications must not be divulged to, or discussed with, any persons not involved in the review process. Should a Peer Review Panel member receive a request for application materials or information about panel discussions or recommendations, the reviewer must notify the Peer Review Coordinator. Any persons requesting information about the review process, or about a specific application, should be referred to the Peer Review Coordinator.

Informing Applicants of Peer Reviewer Comments

An unsuccessful applicant may submit a written request for information about the peer review of its proposal, including a summary that specifies the strengths and weaknesses of the application, copies of the panelists' ratings and comment sheets, and a matrix of panelists' scores. Panelist identification is removed from these materials before they are provided to applicants who request them. Requests for information about the peer review of an applicant's proposal should be submitted in writing to the Program Manager. A copy of the request should be forwarded by the Program Manager to the Peer Review Coordinator.

Compensation

All Peer Reviewers will be eligible to be paid a consultant fee in accordance with Par. 6c. (2) of this guideline. In addition, Peer Review Panelists are eligible for reimbursement for travel expenses, including a per diem for lodging and meals, as authorized by Section 5703 of Title 5, United States Code. Vouchers and any necessary reimbursement forms will be provided to reviewers by the support contractor.

Managing the Peer Review Process

A technical support contractor assists the Peer Review Coordinator with managing the peer review process. The contractor identifies and secures the meeting site, records and summarizes the meeting, and reimburses the panelists for travel, lodging, and consulting fees.

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SHAY BILCHIK Administrator	Date			

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Appendix D: Contact Lists

State Advisory Groups, State Planning Agencies, and Juvenile Justice Specialists

As defined in the Juvenile Justice and Delinquency Prevention (JJDP) Act of 1974, as amended, funding is provided to States for the prevention, intervention, and treatment of juvenile delinquency. The Chief Executive Officer is responsible for designating the State agency with the responsibilities for carrying out the requirements of the JJDP Act. In addition, a Juvenile Justice Specialist is appointed and has responsibilities for developing a 3-year plan and administering the formula grants program, which provides grants to local units of government and private nonprofit organizations to prevent and control delinquency.

The JJDP Act provides for a State advisory group (SAG), which is appointed by the chief executive officer, consisting of not less than 15 and not more than 33 members who have training, experience, or special knowledge concerning the prevention and treatment of juvenile delinquency or the administration of juvenile justice. The chair of the SAG is designated by the chief executive officer and is responsible for insuring the SAG's participation in the development and implementation of the State's JJDP 3-year plan. The following directory lists them by State and territory.

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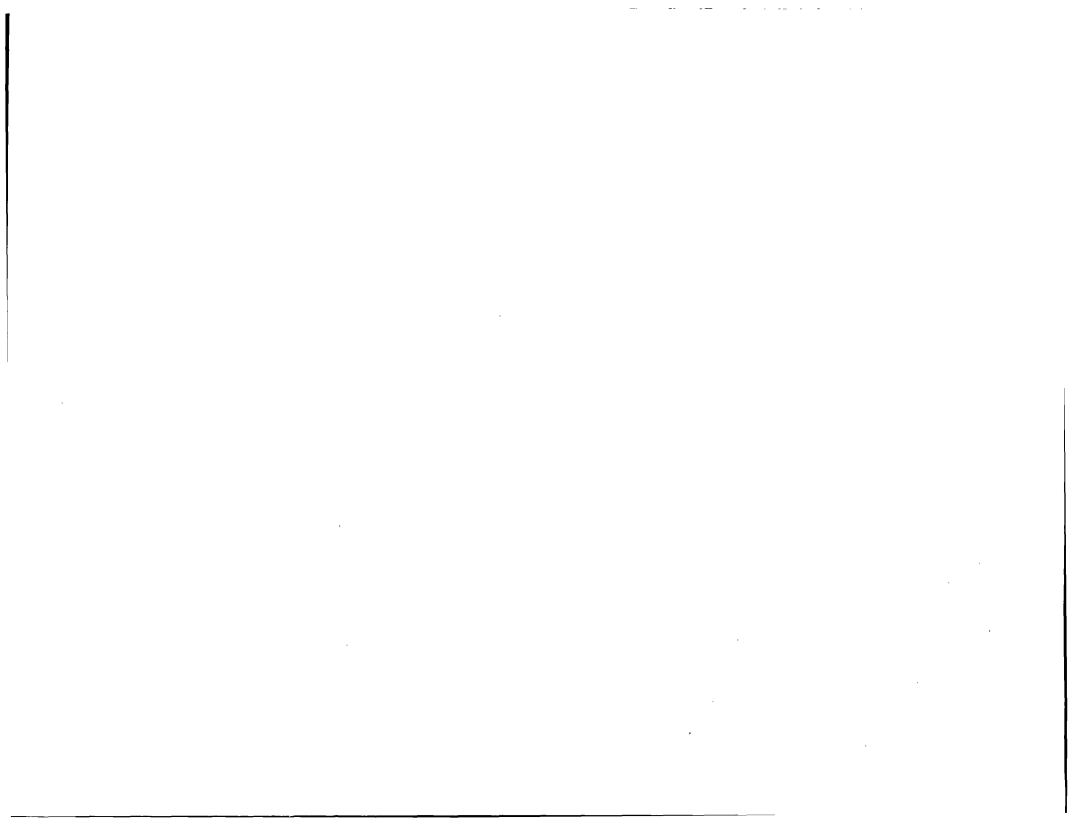
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Disproportionate Minority Confinement: 1997 Update. 1998, NCJ 170606 (12 pp.).

Disproportionate Minority Confinement: Lessons Learned From Five States. 1998, NCJ 173420 (12 pp.). Juvenile Arrests 1997. 1999, NCJ 173938 (12 pp.).

Reintegration, Supervised Release, and Intensive Aftercare. 1999, NCJ 175715 (24 pp.).

Courts

Guide for Implementing the Balanced and Restorative Justice Model. 1998. NCJ 167887 (112 pp.).

Innovative Approaches to Juvenile Indigent Defense. 1998, NCJ 171151 (8 pp.).

Juvenile Court Statistics 1996. 1999, NCJ 168963 (113 pp.).

Offenders in Juvenile Court, 1996. 1999, NCJ 175719 (12 pp.).

RESTTA National Directory of Restitution and Community Service Programs. 1998, NCJ 166365 (500 pp.), \$33.50.

Trying Juveniles as Adults in Criminal Court: An Analysis of State Transfer Provisions. 1998, NCJ 172836 (112 pp.).

Youth Courts: A National Movement Teleconference (Video). 1998, NCJ 171149 (120 min.), \$17.

Delinquency Prevention

1998 Report to Congress: Juvenile Mentoring Program (JUMP). 1999, NCJ 173424 (65 pp.). 1998 Report to Congress: Title V Incentive Grants for Local Delinquency Prevention Programs. 1999, NCJ 176342 (58 pp.).

Combating Violence and Delinquency: The National Juvenile Justice Action Plan (Report). 1996, NCJ 157106 (200 pp.).

Combating Violence and Delinquency: The National Juvenile Justice Action Plan (Summary). 1996, NCJ 157105 (36 pp.).

Effective Family Strengthening Interventions. 1998, NCJ 171121 (16 pp.).

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Prenatal and Early Childhood Nurse Home Visitation. 1998, NCJ 172875 (8 pp.).

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1996 National Youth Gang Survey. 1999, NCJ 173964 (96 pp.).

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Comprehensive Juvenile Justice in State Legislatures Teleconference (Video). 1998, NCJ 169593 (120 min.), \$17.

Guidelines for the Screening of Persons Working With Children, the Elderly, and Individuals With Disabilities in Need of Support. 1998, NCJ 167248 (52 pp.).

Juvenile Justice, Volume V, Number 1. 1998, NCJ 170025 (32 pp.).

A Juvenile Justice System for the 21st Century. 1998, NCJ 169726 (8 pp.).

Juvenile Offenders and Victims: 1999 National Report. 1999, NCJ 178257 (232 pp.).

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Promising Strategies To Reduce Gun Violence. 1999, NCJ 173950 (253 pp.).

Sharing Information: A Guide to the Family Educational Rights and Privacy Act and Participation in Juvenile Justice Programs. 1997. NCJ 163705 (52 pp.).

Missing and Exploited Children

Portable Guides to Investigating Child Abuse (13-title series).

Protecting Children Online Teleconference (Video). 1998, NCJ 170023 (120 min.), \$17.

When Your Child Is Missing: A Family Survival Guide. 1998, NCJ 170022 (96 pp.).

Substance Abuse

NCJ 173408 (12 pp.).

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Drug Identification and Testing in the Juvenile Justice System. 1998, NCJ 167889 (92 pp.). Preparing for the Drug Free Years. 1999,

Violence and Victimization

Combating Fear and Restoring Safety in Schools. 1998, NCJ 167888 (16 pp.).

Guide for Implementing the Comprehensive Strategy for Serious, Violent, and Chronic Juvenile Offenders. 1995, NCJ 153681 (255 pp.).

Report to Congress on Juvenile Violence Research. 1999, NCJ 176976 (44 pp.)

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State Legislative Responses to Violent Juvenile Crime: 1996–97 Update. 1998, NCJ 172835 (16 pp.).

White House Conference on School Safety: Causes and Prevention of Youth Violence Teleconference (Video). 1998, NCJ 173399 (240 min.), \$17.

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NCJ 171691 (8 pp.).

Community Cleanup. 1999, NCJ 171690 (6 pp.). Cross-Age Teaching. 1999, NCJ 171688 (8 pp.). Make a Friend—Be a Peer Mentor. 1999,

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Planning a Successful Crime Prevention Project. 1998, NCJ 170024 (28 pp.).

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