

# WASHOE COUNTY

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# STAFF REPORT BOARD MEETING DATE: November 10, 2015

CM/ACM Finance DA Risk Mgt. NA HR HR Grant Mgt.

**DATE:** October 14, 2015

TO: Board of County Commissioners

FROM: Kerri Heward, Crime Lab Director 775-328-2815, kheward@washoecounty.us

THROUGH: Chuck Allen, Sheriff 397

**SUBJECT:** Recommendation to approve a direct grant award from the National Institute of Justice (NIJ) FFY2015 DNA Backlog Reduction Program, Project No 2014-DN-BX-0029 for [\$350,000.00, no county match required] for the DNA Backlog Reduction Program for the grant period of 01/01/2016 – 12/31/2017; and if approved authorize Comptroller's Office to make necessary budget adjustments. (All Commission Districts)

# **SUMMARY**

The National Institute of Justice (NIJ) awarded the Washoe County Sheriff's Office \$350,000.00 to fund the DNA Backlog Reduction program. Part of this project is the outsourcing of DNA samples for testing and analysis. The outsourcing portion of this project will be completed by Bode Technology Group. We currently have an active contract with Bode Technology that was approved at the March 20, 2015 BCC meeting.

Washoe County Strategic Objective supported by this item: Safe, secure and healthy communities.

# PREVIOUS ACTION

None.

## BACKGROUND

The Washoe County Sheriff's Office Forensic Science Division will utilize these funds to pay salary costs for part time/pooled positions, overtime costs, travel and training, equipment, and supplies for the DNA Backlog Reduction project.

AGENDA ITEM #

## GRANT AWARD SUMMARY

Project/Program Name: 2015 NIJ DNA Backlog Reduction

**Scope of the Project:** Costs associated with reducing the back log of DNA samples to be tested.

**Benefit to Washoe County Residents:** Increased capability to test pending DNA samples.

<b>On-Going Program</b>	Support:	N/A
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Award Amount:	\$350,000.00
Grant Period:	01/01/16 - 12/31/17
Funding Source:	Department of Justice, Office of Justice Programs
Pass through From:	National Institute of Justice
CFDA Number:	16.741
Grant ID Number:	2015-DN-BX-0097

Match Amount and Type: None

## Indirect Cost Rate (applicable to the award): N/A

Grant's recoverable indirect cost rate:

- \_\_\_\_\_ Indirect costs are fully recoverable
- \_\_\_\_ Sponsor does not allow for indirect cost recovery
- \_\_\_\_ Sponsor has limited indirect cost recovery at \_\_\_\_ %
- Sponsor requires indirect Cost Rate Approved by Cognizant Agency

In accordance with the current County Grant Management Policy Manual, Section B; paragraph (3) WCSO will not seek indirect costs as doing so would reduce the available funding to the project and potentially impair public safety.

**Special Terms & Conditions:** See special conditions #1 - #44 included in award documents. Equipment will be purchased using sole source, which will be submitted at a later date.

Sub-Awards and Contracts: Existing contract with Bode Technology Group will be used for analysis of arrestee database samples.

## FISCAL IMPACT

Should the board accept this grant award and approve these amendments, the adopted budget will be increased by \$350,000.00 in both revenues and expenditures in the following accounts:

**INCREASE REVENUES:** 

11283 - 431100 (2015 DNA Backlog Reduction -Federal Grants)	\$350,000.00
INCREASE EXPENDITURES:	¢ 10 174 00
11283 – 701130 (2015 DNA Backlog reduction- Part time/pooled)	\$ 12,174.00
11283 701300 (2015 DNA Backlog reduction-Overtime)	\$ 15,834.19
11283 – 710200 (2015 DNA Backlog Reduction – contract svs)	\$ 66.239.28
11283 – 710300 (2015 DNA Backlog Reduction – supplies)	\$ 87,813.93
11283 781004 (2015 DNA Backlog Reduction – equipment cap)	\$ 149,000.00
11283 711210 (2015 DNA Backlog Reduction – travel)	\$ 13,738.60
11283 710509(2015 DNA Backlog Reduction – seminars/mtgs)	\$ 5,200.00

No match required. Grant is on a reimbursement basis.

## **RECOMMENDATION**

It is recommended that the Board of County Commissioners approve a direct grant award from the National Institute of Justice (NIJ) FFY2015 DNA Backlog Reduction Program, Project No 2014-DN-BX-0029 for [350,000.00, no county match required] for the DNA Backlog Reduction Program for the grant period of 01/01/2016 - 12/31/2017; and if approved authorize Comptroller's Office to make necessary budget adjustments.

## **POSSIBLE MOTION**

Should the Board agree with staff's recommendation, a possible motion would be: move to approve a direct grant award from the National Institute of Justice (NIJ) FFY2015 DNA Backlog Reduction Program, Project No 2014-DN-BX-0029 for [350,000.00, no county match required] for the DNA Backlog Reduction Program for the grant period of 01/01/2016 - 12/31/2017; and if approved authorize Comptroller's Office to make necessary budget adjustments.

Offic	rtment of Justice e of Justice Programs onal Institute of Justice	Grant	PAGE 1 OF 12
I. RECIPIENT NAME AND	ADDRESS (Including Zip Code)	4. AWARD NUMBER: 2015-DN-BX-0097	
County of Washoe PO Box 11130 Reno, NV 89520-0027		5. PROJECT PERIOD: FROM         01/01/2016           BUDGET PERIOD: FROM         01/01/2016	
		6. AWARD DATE 09/21/2015	7. ACTION
2a. GRANTEE IRS/VENDOR 886000139	NO.	8. SUPPLEMENT NUMBER 00	Initial
2b. GRANTEE DUNS NO. 609738455		9. PREVIOUS AWARD AMOUNT	\$0
3. PROJECT TITLE 2015 NIJ DNA Backlog Re	duction	10. AMOUNT OF THIS AWARD	\$ 350,000
2015 HIS DIVI DICAIOGIN		11. TOTAL AWARD	\$ 350,000
	FY FOR GRANT der FY15(NIJ - S&LLEA DNA/Other Forer IC FEDERAL ASSISTANCE (CFDA Numi uction Program	1sics) Pub. L. No. 113-235, 128 Stat. 2130, 2193; 28 USC ber)	530C
	ENCY APPROVAL	GRANTEE ACCEPTA 18. TYPED NAME AND TITLE OF AUTHORIZI	
Karol Virginia Mason Assistant Attorney General		Chuck Allen Sheriff JOHN SPENCEL, C FOR CHUCK All	
17. SIGNATURE OF APPRO	/ING OFFICIAL	19. SIGNATURE OF AUTHORIZED RECIPIENT	
tand U	Masan	John Sysener # 3	<i>\$7</i> <u>9/30/15</u>
	AGE	NCY USE ONLY	
20. ACCOUNTING CLASSIF FISCAL FUND BUD. YEAR CODE ACT. X B DN	ICATION CODES DIV. OFC. REG. SUB. POMS AMOU 60 00 00 350000		

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

OJP FORM 4000/2 (REV. 4-88)

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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	FAGE 2 OF 12		
PROJECT N	UMBER 2015-DN-BX-0097	AWARD DATE 09/21/2015	<u> </u>		
1.	SPECIAL CONDITIONS <ol> <li>Applicability of Part 200 Uniform Requirements</li> <li>The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by the Department of Justice (DOI) in 2 C.F.R. Part 2800 (the "Part 200 Uniform Requirements") apply to this 2015 award from the Office of Justice Programs (OJP). For this 2015 award, the Part 200 Uniform Requirements, which were first adopted by DOJ on December 26, 2014, supersede, among other things, the provisions of 28 C.F.R. Parts 66 and 70, as well as those of 2 C.F.R. Parts 215, 220, 225, and 230.</li> <li>If this 2015 award supplements funds previously awarded by OJP under the same award number, the Part 200 Uniform Requirements apply with respect to all award funds (whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this 2015 award.</li> </ol>				
	limited grace period may be available under cert that complied with previous standards for proct with the new standards (that is, to those at 2 CJ For more information on the Part 200 Uniform grace period described above, see the Office of http://ojp.gov/funding/Part200UniformRequired	Requirements, including information regarding the Justice Programs (OJP) website at	licies and procedures redures that comply e potentially-available		
2.	that may appear to conflict with, or differ in sor recipient is to contact OJP promptly for clarific	me way from, the provisions of the Part 200 Unifo	rm Requirements, the		
Ζ.	(currently, the "2015 DOJ Grants Financial Gui	ide").	on the OJP website		
3.	required to submit one pursuant to 28 C.F.R. Se	ait an acceptable Equal Employment Opportunity l ection 42.302) that is approved by the Office for Ci by the recipient, and may result in suspension of fu of the award.	ivil Rights is a		
4.	the recipient does not satisfactorily and promptl	nay withhold award funds, or may impose other re y address outstanding issues from audits required award), or other outstanding issues that arise in co	by the Part 200		
5.	Recipient understands and agrees that it cannot enactment, repeal, modification or adoption of a express prior written approval of OJP.	use any federal funds, either directly or indirectly, any law, regulation or policy, at any level of gover	in support of the rument, without the		
6.	employee, agent, subrecipient, contractor, subco that violates the False Claims Act; or (2) commi interest, bribery, gratuity, or similar misconduct should be reported to the OIG by - mail: Office Division 950 Pennsylvania Avenue, N.W. Room	otly refer to the DOJ OIG any credible evidence the ontractor, or other person has (1) submitted a cla itted a criminal or civil violation of laws pertaining involving award funds. Potential fraud, waste, ab of the Inspector General U.S. Department of Justic a 4706 Washington, DC 20530 e-mail: oig.hotlinet 800) 869-4499 or hotline fax: (202) 616-9881 Addi usdoj.gov/oig	im for award funds g to fraud, conflict of use, or misconduct ce Investigations @usdoj.gov hotline:		

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7.	Restrict No rec award, or othe to an it inform The fo require sensiti nondis 1. In a a. repr or com contract b. cert agreem or abus written express 2. If th a. it re (1) it H (wheth agreem purport (2) it H b. it ce under t or othe immed the age to do so	SPECIAL ctions and certifications regarding non-dis spinent or subrecipient under this award, or may require any employee or contractor arwise restricts, or purports to prohibit or movestigative or law enforcement represent lation. regoing is not intended, and shall not be use ements applicable to Standard Form 312 ( ve compartmented information), or any of closure of classified information. accepting this award, the recipient resents that it neither requires nor has require tractors that currently prohibit or otherwis ctors from reporting waste, fraud, or abuse iffies that, if it learns or is notified that it is nents or statements that prohibit or otherwis ctors from reporting waste, fraud, or abuse iffies that, if it learns or is notified that it is nents or statements that prohibit or otherwis as described above, it will immediately notification to the agency making this aw sly authorized to do so by that agency. The recipient does or is authorized to make presents that has determined that no other entity that the er through a subaward, contract, or subcor- tor prohibit or restrict) employees or cont as made appropriate inquiry, or otherwise ertifies that, if it learns or is notified that at his award is or has been requiring its emp- rwise restrict (or purport to prohibit or res- iately stop any further obligations of awar noy making this award, and will resume (to by that agency.	CONDITIONS reclosure agreements and related matters r entity that receives a contract or subcontract wit to sign an internal confidentiality agreement or st restrict, the reporting (in accordance with law) of ative of a federal department or agency authorized inderstood by the agency making this award, to con- which relates to classified information), Form 441 ther form issued by a federal department or agency are currently restrict (or purport to prohibit or restrict e as described above; and s or has been requiring its employees or contractor ise restrict (or purport to prohibit or restrict), repor- stop any further obligations of award funds, will ward, and will resume (or permit resumption of)su subawards or contracts under this award e recipient's application proposes may or will rece- intractors that currently prohibit or otherwise curre- ractors from reporting waste, fraud, or abuse as de- has an adequate factual basis, to support this rep- ny subrecipient, contractor, or subcontractor entit- loyees or contractors to execute agreements or sta- trict), reporting of waste, fraud, or abuse as de- has an adequate factual basis, to support this rep- ny subrecipient, contractor, or subcontractor entit- loyees or contractors to execute agreements or sta- trict), reporting of waste, fraud, or abuse as describilation of such obligations only if the se any federal funds, either directly or indirectly, 'Community Organizations for Reform Now (AC	atement that prohibits waste, fraud, or abuse d to receive such (4 (which relates to y governing the ents from employees ct) employees or rs to execute orting of waste, fraud, provide prompt ch obligations only if ive award funds fidentiality ntly restrict (or escribed above; and resentation; and y that receives funds itements that prohibit ibed above, it will written notification to expressly authorized in support of any
9.	The rec	ipient agrees to comply with any addition	al requirements that may be imposed during the g is a high-risk grantee. Cf. 28 C.F.R. parts 66, 70.	

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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	PAGE 4 OF 12
PROJECT N	UMBER 2015-DN-BX-0097	AWARD DATE 09/21/2015	
10.	The recipient agrees to comply with applicable a Management (SAM) (or with a successor govern recipient also agrees to comply with applicable and provide a Data Universal Numbering Systet the Office of Justice Programs web site at http:// System for Award Management and Universal I special condition does not apply to an award to a	CONDITIONS requirements regarding registration with the Syste nment-wide system officially designated by OMB restrictions on subawards to first-tier subrecipient n (DUNS) number. The details of recipient obliga /www.ojp.gov/funding/sam.htm (Award condition dentifier Requirements), and are incorporated by an individual who received the award as a natural	and OJP). The s that do not acquire ations are posted on a: Registration with the reference here. This
11.	Pursuant to Executive Order 13513, "Federal Le 51225 (October 1, 2009), the Department encou banning employees from text messaging while of	e or she may own or operate in his or her name). cadership on Reducing Text Messaging While Dri rages recipients and sub recipients to adopt and en hriving any vehicle during the course of performin and conduct education, awareness, and other out	aforce policies ag work funded by this
12.	limits, prior approval and reporting requirement related to conferences, meetings, trainings, and events, and costs of attendance at such events. In	ole laws, regulations, policies, and guidance (inclu s, where applicable) governing the use of federal i other events, including the provision of food and/ aformation on rules applicable to this award apper lostaward Requirements" in the "2015 DOJ Grants	funds for expenses or beverages at such ars in the DOJ Grants
13.		aining or training materials developed or delivered IP Training Guiding Principles for Grantees and S guidingprinciples.htm.	
14.	other than this OJP award, and those award fund more of the identical cost items for which funds notify, in writing, the grant manager for this OJR	ben award of federal funds or if it receives an awar Is have been, are being, or are to be used, in whole are being provided under this OJP award, the reci P award, and, if so requested by OJP, seek a budge (GAN) to eliminate any inappropriate duplication	e or in part, for one or pient will promptly et-modification or
15.	The recipient understands and agrees that award religious or moral beliefs of students who partici funds, or of the parents or legal guardians of suc	funds may not be used to discriminate against or ipate in programs for which financial assistance is h students.	denigrate the provided from those
16.	network unless such network blocks the viewing	to award funds may be used to maintain or establi g, downloading, and exchanging of pornography, a for any Federal, State, tribal, or local law enforcen prosecution, or adjudication activities.	und (b) Nothing in
17.	described in 2 C.F.R. 200.414(f), and that elects of both its eligibility and its election, and must c	iform Requirements to use the "de minimis" indir to use the "de minimis" indirect cost rate, must ac omply with all associated requirements in the Par- plied only to modified total direct costs (MTDC).	lvise OJP in writing
18.	activities under this award, in the manner, and w	e to OJP, data that measure the performance and e ithin the timeframes, specified in the program sol- orts compliance with the Government Performan other applicable laws.	icitation, or as
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	SPECIAL	CONDITIONS	
19.		ssments, national evaluation efforts, or information sion of any information required for the assessment	
20.	irrevocable license to reproduce, publish, or oth connection with derivative works), for Federal p	ustice Programs (OJP) reserves a royalty-free, nor erwise use, and authorize others to use (in whole o purposes: (1) any work subject to copyright develo which a recipient or subrecipient purchases owner	or in part, including in oped under an award
	produced under an award or subaward; and (2) a	tht to (1) obtain, reproduce, publish, or otherwise authorize others to receive, reproduce, publish, or as defined in Federal Acquisition Regulation (FA	otherwise use such
	It is the responsibility of the recipient (and of ea in any subaward under this award.	uch subrecipient, if applicable) to ensure that this c	condition is included
	data necessary to fulfill the recipient's obligation contractor, or subcontractor refuses to accept ter	om subrecipients, contractors, and subcontractors ( ns to the Government under this award. If a proportion affording the Government such rights, the recipiram manager for the award and not proceed with OJP program office.	sed subrecipient, ipient shall promptly
21.	(including those prepared for conferences and of with their public release. NIJ defines publicatio project, formally prepared by the award recipien or simultaneous with their public release aids NI excluding press releases and newsletters - wheth the following statement: "This project was supp Institute of Justice, Office of Justice Programs, I recommendations expressed in this publication reflect those of the Department of Justice." This	bient shall provide the NIJ program manager with ther presentations) resulting from this award, prior ns as any written, visual or sound material substar it for dissemination to the public. Submission of p JJ in responding to any inquiries that may arise. A her published at the recipient's or government's exp ported by Award No, awarded to U.S. Department of Justice. The opinions, finding program/exhibition are those of the author(s) and o s statement shall appear on the first page of written d immediately after the title of the publication in t	r to or simultaneous attively based on the publications prior to any publications - pense, shall contain by the National s, and conclusions or do not necessarily a publications. For
22.		manager copies of all official award-related press nce notice permits time for coordination of release r public inquiries.	
23.	project funded by this award, for the recipient's	l or terminate funding under this award before the failure to comply with these special conditions or proved application. In the case of suspension, the s that the recipient is in compliance.	with the project's
24.	identified in the forms entitled "Standard Assura	y with all applicable federal laws and regulations, inces" and the "Certifications Regarding Lobbying d Drug-Free Workplace Requirements," currently	; Debarment and

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	SPECIAL	CONDITIONS	
25.	reasons. Successors to key personnel must be a appropriate information, including, but not limit	I designated in the application shall be replaced o pproved, and such approval is contingent upon su ted to, a resume. OF will not unreasonably with ly notification to OJP and submission of resumes,	bmission of hold approval.
26.		val of any consultant rate in excess of \$650 per da by the Office of Justice Programs (OJP) program	
27.	certain circumstances, to report the names and to the recipient and first-tier subrecipients of award Reporting System (FSRS). The details of recipi and Transparency Act of 2006 (FFATA), are po http://www.ojp.gov/funding/ffata.htm (Award co incorporated by reference here. This condition,	requirements to report first-tier subawards of \$25, otal compensation of the five most highly comper- d funds. Such data will be submitted to the FFAT ient obligations, which derive from the Federal Fu- sted on the Office of Justice Programs web site at ondition: Reporting Subawards and Executive Co and its reporting requirement, does not apply to g al person (i.e., unrelated to any business or non-pre- b).	isated executives of A Subaward inding Accountability mpensation), and are rant awards made to
28.	using the SF 425 Federal Financial Report form www.whitehouse.gov/omb/grants/standard_form	r financial status reports to OJP on-line (at https:// (available for viewing at ns/ff_report.pdf), not later than 30 days after the e later than 90 days following the end of the award	nd of each calendar
29.	The recipient shall submit semiannual progress r of the reporting periods, which are June 30 and 1 to the Office of Justice Programs, on-line throug	reports. Progress reports shall be submitted within December 31, for the life of the award. These rep th the Internet at https://grants.ojp.usdoj.gov/.	n 30 days after the end orts will be submitted
30.	the entire period of support under this award. The including, but not limited to, information about I statements of progress, and data concerning indi- successes and impacts. The final report is due not	he end of this award documenting all relevant proj his report will include detailed information about t how the funds were actually used for each purpose vidual results and outcomes of funded projects re- blater than 90 days following the close of this aw- will be submitted to the Office of Justice Program	he project(s) funded, e area, data to support flecting project ard period or the

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	SPECIAL	CONDITIONS	
31.	The recipient agrees to submit applicable perfor enhancement with its semiannual progress report information regarding baseline performance me between the submission of a request for forensic results to the requesting agency at the beginning analyzed per analyst/month at the beginning of the projects — the number of backlogged forensic bi- performance metrics (for capacity enhancement at the end of the reporting period, and the average end of the reporting period; for forensic casework forensic biology/DNA cases at the end of the rep during the reporting period using funds provider analyses entered into CODIS during the reporting impact performance metrics (for forensic casework during the reporting period attributable to the for For the purposes of performance measure data re forensic biology/DNA case that has not been con-	g - Forensic DNA casework and capacity enhance mance measure data regarding forensic DNA case rts. With respect to such data, the reports should c trics (for capacity enhancement projects the ave c biology/DNA analysis to the laboratory and the o g of the award period, and the average number of f the award period; for forensic casework DNA bac iology/DNA cases at the beginning of the award p projects the average number of days between the e laboratory and the delivery of the test results to to g number of forensic DNA samples analyzed per rk DNA backlog reduction projects the number porting period, the number of forensic biology/DNA d under this award, and the number of DNA profil ng period as a result of the funds provided under th ork DNA backlog reduction projects the number rensic analyses funded under this award). eporting, a backlogged forensic biology/DNA case mpleted within 30 days of receipt in the laboratory	ework and capacity ontain: (1) rage number of days delivery of the test forensic DNA samples klog reduction eriod); (2) progress ne submission of a the requesting agency analyst/month at the of backlogged IA cases analyzed es from forensic nis award); and (3) r of CODIS hits e is defined as a /.
32.	If the recipient uses award funds for DNA databas submit applicable performance measure data wit reports should contain: (1) information regarding enhancement projects — the average number of I the award period; the average number of days be the upload of the DNA profile to CODIS at the I projects — the number of backlogged DNA datal performance metrics (for capacity enhancement analyst/month at the end of the reporting period, database sample to the laboratory and the upload database backlog reduction projects — the number of DNA profiles from DNA database sam number of DNA profiles from DNA database saf funds provided under this award); and (3) impace - the number of CODIS hits during the reporting provided under this award). For the purposes of performance measure data re database sample that has not been completed with	ng - DNA database sample analysis and capacity of base sample analysis or capacity enhancement, the th its semiannual progress reports. With respect to g baseline performance metrics (for DNA database DNA database samples analyzed per analyst/mont etween the submission of a DNA database sample beginning of the award period; for DNA database base samples at the beginning of the award period projects — the average number of DNA database s , the average number of days between the submiss d of the profile to CODIS at the end of the reportir er of backlogged DNA database samples at the en aalyzed during the reporting period using funds fro mples entered into CODIS during the reporting per st performance metrics (for DNA database backlog g period resulting from DNA database sample is dev eporting, a backlogged DNA database sample is de thin 30 days of receipt in the laboratory.	recipient agrees to o such data, the e laboratory capacity h at the beginning of to the laboratory and backlog reduction ); (2) progress samples analyzed per ion of a DNA ag period; for DNA d of the reporting om this award, and the riod as a result of the g reduction projects - eloped using funds

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PROJECT NUMBER	2015-DN-BX-0097	AWARD DATE 09/21/2015	
<ul> <li>33. Final The re- conce project labora numbicasew project the cu under award</li> <li>For the forenss</li> <li>If the to subic contail sampli submit period the en- this av provid using :</li> </ul>	SPECIAL performance measure data reporting scipient agrees to submit applicable perfor- ming forensic DNA activities, the final rep tts the average number of days between itory and the delivery of the test results to the er of forensic DNA samples analyzed per a ork DNA backlog reduction projects the t period, the cumulative number of forensi mulative number of DNA profiles from for this award, and the cumulative number of ). e purposes of performance measure data re- ic biology/DNA case that has not been con- recipient uses award funds for DNA datab- mit applicable performance measure data v in: (1) for DNA database laboratory capaci es analyzed per analyst/month at the end o ssion of a DNA database sample to the lab d, and (2) for DNA database backlog reduct d of the project period, the cumulative num- vard, the cumulative number of profiles fro- led under this award, and the cumulative nu- funds provided under this award. e purposes of performance measure data re- funds provided under this award.	CONDITIONS mance measure data with its final report. With report should contain: (1) for forensic DNA capacity the submission of a request for forensic biology/I the requesting agency at the end of the project per analyst/month at the end of the project period; and a number of backlogged forensic biology/DNA cas ic biology/DNA cases analyzed using funds provi- rensic analyses entered into CODIS as a result of 'CODIS hits attributable to forensic DNA analyse eporting, a backlogged forensic biology/DNA cas mpleted within 30 days of receipt in the laboratory ase sample analysis or capacity enhancement, the with its final report. With respect to such data, the ty enhancement projects — the average number of days to oratory and the upload of the profile to CODIS at tion projects — the number of backlogged DNA database samples analyzed using fir om DNA database samples analyzed using fir om DNA database samples entered into CODIS at umber of CODIS hits resulting from DNA database	y enhancement DNA analysis to the iod, and the average I (2) for forensic ses at the end of the ded under this award, the funds provided s funded under this e is defined as a y. recipient also agrees e final report should f DNA database petween the t the end of the project atabase samples at nds provided under s the result of funds se profiles developed efined as a DNA



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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	PAGE 9 OF 12
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	SPECIAL	CONDITIONS	
34.	Privacy; quality assurance; CODIS/NDIS		
	maintained pursuant to all applicable Federal pr 14132(b)(3). The recipient shall ensure that all forensic DNA (1) by accredited government-owned laboratoric	sis conducted and DNA profile generated under the ivacy requirements, including those described in 4 analyses conducted with funding under this awar es, or (2) through accredited fee-for-service vendo of persons actively involved in forensic science th	<ul> <li>42 U.S.C. section</li> <li>d are performed either</li> <li>rs. Accreditation</li> </ul>
	recognized within the forensic science commun	ity.	-
	audits, not less than once every two years, that d	at conducts forensic DNA analyses under this awa lemonstrate compliance with the Quality Assurance by the Director of the Federal Bureau of Investig	ce Standards for
	into the Combined DNA Index System (CODIS	ic DNA profiles obtained with funding under this ), and, where applicable, uploaded to the National m this award may be entered into any non-govern	DNA Index System
	analyses is not a member of NDIS, the laborator	at will receive funding under this award to conducy y must have a written agreement in place with an A profiles to be entered into CODIS, and, where a	NDIS-participating
	database samples and reviews of associated DN. laboratory that (1) is accredited by a nonprofit p that is nationally recognized within the forensic once every two years, that demonstrate complian Databasing Laboratories established by the Dire that any DNA database samples analyzed with fu using commercially available PCR kits accepted	database laboratory, the recipient shall ensure that A profiles conducted with funding under this awar rofessional association of persons actively involve science community; and (2) undergoes external ar nee with the requirements of the Quality Assurance ctor of the Federal Bureau of Investigation. The re- anding under this award are analyzed for all 13 Cu by NDIS. The recipient shall also ensure that all this award are entered into CODIS within 90 days	rd are performed by a ed in forensic science udits, not less than the Standards for DNA ecipient shall ensure ODIS core STR loci, profiles obtained
	The recipient agrees to notify NIJ promptly upon laboratories that receive funding under this awar	n any change in the accreditation status of any of t d, or their participation in NDIS.	the forensic science
35.	No research; nonsupplanting of State or local go	vernment funds	
		provided under this award are used for research or research as defined by 28 CFR Part 46. Any que ram manager for the award.	
		de available through this award will not supplant a crease the amount of funds that would, in the abse rces for activities funded through this award.	
	The recipient agrees to notify NIJ promptly if th the purposes included in the approved applicatio	e recipient receives new State or local governmen n for this award.	t funding for any of

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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	PAGE 10 OF 12				
PROJECT N	JMBER 2015-DN-BX-0097	AWARD DATE 09/21/2015	<u> </u>				
SPECIAL CONDITIONS							
36.	36. The recipient agrees to notify NIJ promptly upon any significant reduction in the recipient's estimate of the number of backlogged forensic DNA cases that will be analyzed within twenty-four months using the funds provided under this fiscal year 2015 award, above and beyond those that will be analyzed using funds from other sources. If applicable, the recipient agrees to notify NIJ promptly upon any significant reduction in the recipient's estimate of the number of DNA database samples that will be analyzed, or associated DNA profiles reviewed, within twenty-four months using the funds provided under this fiscal year 2015 award, above and beyond those that can be analyzed or reviewed using funds from other sources.						
37.	7. The recipient understands and agrees that gross income (revenues) from fees charged for DNA testing services constitutes program income (in whole or in part), and that program income must be determined, used, and documented in accordance with the provisions of 2 C.F.R. 200.307, including as applied to the NIJ DNA Capacity Enhancement and Backlog Reduction Program by the Department of Justice (DOJ) Grants Financial Guide, as it may be revised from time to time. The recipient further understands and agrees that both program income earned during the award period and expenditures of such program income must be reported on the quarterly and final Federal Financial Reports (SF 425) and are subject to audit.						
	The recipient understands and agrees that program income earned during the award period only may be expended only for permissible uses of funds specifically identified in the solicitation for the NIJ FY 2015 DNA Capacity Enhancement and Backlog Reduction Program. The recipient further understands and agrees that program income earned during the award period may not be used to supplant State or local government funds, but instead may be used only to increase the amount of funds that would, in the absence of Federal funds or program income, be available from State or local government sources for the permissible uses of funds listed in the FY 2015 program solicitation. The recipient understands and agrees that program income that is earned during the final ninety (90) days of the award period may, if appropriate, be obligated (as well as expended) for permissible uses during the ninety-day (90-day)						
	period may, in appropriate, be obligated (as well as expended) for permissible uses during the innery-day (90-day) period following the end of the award period. The recipient further understands and agrees that any program income earned during the award period that is not obligated and expended within ninety (90) days of the end of the award period must be returned to OJP.						
38.	The recipient understands and agrees that, throughout the award period, it must promptly notify NIJ if it either starts or stops charging fees for DNA testing services, or if it revises its method of allocating fees received for DNA testing services to program income. Notice must be provided in writing to the NIJ program manager for the award within ten (10) business days of implementation of the change.						
39.	Absent prior express written approval from NU, GSA rate for the location. (If the recipient opts associated taxes, may not be charged to the away	rates for any lodging charged to the award may no to obtain lodging at a higher rate, the cost differen rd.)	ot exceed the posted tial, including				

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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	PAGE 11 OF 12			
PROJECT NU	MBER 2015-DN-BX-0097	AWARD DATE 09/21/2015	· · · · · · · · · · · · · · · · · · ·			
SPECIAL CONDITIONS						
40.	The recipient agrees to comply with all Federal, State, and local environmental laws and regulations applicable to the development and implementation of the activities to be funded under this award.					
	Environmental Assessment (EA): The activities the recipient has proposed to conduct under this award fall within the scope of an NIJ Programmatic EA that complies with the National Environmental Policy Act (NEPA). These activities have been determined not to have a significant impact on the quality of the human environment.					
	Modifications: Throughout the term of this award, the recipient agrees that for any activity that is the subject of a completed EA, it will inform NIJ of— (1) any change(s) that it is considering making to the previously assessed activity that may be relevant to environmental impact; or (2) any proposed new activities or changed circumstances that may require assessment as to environmental impact, such as new activities that involve the use of chemicals or involve construction or major renovation. The recipient will not implement a proposed change or new activity until NIJ, with the assistance of the recipient, has determined whether the proposed change or new activity (or changed circumstances) will require additional review under NEPA. Approval for implementation will not be unreasonably withheld as long as any requested modification(s) is consistent with eligible program purposes and found acceptable under an NIJ-conducted environmental impact review process.					
41.	41. The recipient agrees to comply with all Federal, State, and local environmental laws and regulations applicable to th development and implementation of the activities to be funded under this award.					
	Environmental Assessment (EA): The recipient agrees and understands that funded activities (whether conducted the recipient or subrecipients or contractors) may require the preparation of an EA as defined by the Council on Environmental Quality's Regulations for implementing the Procedural Provisions of the National Environmental I Act (NEPA), found at 40 CFR Part 1500. An EA is a concise public document that briefly provides sufficient and for determining whether to prepare an environmental impact statement (EIS) or a finding of no significant impact the proposed activity. If in completing an EA for a proposed activity, potential adverse environmental impacts are identified, the EA will serve as a vehicle for developing either alternative approaches or mitigation measures for avoiding or reducing the identified adverse environmental impacts.					
	Modifications: Throughout the term of this award, the recipient agrees that for any activity that is the subject of a completed EA, it will inform NIJ of (1) any change(s) that it is considering making to the previously assessed activity that may be relevant to environmental impact; or (2) any proposed new activities or changed circumstances that may require assessment as to environmental impact; such as new activities that involve the use of chemicals or involve construction or major renovation. The recipient will not implement a proposed change or new activity until NIJ, with the assistance of the recipient, has determined whether the proposed change or activity (or changed circumstances) will require additional review under NEPA. Approval for implementation will not be unreasonably withheld as long as any requested modification(s) is consistent with eligible program purposes and found acceptable under an NIJ-conducted environmental impact review process.					
42.	employee of the award recipient at a rate that ex federal government's Senior Executive Service	ot be used to pay cash compensation (salary plus l cceeds 110% of the maximum annual salary payah (SES) at an agency with a Certified SES Performa sate an employee at a higher rate, provided the am al funds.)	le to a member of the ince Appraisal System			
	This limitation on compensation rates allowable discretion of the OJP official indicated in the pr	e under this award may be waived on an individua ogram announcement under which this award is n	l basis at the nade.			

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	Department of Justice Office of Justice Programs National Institute of Justice	AWARD CONTINUATION SHEET Grant	PAGE 12 OF 12			
PROJECT NU	MBER 2015-DN-BX-0097	AWARD DATE 09/21/2015				
	SPEC	IAL CONDITIONS				
43.	43. The recipient may not obligate, expend, or draw down any funds until the program office has verified that the recipient has submitted all necessary documentation required to comply with the Department of Justice Procedures for Implementing the National Environmental Policy Act found at 28 CFR Part 61 (including Appendix D), and a Grant Adjustment Notice (GAN) has been issued removing this condition.					
44.	44. The recipient may not obligate, expend, or draw down any funds until a revised proposal (and any necessary modifications to the budget and budget narrative) has been received and approved by the National Institute of Justice, and a Grant Adjustment Notice has been issued removing this condition.					
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**Department of Justice** 

Office of Justice Programs

National Institute of Justice

Washington, D.C. 20531

Memorandum To: Official Grant File

From: Alan Spanbauer, Program Manager

Subject: Environmental Assessment for County of Washoe

The recipient agrees to comply with all Federal. State, and local environmental laws and regulations applicable to the development and implementation of the activities to be funded under this award. Environmental Assessment (EA): The recipient agrees and understands that funded activities (whether conducted by the recipient or subrecipients or contractors) may require the preparation of an EA as defined by the Council on Environmental Quality's Regulations for implementing the Procedural Provisions of the National Environmental Policy Act (NEPA), found at 40 CFR Part 1500. An EA is a concise public document that briefly provides sufficient analysis for determining whether to prepare an environmental impact statement (EIS) or a finding of no significant impact for the proposed activity. If in completing an EA for a proposed activity, potential adverse environmental impacts are identified, the EA will serve as a vehicle for developing either alternative approaches or mitigation measures for avoiding or reducing the identified adverse environmental impacts. Modifications: Throughout the term of this award, the recipient agrees that for any activity that is the subject of a completed EA, it will inform NIJ of -(1)any change(s) that it is considering making to the previously assessed activity that may be relevant to environmental impact; or (2) any proposed new activities or changed circumstances that may require assessment as to environmental impact, such as new activities that involve the use of chemicals or involve construction or major renovation. The recipient will not implement a proposed change or new activity until NIJ, with the assistance of the recipient, has determined whether the proposed change or activity (or changed circumstances) will require additional review under NEPA. Approval for implementation will not be unreasonably withheld as long as any requested modification(s) is consistent with eligible program purposes and found acceptable under an NIJconducted environmental impact review process.



	Department of Justice Office of Justice Programs National Institute of Justice	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY		
	National Institute of Justice	Grant		
COTICE AND		PROJECT NUMBER	· · · · · · · · · · · · · · · · · · ·	
		2015-DN-BX-0097	PAGE 1 OF 1	
This project is supported	under FY15(NIJ - S&LLEA DNA/Other Forensics) P	ub. L. No. 113-235, 128 Stat. 2130, 2193;	28 USC 530C	
1. STAFF CONTACT (N	lame & telephone number)	2. PROJECT DIRECTOR (Name, address & telephone number)		
Alan Spanbauer (202) 305-2436		Jeanie Knowles Grant Administrator P. O. Box 11130 Reno, NV 89512-1014 (775) 328-3013		
3a. TITLE OF THE PROGRAM NIJ FY 15 DNA Capacity Enhancement and Backlog Reduction Program		3b.	POMS CODE (SEE INSTRUCTIONS ON REVERSE)	
4. TITLE OF PROJECT 2015 NIJ DNA Backle	ng Reduction	L		
5. NAME & ADDRESS	OF GRANTEE	6. NAME & ADRESS OF SUBGRANTEE		
County of Washoe PO Box 11130 Reno, NV 89520-002	7			
7. PROGRAM PERIOD		8. BUDGET PERIOD	- <u>-</u>	
FROM: 01/	01/2016 TO: 12/31/2017	FROM: 01/01/2016	TO: 12/31/2017	
9. AMOUNT OF AWAR	D	10. DATE OF AWARD		
\$ 350,000		09/21/2015		
11. SECOND YEAR'S BUDGET 12. SEC		12. SECOND YEAR'S BUDGET AMOUNT		
13. THIRD YEAR'S BUDGET PERIOD		14. THIRD YEAR'S BUDGET AMOUNT		
The Washoe County S criminal investigations responsible for overse arrests within the north from the Las Vegas M With the passage of SI database samples rece	IPTION OF PROJECT (See instruction on reverse) heriff's Office, Forensic Science Division (WCSO-FS for all state and local law enforcement agencies with ing DNA analysis and subsequent upload to NDIS of tern portion of the state. As the designated state CODI etropolitan Police Forensic Laboratory as well. 3 243 (Brianna's Law) requiring the collection and and wed by our laboratory has increased from approximate samples). The funding mechanism put into place as p	in the northern region of the state of Nevac forensic profiles and DNA samples collect S laboratory, they are responsible for uplo lysis of DNA from those arrested of a felc ely 100-200/month (convicted offenders) t	da. The WCSO-FSD Biology Unit is sted from all convicted felons and felony ading all eligible database profiles submitted ony starting July 1, 2014, the number of to approximately 400-600/month (convicted	

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used to fund the outsourcing of the convicted offender sample analysis and the in-house technical review and upload of these samples. These funds will be essential to ensure that these samples are rapidly processed and uploaded into CODIS. This award will be specifically used for the following goals:

- Reduce the backlog of forensic biology/DNA cases.
   Ensure a rapid turnaround time of DNA database samples.
   Increase the capacity of the WCSO-FSD casework laboratory.
   Maintain continuing education for nearly all DNA analysts in the laboratory.

The WCSO-FSD expects to analyze at least 25 forensic DNA cases above the capabilities of the laboratory and outsource 2,364 convicted offender database samples. The laboratory expects to create a rapid turnaround time of 60 days or less for arcestee samples; decrease the casework turnaround time to 90 days or less; decrease the number of backlogged cases to less than 75, and increase the average number of samples analyzed per analyst per month to 30.

nca/ncf

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