Expungement Assistance Program Grant: As part of Operation Rio Grande, Salt Lake County launched the State's first ever Expungement Day event in April 2018. The event was a huge success. To continue and build on that success, the Salt Lake County Criminal Justice Advisory Council (CJAC) applied for, and has been awarded a $200K Justice Assistance Grant (JAG) to fund an Expungement Assistance Program for 2019. CJAC will use grant funding to make the expungement process cheaper and more accessible to residents in Salt Lake County. Grant funding will be used for three primary purposes: 1) to develop an online portal that will allow individuals to submit expungement petitions online; 2) to hire one part-time staff member to work as an Expungement Navigator to assist individuals who are in need of expungement services; 3) to help cover the cost of Bureau of Criminal Identification (BCI) application and certificate fees for individuals who can demonstrate they cannot afford to pay them.
## Budget Adjustment Detail

**Budget Year:** 2019  
**Requesting Department:** CRIMINAL JUSTICE ADVISORY COUNCIL

**Budget Period:** Pre-June Interim  
**Req Item No:** 1023009A01  
**Adjustment Title:** Expungement Assistance Program Grant

### Expense Budget String(s):

<table>
<thead>
<tr>
<th>FUND</th>
<th>SUB-DEPT ID</th>
<th>EXPENSE ACCOUNT</th>
<th>PROG/ACT ID (OPT)</th>
<th>PROJECT ID (CAP)</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>110</td>
<td>1023000100</td>
<td>601050</td>
<td>TEMPORARY SEASONAL EMERGENCY</td>
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<td>50,000</td>
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<tr>
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<td>1023000100</td>
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<td>1023000100</td>
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<td>1023000100</td>
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<td>COMPUTER COMPONENTS &lt; 3000</td>
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<tr>
<td>110</td>
<td>1023000100</td>
<td>615005</td>
<td>PRINTING CHARGES</td>
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<td>625</td>
</tr>
<tr>
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<td>1023000100</td>
<td>615005</td>
<td>OFFICE SUPPLIES</td>
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<td>1,000</td>
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<tr>
<td>110</td>
<td>1023000100</td>
<td>615025</td>
<td>TRAVEL AND TRANSPORTATION</td>
<td></td>
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</tr>
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</table>

**TOTAL EXPENDITURES Page 1:** $200,000  
**TOTAL EXPENDITURES ALL PAGES:** $200,000

### Revenue Budget String(s):

<table>
<thead>
<tr>
<th>FUND</th>
<th>SUB-DEPT ID</th>
<th>REVENUE ACCOUNT</th>
<th>PROG/ACT ID (OPT)</th>
<th>PROJECT ID (CAP)</th>
<th>AMOUNT</th>
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</thead>
<tbody>
<tr>
<td>110</td>
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<td>415000</td>
<td>FEDERAL GOVERNMENT GRANTS</td>
<td></td>
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</table>

**TOTAL REVENUES Page 1:** $200,000  
**TOTAL REVENUES ALL PAGES:** $200,000

### Balance Sheet/Fund Unrestriction String(s):

- Bal sheet strings only required for Proprietary Fund adjustments or fund unrestrictions; check if applicable.

<table>
<thead>
<tr>
<th>FUND</th>
<th>SUB-DEPT ID</th>
<th>BAL. SHEET ACCOUNT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>BAL. SHEET or 499999</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>BAL. SHEET or 499999</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>BAL. SHEET or 499999</td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL BALANCE SHEET CHANGE:** $0

### Ongoing (Y or N):

- **N**: No, no ongoing cost

- **$0**: No, no additional cost

### No. of New FTEs: 0.00  
### No. of New Time Limited FTEs: 0.00  
### No. of Transferred FTEs: 0.00  
### No. of Abolished FTEs: 0.00

### Fund Balance Transfers:

<table>
<thead>
<tr>
<th>From Fund</th>
<th>From Dept ID</th>
<th>To Fund</th>
<th>To Dept ID</th>
<th>Amount</th>
</tr>
</thead>
</table>

### Description and Justification:

As part of Operation Rio Grande, Salt Lake County launched the State's first-ever Expungement Day event in April 2018. The event was a huge success. To continue and build on that success, the Salt Lake County Criminal Justice Advisory Council (CJAC) applied for, and has been awarded a $200K Justice Assistance Grant (JAG) to fund an Expungement Assistance Program for 2019. CJAC will use grant funding to make the expungement process cheaper and more accessible to residents in Salt Lake County. Grant funding will be used for three primary purposes: 1) to develop an online portal that will allow individuals to submit expungement petitions online; 2) to hire one part-time staff member to work as an Expungement Navigator to assist individuals who are in need of expungement services; 3) to help cover the cost of Bureau of Criminal Identification (BCI) application and certificate fees for individuals who can demonstrate they cannot afford to pay them.

(1) If the request is for a grant, include the dates the grant will expire and what obligations are required of the County after the grant expires.

Prepared by KD/Peterson@slco.org 3/27/2019  
Page 2
1. Your Agency Name and Address:
Salt Lake County Mayor's Office (Criminal Justice Advisory Council)
2001 South State Street, Suite N4-930
PO Box 144575
Salt Lake City, Utah 84114

2. Agency Contact (Grant Project Director): Noelia Sudbury

3. Phone Number: (385) 468-7096

4. E-mail Address: nsudbury@slco.org

5. Grant Start Date and End Date: 1/1/2019 through 12/31/2019

6. Federal Tax Identification Number 87-6000316

7. DUNS # 1280556130000

8. INDIRECT COSTS – New federal regulations allow you to request indirect costs. If you choose to request indirect costs it will come directly from funds you are applying for in this grant. CCJJ will NOT increase your grant award to cover indirect costs. If you are only requesting equipment, supplies and operating costs in this application then you will need to select option 1 – Waive indirect costs. More information on indirect costs can be found page 13 (condition # 28) of this application.

   Please CHECK only ONE:
   1) __X__ NO, We waive Indirect costs
   2) ___ YES, MTDC Rate (___%)
   3) ___ YES, Request 10% minimum

9. Application Budget Summary:

<table>
<thead>
<tr>
<th>Personnel</th>
<th>$50,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fringe Benefits</td>
<td>$0</td>
</tr>
<tr>
<td>Contract Services</td>
<td>$0</td>
</tr>
<tr>
<td>Equipment</td>
<td>$0</td>
</tr>
<tr>
<td>Supplies and Operating</td>
<td>$150,000</td>
</tr>
<tr>
<td>Travel &amp; Training</td>
<td>$0</td>
</tr>
<tr>
<td>Indirect Costs</td>
<td>$0</td>
</tr>
<tr>
<td>Total Grant Funds</td>
<td>$200,000</td>
</tr>
</tbody>
</table>

Signatures constitute acceptance of all grant conditions and certified assurances.

10. *Print Name and Title of Official Authorized to Sign
   Erin Litvack
   Deputy Mayor & Chief Administrative Officer

11. *Signature of Official Authorized to Sign
   (Erin Litvack)

For CCJJ use ONLY

Kim Cordova,
Executive Director of CCJJ

* Official authorized to sign includes: City/County Mayor, Manager or Commissioner, Agency Director or President
With our grants we make quarterly reimbursements on actual costs for items approved in your grant budget rather than upfront pay outs. So SLCO is approved and you can begin making grant related purchases at any time including the job posting for the navigator position. I will notify you at the end of this month regarding grant reporting and reimbursement for the January - March quarter along with instructions.

On Mon, Mar 11, 2019 at 10:29 AM Noella Sudbury <NSudbury@slco.org> wrote:

Hi Richard,

Just wanted to follow up with you to see if the grant funds have been sent to the County? We are about to post for the Expungement Navigator position.

Thanks,

Noella

---

Hello Noella,

Re: JAG Grant 17A76 ($200,000)
1. Your Agency Name and Address:
Salt Lake County Mayor’s Office (Criminal Justice Advisory Council)
2001 South State Street, Suite N4-930
PO Box 144575
Salt Lake City, Utah 84114

2. Agency Contact (Grant Project Director):
Noella Sudbury

3. Phone Number:
(385) 468-7096

4. E-mail Address:
nsudbury@slco.org

5. Grant Start Date and End Date:
1/1/2019 through 12/31/2019

6. Federal Tax Identification Number
87-6000316

7. DUNS #
12 805 5613

8. INDIRECT COSTS – New federal regulations allow you to request indirect costs. If you choose to request indirect costs it will come directly from funds you are applying for in this grant. CCJ will not increase your grant award to cover indirect costs. If you are only requesting equipment, supplies and operating costs in this application then you will need to select option 1 - Waive indirect costs. More information on indirect costs can be found page 13 (condition # 28) of this application.

Please CHECK only ONE:
1) ___X__ NO, We waive indirect costs
2) ___ YES, MTDC Rate (___ %)
3) ___ YES, Request 10% minimum

9. Application Budget Summary:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personnel</td>
<td>$50,000</td>
</tr>
<tr>
<td>Fringe Benefits</td>
<td>$0</td>
</tr>
<tr>
<td>Contract Services</td>
<td>$0</td>
</tr>
<tr>
<td>Equipment</td>
<td>$0</td>
</tr>
<tr>
<td>Supplies and Operating</td>
<td>$150,000</td>
</tr>
<tr>
<td>Travel &amp; Training</td>
<td>$0</td>
</tr>
<tr>
<td>Indirect Costs</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Total Grant Funds</strong></td>
<td><strong>$200,000</strong></td>
</tr>
</tbody>
</table>

Signatures constitute acceptance of all grant conditions and certified assurances.

10. *Print Name and Title of Official Authorized to Sign

11. *Signature of Official Authorized to Sign

For CCJ use ONLY

Kim Cordova,
Executive Director of CCJ

* Official authorized to sign includes: City/County Mayor, Manager or Commissioner, Agency Director or President
Application Narrative

Please address each of the following bullet points in your application (limit to no more than 5 pages):

➢ Clearly identify the problem(s) to be addressed with funding from this grant (use statistics and other data where possible).

Approximately one in five people in the United States has a criminal record, and data from the Utah Department of Public Safety shows our state could be as high as one in four. Research shows that having a criminal record creates many barriers for individuals, including an inability to access housing, employment, and educational opportunities. When individuals cannot obtain good paying jobs and safe places to live, their chances of continuing to live crime free go down, which leads to bad outcomes for the individual and our community. These costs include increased recidivism, more victims of crime, relapse, and high cost to tax payers.

As part of Operation Rio Grande, Salt Lake County launched our first ever, Expungement Day event in April 2018. The event was a huge success. Utilizing the assistance of 40 volunteer attorneys and nearly $20,000 in private donations, we were able to speak with over 450 individuals and offer some type of expungement assistance to 73 individuals who showed up for the event. Close to 100 more individuals showed up seeking help, but were turned away due to time constraints. Since we put on the event, both Salt Lake County and the Department of Public Safety have received repeated inquiries about the feasibility of repeating the event and making these types of services more accessible to residents all throughout the State.

As part of our Expungement Day project this past year, we collected data on barriers to the existing process. We learned from surveying over 400 individuals that cost and complexity of the expungement process are the two biggest barriers to individuals clearing their criminal records. The Department of Public Safety charges a $65 application fee for individuals to determine their eligibility for an expungement, and an additional $65 for each conviction an individual wants to expunge. These fees are non-waivable, are imposed regardless of income, and in addition to attorney fees needed to hire professionals to assist with navigating the complicated, multi-jurisdictional, multi-step process.

➢ How will you use funding from this grant to address the problem(s) you have identified?

Salt Lake County will use grant funding to make the expungement process cheaper and more accessible to residents across the State. As explained below, grant funding will be used for three primary purposes:

First, to solve the problem of complexity, grant funds will be used to develop an online portal that will allow individuals to submit expungement petitions online, and to hire one part-time staff member to work as an Expungement Navigator.

1. Online Process. Right now, individuals seeking to expunge their records must petition every court throughout the State where the individual has a criminal record they seek to expunge. If an individual is self-represented, there is no way to do this electronically. Because only paper filings are accepted, individuals must incur high mailing costs or travel across the state to file paperwork in person. To address this problem, grant funds will be used to help the State of Utah add the expungement process as a service offered as part of its Online Court Assistance Program (OCAP). By building the technology allowing individuals to submit paperwork electronically, the expungement process will be accessible to people wherever they are in the State.

2. Expungement Navigator. The Expungement Navigator will be responsible for assisting any individuals who call Salt Lake County and are in need of expungement services. Responsibilities will include screening individual cases, assisting with eligibility determination and application, and answering questions about next steps for individuals moving through the expungement process. This person will be trained on all aspects of the expungement process, 402 process, and pardon process under Utah state law. The individual hired will be a law
student or licensed attorney, and will report to the Director of the Criminal Justice Advisory Council. This individual will also work closely with the University of Utah’s Expungement Clinic and the State Department of Public Safety.

In order to prevent duplication of effort or existing expungement services, the Expungement Navigator will also be responsible for collaborating with other agencies providing these services and redirecting individuals to other providers of expungement services, wherever applicable. For example, if an individual may qualify for free legal assistance from Utah Legal Services, the Expungement Navigator will help connect the individual to that agency. If an individual is a drug court graduate, the Expungement Navigator will connect the individual to the Friends of Drug Court Program. The Expungement Navigator will also be responsible for coordinating Expungement Day events and utilizing volunteer attorney assistance wherever possible.

3. BCI Fees. To solve the problem of cost, grant funding will be used to cover the cost of BCI application and certificate fees for individuals who can demonstrate they cannot afford to pay them. Although it varied widely from under $100 to $890 per person, data collected from Expungement Day showed an average cost of around $273 per individual in BCI fees (not including attorney fees). Providing funding to cover fees for individuals who cannot afford them was critical to the success of the event, and opens up this process to individuals who need it the most.

Grant funding for BCI fees will be drawn down to help pay for the application and certificate fees for the following categories of individuals: (1) those working with the Expungement Navigator; (2) those completing the expungement process with the help of a free law school clinic; (3) drug court graduates receiving free legal assistance from the Friends of Drug Court Program; (4) individuals who qualify for legal assistance through Utah Legal Services, but cannot afford to pay the BCI fees; (5) individuals participating in any Expungement Day events put on in collaboration with the Utah State Bar. As the grant recipient, Salt Lake County will keep an ongoing accounting of all individuals receiving fees under this grant and which agency referred them to Salt Lake County.

Outcome data from Expungement Day showed that the majority of participants surveyed reported that within just 6 months after having their records expunged, they were able to access better housing and employment opportunities, pay raises, or promotions. Like we did for Expungement Day, Salt Lake County is committed to tracking outcomes. As part of this program, we will keep track of numbers served, fees covered and what they went to cover, convictions cleared, and other services performed as a result of this pilot. We will also seek permission from individuals to collect qualitative data on pre and post income and housing status, to help determine the program’s impact.

➢ Provide a timeline of project milestones for the period of your grant.

<table>
<thead>
<tr>
<th>Month</th>
<th>Milestone</th>
</tr>
</thead>
<tbody>
<tr>
<td>February 2019</td>
<td>• Hire and train part-time expungement navigator</td>
</tr>
<tr>
<td></td>
<td>• Design pre and post survey to measure outcomes</td>
</tr>
<tr>
<td></td>
<td>• Begin working with the Utah State Courts to add expungement services to</td>
</tr>
<tr>
<td></td>
<td>the Online Court Assistance Program (OCAP)</td>
</tr>
<tr>
<td>March 2019</td>
<td>• Set up partnership with Utah Legal Services, existing</td>
</tr>
<tr>
<td></td>
<td>expungement clinics, and other partners</td>
</tr>
<tr>
<td></td>
<td>• Select dates for 2 large scale expungement events</td>
</tr>
<tr>
<td></td>
<td>• Begin serving clients</td>
</tr>
<tr>
<td>May/June 2019</td>
<td>• Put on Expungement Event</td>
</tr>
<tr>
<td>July 2019</td>
<td>• Provide mid-year report to CCJJ (target is to have served</td>
</tr>
</tbody>
</table>

1 In July, the application and certificate fee was raised from $50 to $65, a 24% increase. For our cohort, this would take the average fees from $273 to an average of $338 per person.
<table>
<thead>
<tr>
<th>Date</th>
<th>Tasks</th>
</tr>
</thead>
</table>
| September/October 2019 | • Put on 2nd Expungement Event (in partnership with Project Homeless Connect)  
                       | • Prepare to launch OCAP program                                      |
| November 2019      | • Conduct surveys on efficacy of program                              
                       | • Put together annual report that includes dollars spent, clients served, events, and outcomes to date |
| December 2019      | • Launch OCAP program in partnership with the Utah State Courts       
                       | • Present report to Salt Lake County Criminal Justice Advisory Council and CCJJ (Target to serve at least 350 clients by year end) |
Complete the Budget Tables page by including cost and quantity of items to be purchased. Within each budget category, you must provide a brief narrative description of the items and explain how they will benefit your grant project.

PERSONNEL
Do not request grant funding for an employee who is already on the payroll unless the original position held by that person will be filled by a new employee. Salaries may not exceed those normally paid for comparable positions in the unit of government associated with the project. The hourly rate for personnel salaries can be determined on the basis of 8 hours per day, 40 hours per week, 173.33 hours per month, or 2,088 hours per year. Paid vacation and sick leave are allowable expenditures, but must not exceed the time that is normally allowed by the unit of government associated with the project. All leave earned must be used or paid during the period of the grant.

- Attach additional pages for personnel information if needed:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>FTE/PTE</th>
<th># Hours</th>
<th>Hourly Rate</th>
<th>Total Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expungement Navigator</td>
<td>P/T</td>
<td>2000</td>
<td></td>
<td>$25</td>
<td>$50,000</td>
</tr>
</tbody>
</table>

Salary Subtotal $50,000

EMPLOYER'S SHARE OF FRINGE BENEFITS
Fringe benefits are to be based on the employer's share only. Enter the percentage of monthly rate for each fringe benefit, the total wage amount, the number of months, if applicable, and the total amount of the employer's share of benefits. Fringe benefit base wage amounts for part-time employees must be prorated according to the percentage of total time spent with each employer. “FICA,” “Pension,” “Health Insurance,” “Workers Compensation,” and “Unemployment Compensation” are matters that should be reviewed by the applicant’s fiscal or personnel officer before completing this part of the application.

<table>
<thead>
<tr>
<th>Fringe Benefits</th>
<th>% or Monthly Rate</th>
<th>Eligible Wage Amount or Number of Months</th>
<th>Total Fringe Benefits</th>
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<tbody>
<tr>
<td>FICA</td>
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</tr>
<tr>
<td>Pension/Medicare</td>
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</tr>
<tr>
<td>Health Insurance</td>
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<td>Unemployment Comp</td>
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<tr>
<td>401K</td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Fringe Subtotal

Personnel Narrative:
Please see above narrative description of Expungement Navigator position. This will be a part-time position, not to exceed 29 hours per week, so no benefits will be needed.

PERSONNEL SALARIES AND FRINGE BENEFITS
Total Personnel Costs | $50,000

**CONTRACT SERVICES**
Persons with specialized skills who are not on the payroll are considered consultants. When a consultant is known, a resume listing the consultant’s qualifications and contract must accompany the application. However, if the position is vacant and the project receives funding, this information must be forwarded to the Commission when a contract with the consultant is signed. All procurement transactions, whether negotiated or competitively bid without regard to dollar value, shall be conducted in a manner so as to provide maximum open and free competition. Describe the procedure to be used in acquiring the consultant (i.e., small purchase procedures, competitively sealed bids, non-competitive negotiation, etc.). Fee justification must be provided in the budget narrative.

<table>
<thead>
<tr>
<th>Contractor Name</th>
<th>Services to be Provided</th>
<th># Hours</th>
<th>Hourly Rate</th>
<th>Total Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

**Contract Narrative:**

<table>
<thead>
<tr>
<th>CONTRACT SERVICES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Contract Costs</td>
</tr>
</tbody>
</table>

**EQUIPMENT**
Equipment is tangible, nonexpendable personal property having a useful life of more than one year and an acquisition cost of $5,000 or more per unit. A recipient may use its own definition of equipment provided that such definition would at least include all equipment defined above. All procurement transactions, whether negotiated or competitively bid and without regard to dollar value, shall be conducted in a manner so as to provide a maximum open and free competition. A competitive sealed bid process must be conducted. Sole source contracts must be approved by the Commission prior to being awarded.

**Equipment Narrative:**

<table>
<thead>
<tr>
<th>EQUIPMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Equipment Costs</td>
</tr>
</tbody>
</table>

**SUPPLIES AND OPERATION**
Supplies include general office supplies, cleaning, maintenance costs, training materials, books and subscriptions, research forms, postage stamps, operating expenses, and other expendable materials for the life of the project. All supply purchases covered by this grant must be necessary for the project to achieve its goals and objectives. All procurement transactions, whether negotiated or competitively bid and without regard to dollar value, shall be conducted in a manner so as to provide a maximum open and free competition. Purchases between $1,000 and $5,000: Quotes should be obtained (by phone, fax or letter) from at least two vendors. Awards must be made to vendor submitting the lowest quote meeting the minimum specifications and required delivery date. Purchases exceeding $5,000: A competitive sealed bid process must be conducted. Sole source contracts must be approved by the Commission prior to being awarded.

**Supplies and Operation Narrative:** the following budget describes the supplies and operating expenses that must be covered in order to make this a successful program. This budget is supported in more detail by the narrative description above.
<table>
<thead>
<tr>
<th>Item</th>
<th>Cost Per Unit</th>
<th># Units</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Creation of Online Portal to File Expungement Paperwork</td>
<td>$15,000</td>
<td>1</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>BCI Application Fees</td>
<td>$65</td>
<td>350</td>
<td>$22,750.00</td>
</tr>
<tr>
<td>BCI Certificate Fees (5 per person)</td>
<td>$65</td>
<td>1,625</td>
<td>$105,625.00</td>
</tr>
<tr>
<td>Computer for Expungement Navigator</td>
<td>$2,000</td>
<td>1</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Mailing and Printing Costs (postage, envelopes)</td>
<td>$625</td>
<td>1</td>
<td>$625.00</td>
</tr>
<tr>
<td>Supplies (fingerprint pads, copies, etc.)</td>
<td>$1,000</td>
<td>1</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>IT support costs for Expungement Day Events</td>
<td>$750</td>
<td>2</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Room Rental Cost for Events</td>
<td>$750</td>
<td>2</td>
<td>$1,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td><strong>$150,000.00</strong></td>
</tr>
</tbody>
</table>

**SUPPLIES AND OPERATION**

| Total Supplies and Operation Costs | $150,000 |

**TRAVEL AND TRAINING**

Briefly describe the Travel/Training costs you will pay for with JAG funds. Include your travel destination, travel purpose, cost of lodging, per diem, ground transport, airfare, etc. Travel costs (including per diem) must follow state of Utah rates unless your agency travel rates are more restrictive. See Utah State Travel Rates at: [http://www.justice.utah.gov/Documents/CCJJ/Grants/STATE_OF_UTAH_TRAVEL_INFORMATION_FY_2013.pdf](http://www.justice.utah.gov/Documents/CCJJ/Grants/STATE_OF_UTAH_TRAVEL_INFORMATION_FY_2013.pdf)

**Travel and Training Narrative:**

**TRAVEL AND TRAINING**

| Total Travel and Training Costs | $0 |

**TOTAL GRANT BUDGET**

| $200,000 |
I. CERTIFIED ASSURANCES AND GRANT CONDITIONS

1. The applicant assures that grant funds awarded under CCJJ administered federal funds authorized by Congress and administered by the U.S. Department of Justice - Bureau of Justice Assistance (BJA), will not supplant State or local funds. Federal funds must be used to supplement existing funds for program activities and not replace those funds that have been appropriated for the same purpose.

2. The applicant assures that fund accounting, auditing, monitoring, and such evaluation procedures as may be necessary to keep such records as the Utah Commission on Criminal and Juvenile Justice (CCJJ) shall prescribe shall be provided to assure fiscal control, proper management, and efficient disbursement of federal funds received from CCJJ. Additionally, the applicant assures that it shall maintain such data and information and submit such reports, in such form, at such times, and containing such information as CCJJ may require. Failure to submit required reports by established deadlines may result in the freezing of grant funds and High Risk designation.

3. The applicant assures that it will comply with State of Utah travel rates and policies unless the grantee’s home agency rates are more restrictive. Furthermore, the applicant assures that it will have and comply with written policies regarding personnel, purchasing supplies and equipment, contractual agreements, etc. If the grantee is working through a fiduciary agent, the policies of the fiduciary agent become the applicable policies with regard to expending grant funds.* If the applicant does not currently have written policies or a fiduciary agent the general policies adopted by the State of Utah - Department of Finance must be complied with in expending grant funds.


*The only exception to this policy is personnel expenditures when the applicant agency is acting as a fiduciary in a single grant serving two or more independent agencies. According to the Fair Labor Standards Act, personnel costs including overtime must be paid according to each individual agency’s personnel policies.

4. The applicant certifies that the programs contained in its application meet all requirements, that all the information is correct, that there has been appropriate coordination with affected agencies and that the applicant will comply with all provisions of the JAG grant program and all other applicable Federal laws, regulations, and guidelines.

5. The applicant assures that it will comply, and all its contractors will comply, with the nondiscrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1960 as amended; Title VI of the Civil Rights Act of 1964; Section 504 of the Rehabilitation Act of 1973 as amended; Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; the Americans with Disabilities Act of 1990; the Violence Against Women Reauthorization Act of 2013; the Department of Justice Nondiscriminating Regulations 28 CFR Part 42, Subparts C, D, E, and G; and their implementing regulations, 41 CFR Part 60.1 et. seq., as applicable to construction contracts.

6. The applicant assures that 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 actual or perceived race, color, religion, national origin, sex, disability, sexual orientation or gender identity against a recipient of funds the recipient will forward a copy of the findings to the CCJJ.

7. Subgrantees should be mindful that the misuse of arrest or conviction records to screen either applicants for employment or employees for retention or promotion may have a disparate impact based on race or national origin, resulting in unlawful employment discrimination. In light of the Advisory for Recipients of Financial Assistance from the U.S. Department of Justice on the U.S. Equal Employment Opportunity Commission’s Enforcement Guidance: Consideration of Arrest and Conviction Records in Employment Decisions Under Title VII of the Civil Rights Act of 1964
(June 2013), available at http://www.ojp.usdoj.gov/about/ocr/pdfs/UseofConviction_Advisory.pdf, recipients should consult local counsel in reviewing their employment practices. If warranted, recipients should also incorporate an analysis of the use of arrest and conviction records in their Equal Employment Opportunity Plans (EEOPs).

8. The applicant assures that it will comply with the applicable provisions of the Residential Substance Abuse Treatment for State Prisoners grant program and the 2015 Department of Justice (DOJ) Grants Financial Guide. The 2015 Financial Guide is available in print or through the internet at: http://ojp.gov/financialguide/DOJ/

9. The applicant assures that it will comply with the provision of 28 CFR applicable to grants and cooperative agreements, including Part 200 of Title 2 Grants and Agreements, Office of Management and Budget Guidance for Grants and Agreements, Uniform Administrative Requirements, cost principles, and audit requirements for federal awards - http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title02/2cf200_main_02.tpl; Part 18, Administrative Review Procedures; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies (For more information on 28 CFR Part 23 - http://www.iir.com/28cfr/guideline.htm); Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 38, Equal Treatment for Faith-Based Organizations; Part 42, Nondiscrimination Equal Employment Opportunity Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; and Part 63 Flood plan Management and Wetland Protection Procedures.

10. No subgrantee, or entity that receives a contract or subcontract with any funds under this award, may require any employee or contractor to sign an internal confidentiality agreement or statement that prohibits or otherwise restricts, or purports to prohibit or restrict, the reporting (in accordance with law) of waste, fraud, or abuse to an investigative or law enforcement representative of a federal department or agency authorized to receive such information. The foregoing is not intended, and shall not be understood by the agency making this award, to contravene requirements applicable to Standard Form 312 (which relates to classified information), Form 4414 (which relates to sensitive compartmented information), or any other form issued by a federal department or agency governing the nondisclosure of classified information.

11. The subgrantee must promptly refer to the DOJ OIG any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has – (1) submitted a claim for award funds that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct involving award funds. Potential fraud, waste, abuse, or misconduct should be reported to the OIG by – mail: Office of the Inspector General, U.S. Department of Justice Investigations Division, 950 Pennsylvania Avenue, N.W., Room 4706, Washington, DC 20530; e-mail: oig.hotline@usdoj.gov; hotline: (contact information in English and Spanish): (800)869-4499; or hotline fax: (202) 616-9881. Additional information is available from the DOJ OIG website at www.usdoj.gov/oig.

12. The subgrantee agrees to comply with applicable requirements regarding registration with the System for Award management (SAM) (or with a successor government-wide system officially designated by OMB and OJP). The subgrantee also agrees to comply with applicable restrictions on subawards to first-tier subrecipients that do not acquire and provide a Data Universal numbering System (DUNS) number. The details of recipient obligations are posted on the Office of Justice Programs website at http://www.ojp.gov/funding/sam.htm (Award condition: Registration with the System for Award Management and Universal Identifier Requirements), and are incorporated by reference here. This special condition does not apply to an award to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).

13. The subgrantee agrees to comply with all applicable laws, regulations, policies, and guidance (including specific cost limits, prior approval and reporting requirements, where applicable) governing the use of federal funds for expenses related to conferences, meetings, trainings, and other events, including the provision of food and/or beverages at such events, and costs of attendance at such events. Information on rules applicable to this award appear in the DOJ Grants Financial Guide (currently as section 3.10 of “Postaward Requirements” in the 2015 DOJ Grants Financial Guide).
14. The subgrantee understands and agrees that – (a) No award funds may be used to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography, and (b) Nothing in subsection (a) limits the use of funds necessary for any Federal, State, tribal, or local law enforcement agency or any other entity carrying out criminal investigations, prosecution, or adjudication activities.

15. The applicant assures that it will comply with the provisions of 23 USC sections 402, 403 and 29 USC section 668 wherein any recipient agency of Federal contracts, subcontracts, and grants shall encourage adoption and enforcement of on-the-job seat belt policies and programs for their employees, contractors, and subrecipients when operating company-owned, rented, or personally owned vehicles.

16. Pursuant to Executive Order 13513, “Federal Leadership on Reducing Text Messaging While Driving,” 74 Fed Reg. 51225 (October 1, 2009), the Department of Justice encourages sub recipients to adopt and enforce policies banning employees from text messaging while driving any vehicle during the course of performing work funded by this grant, and to establish workplace safety policies and conduct education, awareness, and other outreach to decrease crashes caused by distracted drivers.

**STANDARD ASSURANCES (Federal)**

The Applicant hereby assures and certifies compliance with all applicable Federal statutes, regulations, policies, guidelines, and requirements, including OMB Circulars A-21, A-87, A-102, A-110, A-122, A-133; Ex. Order 12372 (intergovernmental review of federal programs); and 28 C.F.R. pts. 66 or 70 (administrative requirements for grants and cooperative agreements). The applicant also specifically assures and certifies that:

1. It has the legal authority to apply for federal assistance and the institutional, managerial, and financial capability (including funds sufficient to pay any required non-federal share of project cost) to ensure proper planning, management, and completion of the project described in this application.

2. It will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

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

4. It will comply with all lawful requirements imposed by the awarding agency, specifically including any applicable regulations, such as 28 C.F.R. pts. 18, 22, 23, 30, 35, 38, 42, 61, and 63, and the award term in 2 C.F.R. §175.15(b).


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, or sex against a recipient of funds, the agency will forward a copy of the finding to the Office for Civil Rights, Office of Justice Programs and Utah Commission on Criminal and Juvenile Justice.
7. If a governmental entity:
   a. it will comply with the requirements of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (42 U.S.C. §4601 et seq.), which govern the treatment of persons displaced as a result of federal and federally-assisted programs; and
   b. it will comply with requirements of 5 U.S.C. §§1501-08 and §§7324-28, which limit certain political activities of State or local government employees whose principal employment is in connection with an activity financed in whole or in part by federal assistance.

8. As clarified by Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, national origin discrimination includes discrimination on the basis of limited English proficiency (LEP). To ensure compliance with the Omnibus Crime Control and Safe Streets Act of 1968 and Title VI of the Civil Rights Act of 1964, recipient must take reasonable steps to ensure that LEP persons have meaningful access to its programs. Meaningful access may entail providing language assistance services, including oral and written translation, where necessary. The agency is encouraged to consider the need for language services for LEP persons served or encountered both in developing its budgets and in conducting its programs and activities. Additional assistance and information regarding LEP obligations can be found at www.lep.gov.

9. 8 U.S. Code § 1373 - Communication between government agencies and the Immigration and Naturalization Service
    (a) In general Notwithstanding any other provision of Federal, State, or local law, a Federal, State, or local government entity or official may not prohibit, or in any way restrict, any government entity or official from sending to, or receiving from, the Immigration and Naturalization Service information regarding the citizenship or immigration status, lawful or unlawful, of any individual. (b) Additional authority of government entities Notwithstanding any other provision of Federal, State, or local law, no person or agency may prohibit, or in any way restrict, a Federal, State, or local government entity from doing any of the following with respect to information regarding the immigration status, lawful or unlawful, of any individual: (1) Sending such information to, or requesting or receiving such information from, the Immigration and Naturalization Service. (2) Maintaining such information. (3) Exchanging such information with any other Federal, State, or local government entity. (c) Obligation to respond to inquiries The Immigration and Naturalization Service shall respond to an inquiry by a Federal, State, or local government agency, seeking to verify or ascertain the citizenship or immigration status of any individual within the jurisdiction of the agency for any purpose authorized by law, by providing the requested verification or status information.

**GRANT CONDITIONS**

1. **Compensation and Method of Payment**
   The Utah Commission on Criminal and Juvenile Justice (CCJJ) will reimburse the subgrantee for the federal share of approved program expenditures on a monthly or quarterly basis as financial status reports are submitted and approved up to the amount of approved federal expenditures.

2. **Reports**
   The subgrantee shall submit, at such times and in such form as may be prescribed, such reports as CCJJ may reasonably require, including at least quarterly Financial Status Reports (FSR’s), Narrative Progress Reports, and quarterly Performance Measure data. Performance Measures are mandatory and will be provided to the subgrantee by CCJJ. All reports are to be submitted to CCJJ no more than 25 days following the end of each calendar quarter. Subgrantees will have up to 90 days past the closing date of their grant award to submit a final FSR.

3. **Audit Reports**
   Subgrantees are to have annual examinations in the form of audits. These audits will be submitted to CCJJ with any Management Letters no less than one month after completion of the audit. Local governments have 180 days after the end of their fiscal year to complete their audits while all other subgrantees have nine months to complete their audit. The audits must conform with OMB Circular A-133, and contain grant information in the Schedule of Federal Financial Assistance. During the audit process, either the subgrantee or the auditor will send CCJJ a verification letter to confirm
4. **Utilization and Payment of Funds**
Funds awarded are to be expended only for purposes and activities covered by subgrantee’s approved project activities and budget. Project funds will be made available in accordance with provisions as prescribed by CCJJ. The subgrantee agrees to return to the CCJJ all unexpended Federal funds provided hereunder to the CCJJ within 60 days of termination of the subgrant. Payments will be adjusted to correct previous overpayment or underpayment and disallowances resulting from audit.

5. **Obligation of Grant Funds**
Subgrant funds may not be obligated prior to the effective date or subsequent to the termination date of the subgrant period. Obligations outstanding as of the termination date shall be liquidated within 90 days. Such obligations must be related to goods or services provided and utilized within the grant period.

6. **Consultant Rate**
Approval of a subgrantee award does not indicate approval of any consultant rate in excess of $650 per day. A detailed justification must be submitted to and approved by CCJJ prior to obligation or expenditure of such funds.

7. **Expenses Not Allowable**
Project funds may not be expended for: (a) items not part of the approved budget or separately approved by CCJJ; (b) the purchase of land; or (c) construction projects. Expenditure of funds in excess of ten percent (10%) of the amount budgeted per budget category will be permitted only with CCJJ’s prior written approval.

8. **Termination of Aid**
If through any cause the subgrantee shall fail to substantially fulfill in a timely and proper manner all its obligations, terms, covenants, conditions, or stipulations of the subgrant agreement, or substantially fails to comply with the Violent Crime Control and Law Enforcement Act of 1994 and any regulations promulgated under these laws, as determined by the CCJJ, then the CCJJ shall have the right to terminate the subgrant agreement or to suspend fund payments by giving written notice to the subgrantee of such action and specifying the effective date thereof, at least thirty (30) days before the effective date of such action. In such event, all finished and unfinished documents, data studies, surveys, drawings, maps, models, photographs and reports prepared by or on behalf of the subgrantee under the subgrant agreement shall at the option of the CCJJ, become its property, and the subgrantee shall be entitled to receive just and equitable reimbursement of any work satisfactorily completed under the subgrant agreement.

9. **Inspection and Audit**
CCJJ, the Department of Justice, and the Comptroller General of the United States, or any of their duly authorized representatives shall have access for purpose of audit and examinations to any books, documents, papers, and records of the subgrantee, and to relevant books and records of subgrantees and contractors as provided for in P.L. 90-351 as amended, P.L. 99-570, and the Office of Justice Programs’ "Financial Guide@. The 2015 DOJ Grants Financial Guide is available in print or through the internet at: [http://ojp.gov/financialguide/DOJ/](http://ojp.gov/financialguide/DOJ/)

10. **Personal Property**
The subgrantee shall retain any nonexpendable personal property acquired with subgrant funds in the grant program as long as there is a need for the property to accomplish the purpose of the grant program whether or not the program continues to be supported by CCJJ subgrant funds. When there is no longer a need for the property to accomplish the purpose of the program, the subgrantee shall request property disposition instructions from the CCJJ.

11. **Maintenance of Records**
For purposes of state and federal examinations and audits, all financial and statistical records, supporting documents, and all other records pertinent to subgrants or contracts shall be retained for at least three (3) years after the close of the federal award from which the subgrantee’s award was funded.

12. **Written Approval of Changes**
Subgrantees must obtain prior written approval from CCJ for program changes. These include (a) change of substance in program activities, designs, or objectives; (b) changes in the project director or key professional personnel identified in the approved application; (c) changes in the approved project budget; and (d) budget adjustments in excess of ten percent (10%) of the affected budget category.

13. Third Party Participation
No contract or agreement may be entered into by the subgrantee for execution of project activities or provision of services that is not incorporated in the approved proposal or approved in advance by CCJ. Any such arrangement shall provide that the subgrantee will retain ultimate control and responsibility for the subgrant project and that the subgrantee shall be bound by these subgrant conditions and any other requirements applicable to the subgrantee in the conduct of the project. CCJ shall be provided with a copy of all such contracts and agreements entered into by subgrantees.

14. Publications
The subgrantee agrees to submit to CCJ for review and approval any curricula, training materials, proposed publications, reports, or any other written materials that will be published, including web-based materials and web site content, through funds from this grant at least thirty (30) working days prior to the targeted dissemination date. Any written, visual, or audio publications, with the exception of press releases, whether published at the grantee’s or government’s expense, shall contain the following statements:

“This project was supported by Grant No. 2016-DJ-BX-0772 awarded by the Bureau of Justice Assistance.

All published material and written reports submitted under grants or in conjunction with contracts under grants must be originally developed material unless otherwise specifically provided in the grant or contract document. When material, not originally developed, is included in the report, it must have the source identified. This identification may be in the body of the report or by footnote. This provision is applicable when the material is in a verbatim or extensive paraphrase format.

15. Written Descriptions of Programs
The subgrantee agrees that when issuing statements, press releases, requests for proposals, bid solicitation, and other documents describing projects or programs funded in whole or in part with Federal money, the subgrantee receiving Federal funds shall clearly state (a) the percentage of the total cost of the program or project that will be financed with Federal money, and (b) the dollar amount of Federal funds for the project or program.

16. Conflict of Interest
The subgrantee covenants that if it is a not-for-profit entity none of its officers, agents, members, or persons owning a "substantial interest" in the entity, is presently, nor during the life of this contract shall be, officers or employees of CCJ, provided that if such persons are or become officers or employees of CCJ they must disqualify this application and any future discussions concerning the entity making this application.

17. Project Director
There shall at all times during the life of the subgrant agreement be an individual appointed by the subgrantee as "Program Director." This individual will be responsible for program planning, operation, reporting and administration under the subgrant agreement.

18. Confidentiality of Research Information
Pursuant to Section 229 of the Justice System Improvements Act of 1979, research information identifiable to an individual, that was obtained through a program funded wholly or in part with BJA funds, shall remain confidential and copies of such information shall be immune from legal process, and shall not, without the consent of the person furnishing such information, be admitted as evidence or used for any purpose in any action, suit, or other judicial or administrative proceeding. 28 CFR Part 22.

19. Release of Information
All records, papers and other documents kept by recipients of CCJJ or BJA funds, their subgrantees and contractors, relating to the receipt and disposition of such funds, are required to be made available to the CCJJ or the BJA. These records and other documents submitted to CCJJ or the BJA pursuant to application for funds, are required to be made available to CCJJ or the BJA under the terms and conditions of the Federal Freedom of Information Act, 5 U.S.C. 552.

20. **Program Income**
All interest or other income earned by the subgrantee with respect to grant funds or as a result of conduct of the grant project (asset forfeitures, sale of publications, registration fees, services charges on fees, taskforce participating agency contributions, interest income from program income, etc.) shall be deemed program income and must be tracked. Whenever possible, program income is to be used to offset grant expenses. All other program income will remain with the project or be used to reduce projects costs. Program income is subject to the same requirements as Federal grant and match monies. In the event of a subgrantee’s grant project concluding for any cause, the final disposition of any and all remaining balance(s) from program income shall be left to the discretion of CCJJ as the State Administrative Agency of the grant program.

21. **Political Activity**
The restrictions of the Hatch Act, P.L. 93-443, 5 U.S.C. Chapter 73, Subchapter III (as amended), concerning the political activity of government employees are applicable to state and local government employees whose principal employment is in connection with activities financed, in whole or in part, by Title I grants. Under a 1975 amendment to the Hatch Act, such State and local government employees may take an active part in political management and campaigns except they may not be candidates for office.

22. **Copyrights and Rights in Data**
Where activities supported by this grant produce original computer programs, writings, sound recordings, pictorial reproductions, drawing or other graphical representation and works of any similar nature (the term computer programs includes executable computer programs and supporting date in any form), the government has the right to use, duplicate and disclose, in whole, in part, or in any manner for any purpose whatsoever and have others do so. If the material is copyrightable, the grantee may copyright such, but the government reserves a royalty-free non-exclusive and irreversible license to reproduce, publish and use such materials in whole or in part and authorize others to do so.

23. **Patents**
If any discovery or invention arises or is developed in course of, or as result of work performed under this grant, the subgrantee shall refer the discovery or invention to the BJA. The subgrantee hereby agrees that determination of rights to inventions made under this grant shall be made by the Administrator of BJA or his duly authorized representative, who shall have the sole and exclusive powers to determine whether or not and where patent application should be filed and to determine the disposition of all rights in such inventions, including title to and license rights under any patent application or patent which may issue thereon. The determination of the Administrator, or his duly authorized representative, shall be accepted as final. In addition, the subgrantee hereby agrees and otherwise recognizes that the Government shall acquire at least an irrevocable non-exclusive royalty free license to practice and have practiced throughout the world for governmental purposes any invention made in the course of or under this subgrant.

24. **Information Systems**
With respect to programs related to criminal justice information systems, the grantee agrees to comply with the provisions of 28 CFR, Part 20 governing the protection of the individual privacy and the insurance of integrity and accuracy of data collection. The grantee further agrees:

a. That all computer programs (software) produced under this grant will be made available to the BJA for transfer to authorized users in the criminal justice community without cost other than that directly associated with the transfer. The software will be documented in sufficient detail to enable potential users to adapt the system, or portions thereof, to usage on a computer of similar size and configuration.

b. To provide a complete copy of the computer programs and documentation, upon request, to BJA. The documentation will include but not be limited to system description, operating instruction, program
maintenance instructions, input forms, file descriptions, report formats, program listings, and flow charts for the system and programs.

25. **Protection of Victims**
   a. The subgrantee assures that it will not ask or require an adult, youth, or child victim of an alleged sex offense to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. The subgrantee further assures that the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense.

   b. The subgrantee assures that it will not require a victim of sexual assault to participate in the criminal justice system or cooperate with law enforcement in order to be provided with a forensic medical exam, or to be reimbursed for charges incurred on account of such an exam.

26. **Criminal Penalties**
   a. Whoever embezzles, willfully misapplies, steals or obtains by fraud or endeavors to embezzle, willfully misapply, steal or obtain by fraud any funds, assets, or property which are the subject of grant or contractor or other form of assistance pursuant to this title, whether received directly or indirectly from the Administration; or whether receives, conceals, or retains such funds, assets, or property to his use or gain, knowing such funds, assets, or property to have been embezzled, willfully misapplied, stolen, or obtained by fraud, shall be fined not more than $10,000 or imprisoned not more than five years, or both.

   c. Whoever knowingly and willfully falsifies, conceals, or covers up by trick, scheme, or device, any material fact in any application for assistance submitted pursuant to the Act, whether received directly or indirectly from the Administration, shall be subject to the provisions of Section 371 of Title 18, U.S.C.

27. **Jail “Pay to Stay” Prohibition:**
   No funding from this grant can be awarded to a local jail for any purpose if that jail is operating a Pay-to-Stay program. The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2016, are set out at http://ojp.gov/funding/Explore/FY2016 AppropriationsLawRestrictions.htm, and are incorporated by reference here.

28. **Indirect Cost Rate**
   The new Federal Uniform Guideline allows for Indirect Costs to be charged by subgrantees as part of the grant budget. According to the Guideline, one of the following options must be chosen by grantees:

   **Option One:** If a subgrantee’s operational costs are fully covered by charging these costs as administrative (direct) costs, or if the subgrantee calculates indirect costs and determines that these costs are immaterial, then the subgrantee may waive any indirect cost reimbursements.

   **Option Two:** If a subgrantee has a negotiated Modified Total Direct Cost (MTDC)* rate with the Federal Government, then this indirect Cost Rate must be applied to the grant application as part of the proposal request. Proof of the negotiated rate must be submitted with the grant application.

   **Option Three:** If a subgrantee does not have a negotiated Modified Total Direct Cost rate with the Federal Government, or if the negotiated rate has lapsed, the Guideline allows the subgrantee to request a minimum MTDC rate of 10%. *Note:* Once this option has been chosen, it must be chosen again on all future grant applications until a subgrantee negotiates a rate with the Federal Government.

   It should be noted that choosing any of the three options above will neither detract from nor enhance the consideration of the grant proposal.
Modified Total Direct Costs (MTDC) are defined as all direct salaries and wages, applicable fringe benefits, materials and supplies, services, travel, and up to the first $25,000 of each subaward (regardless of the period of performance of the subawards under the award). MTDC excludes equipment, capital expenditures, charges for patient care, rental costs, tuition remission, scholarships and fellowships, participant support costs and the portion of each subaward in excess of $25,000. Other items may only be excluded when necessary to avoid serious inequity in the distribution of indirect costs, and with the approval of the cognizant agency for indirect costs.

A governmental department or agency unit that receives more than $35 million in direct federal funding must submit its indirect cost rate proposal to its cognizant agency for indirect costs. Other governmental departments or agencies must develop an indirect cost proposal in accordance with the requirements of this Uniform Guide and maintain the proposal and related supporting documentation for audit. These governmental departments or agencies are not required to submit their proposals unless they are specifically requested to do so by the cognizant agency for indirect costs. Where a non-federal entity only receives funds as a subrecipient, the pass-through entity will be responsible for negotiating and/or monitoring the subrecipient’s indirect costs.

II. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION
LOWER TIER COVERED TRANSACTIONS

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 28 CFR Part 67, Section 67.510, Participants' responsibilities. The regulations were published as Part VII of the May 26, 1988 Federal Register (pages 19160-19211).

(1) The prospective lower tier participant certifies by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

(2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

III. CERTIFICATION REGARDING LOBBYING

Each person shall file the most current edition of this certification and disclosure form, if applicable, with each submission that initiates agency consideration of such person for an award of a Federal contract, grant, or cooperative agreement.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more the $100,000 for each such failure.

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No 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 Federal agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan or cooperative agreement.

(2) No Federal appropriated funds have been paid or will be paid to any public or private agency, organization, institution, or individual for any personal service, advertisement, telegram, telephone communication, letter, printed or written matter, or other devise the design or intent of which is to influence a member of Congress or any other federal, state, or local elected official to favor or oppose any act, bills, resolutions, or similar legislation or any referendum, initiative, constitutional amendment, or any similar governing body.
(3) Upon request of federal or state officials through the proper official channels, Federal appropriated funds may be used in connection with communications to federal, state, or local elected officials pertaining to authorization, appropriation of oversight measures which will directly affect the operation of the program involved.

(4) If any non-Federal funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall initial here _____ and complete and submit Standard Form # LLL, "Disclosure of Lobbying Activities", in accordance with its instructions.

(5) The undersigned shall require that the language of this certification be included in the award documents of all subawards at all tiers and that all subrecipients shall certify and disclose accordingly.

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IV. AUDIT REQUIREMENTS (Local Government Agencies, Private Non-Profit & Faith Based Organizations Only)

The applicant agency assures that it will submit audit reports (with Management Letters) to CCJ annually. The audit report must comply with OMB circular A-133 and be submitted to CCJ within one month of completion of the audit.

By State code, local governments must complete their audit within six months of the end of their fiscal year; other agencies must complete their audit within nine months. During the audit process subgrantees or their auditors must send CCJ a confirmation letter that verifies payments made to the grant program.

The audit will include a Schedule of Federal Financial Assistance that contains revenue and expenditure information from the grant. The following information will assist the auditors in completing the Schedule of Federal Financial assistance:

- Grant Name: Justice Assistance Grant (JAG)
- Federal Grantor Agency: U.S. Department of Justice - Bureau of Justice Assistance
- Federal Grantor Number: 2015-RT-BX-0875
- Federal CFDA Number: 16.738

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V. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS (State Agencies Only)

This certification is required by the regulations implementing the Drug-Free Workplace Act of 1988, 28 CFR Part 67, Subpart F. The regulations, published in the January 31, 1989 Federal Register, require certification by grantees, prior to award, that they will maintain a drug-free workplace. The certification set out below is a material representation of fact upon which reliance will be placed when the agency determines to award the grant. False certification or violation of the certification shall be grounds for suspension of payments, suspension or termination of grants, or government wide suspension or debarment (see 28 CFR Part 67, Section 67.615 and 67.620).

The grantee certifies that it will 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 a drug-free awareness program to inform employees about--
- The dangers of drug abuse in the workplace;
- The grantee’s policy of maintaining a drug-free workplace;
- Any available drug counseling, rehabilitation, and employee assistance programs; and
- 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:
   • Abide by the terms of the statement; and
   • Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five calendar days after such conviction;

(e) Notifying the agency within ten days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction;

(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--
   • Taking appropriate personnel action against such an employee, up to and including termination; or
   • 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).

VI. CIVIL RIGHTS AND DISCRIMINATION POLICY REQUIREMENTS

The applicant agency assures that it will comply with the Civil Rights Act of 1964 as outlined in 28 CFR and with the Americans with Disabilities Act of 1990 as outlined in 28 CFR Part 35.

The applicant agency assures that it will comply with the Civil Rights Act of 1964 as outlined in 28 CFR and with the Americans with Disabilities Act of 1990 as outlined in 28 CFR Part 35.

Please complete the following:

• Agency Name: ________________________________
• Number of Persons Employed Your Agency: __________
• Federal Funds Requested with this Application: ______________

Equal Employment Opportunity Plan. The purpose of an Equal Employment Opportunity Plan (EEOP) is to insure full and equal participation of men and women regardless of race or national origin in the workforce of the recipient agency. An EEOP is a comprehensive document that analyzes that agency’s workforce in comparison to its relevant labor market data and all agency employment practices to determine their impact on the basis of race, sex, or national origin.

The agency will provide an EEOP to the Office for Civil Rights, Office of Justice Programs (OCR) and the CCJJ, if it has received a single award of $500,000 or more. If the agency receives $25,000 or more and has 50 or more employees, it will maintain a current EEOP on file and submit an EEOP Certification Form to the OCR, certifying that its EEOP is on file. For agencies receiving less than $25,000, or public grantee agencies with fewer than 50 employees, regardless of the amount of the award, the agency will provide an EEOP Certification Form to the OCR certifying it is not required to submit or maintain an EEOP. Non-profit organizations, Indian Tribes, and medical and educational institutions are exempt from the EEOP requirement, but are required to submit a certification form to the OCR to claim the exemption (a copy should also be submitted to the CCJJ). EEOP Certification Forms are available at: http://www.ojp.usdoj.gov/about/ocr/pdfs/cert.pdf

For more information on how to prepare your EEOP plan (if required) or for additional information on Civil Rights issues
please visit the Office for Civil Rights (OCR) website at: http://www.ojp.usdoj.gov/about/offices/ocr.htm

Before your agency can be reimbursed for any expenses associated with this grant, the grant project director must first review and certify compliance with Federal Equal Employment Opportunity policies.

Please go to the following web link and review the PowerPoint presentation on Discrimination Policy Training: http://www.justice.utah.gov/Documents/CCJJ/Grants/COMMISSIONONCRIMINALANDJUVENILEJUSTICE.ppt

Procedures for Responding to Discrimination Complaints:

The signature below certifies that the program proposed in this application meets all the requirements of the Violent Crime Control and Law Enforcement Act of 1994, that all the information presented is correct, that there has been appropriate coordination with affected agencies, and that the applicant will comply with the provisions of the Crime Control Act and all other Federal laws. By appropriate language incorporated in each grant, subgrant or other document under which funds are to be disbursed, the authorized official shall assure that the applicable certified assurances and grant conditions will be complied with by their own agency and any other agency with whom they make contracts or agreements.

SUBGRANTEE ACCEPTANCE OF GRANT ASSURANCES, CONDITIONS, CERTIFICATIONS AND REQUIREMENTS (signing indicates that your agency has reviewed and agrees to comply with each of the grant assurances, conditions, certifications and requirements in Appendix 1 of this grant application)

Name and Title of Authorized Official:

__________________________________________  __________________________________________
Print Name                                                               Print Title

__________________________________________  _________________________
Signature of Authorized Official                        Date