RESOLUTION 2025-01

WHEREAS, the Commissioners' Court finds it in the best interest of the citizens of Panola County that the District Attorney Testing of Forensic Evidence be operated for the 2025-2026 (FY26); and

WHEREAS, the Commissioners' Court agrees to provide applicable matching funds for the said project as required by the Office of the Governor grant application; and

WHEREAS, the Commissioners' Court agrees that in the event of loss or misuse of the Office of the Governor funds, Panola County assures that the funds will be returned to the Office of the Governor in full; and

WHEREAS, the Commissioners' Court designates the County Judge of Panola County, as the grantee's authorized official. The authorized official is given the power to apply for, accept, reject, alter or terminate the grant on behalf of the applicant agency; and

NOW, THEREFORE, BE IT RESOLVED, that the Commissioners' Court approves submission of the grant application for the District Attorney Testing of Forensic Evidence to the Office of the Governor.

PASSED, APPROVED AND ADOPTED this 25th day of March, 2025 in Open Court.

Grant Application Number: 5519001

Honorable Billy Alexander Commissioner, Precinct One

Honorable David A. Cole
Commissioner, Precinct Two ONVd

ATTEST:

Bobbie Davis, County Clerk

Rodger G. McLane County Judge

Honorable Craig M. Lawless Commissioner, Precinct Three

Honorable Dale LaGrone Commissioner, Precinct Four

Print This Page

Agency Name: Panola County

Grant/App: 5519001 Start Date: 1/1/2026 End Date: 12/31/2026

Project Title: District Attorney Testing of Forensic Evidence

Status: Pending OOG Review

Eligibility Information

Your organization's Texas Payee/Taxpayer ID Number:

17560011060000

Application Eligibility Certify:

Created on: 2/12/2025 9:58:38 AM By: Jim Holder

Profile Information

Applicant Agency Name: Panola County

Project Title: District Attorney Testing of Forensic Evidence **Division or Unit to Administer the Project:** Panola County

Address Line 1: 108 South Sycamore

Address Line 2:

City/State/Zip: Carthage Texas 75633-2524

Start Date: 1/1/2026 **End Date:** 12/31/2026

Regional Council of Governments(COG) within the Project's Impact Area: East Texas Council of

Governments

Headquarter County: Panola

Counties within Project's Impact Area: Panola

Grant Officials: Authorized Official

Name: Rodger McLane

Email: rodger.mclane@co.panola.tx.us

Address 1: 110 S. Sycamore

Address 1:

City: Carthage, Texas 75633

Phone: 903-693-0391 Other Phone:

Fax: Title: Mr.

Salutation: Judge Position: County Judge

Financial Official

Name: Jennifer Stacy

Email: jennifer.stacy@co.panola.tx.us **Address 1:** 110 S. Sycamore St. RM 213A **Address 1:** 110 S. Sycamore St. RM 213A

City: Carthage, Texas 75633

Phone: 903-693-0320 Other Phone:

Fax: 903-693-2726

Title: Ms.
Salutation: Ms.
Position: Auditor

Project Director
Name: Larry Fields

Email: larry.fields@co.panola.tx.us

Address 1: Panola County Judicial Center

Address 1: 108 South Sycamore **City:** Carthage, Texas 75633

Phone: 903-693-0310 Other Phone: 903-918-9400

Fax: 903-693-0368

Title: Mr.

Salutation: --- Select One --- **Position:** District Attorney

Grant Writer

Name: Jim Holder

Email: jim.holder@co.panola.tx.us

Address 1: Panola County Judicial Center suite 301

Address 1: 108 South Sycamor **City:** Carthage, Texas 75633

Phone: 903-693-0310 Other Phone: 903-472-3433

Fax: 903-693-0388

Title: Mr.

Salutation: --- Select One ---

Position: Investigator

Grant Vendor Information Organization Type: County

Organization Option: applying to provide services to all others

Applicant Agency's State Payee Identification Number (e.g., Federal Employer's Identification (FEI)

Number or Vendor ID): 17560011060000 Unique Entity Identifier (UEI): DLESA213MET8

Narrative Information

Introduction

The District Attorney Testing of Forensic Evidence Grant Program provides reimbursement to district attorney offices for costs associated with forensic analysis of physical evidence.

Certifications

In addition to the requirements found in existing statute, regulation, and the funding announcement, this program requires applicant organizations to certify compliance with the following:

Constitutional Compliance

Applicant assures that it will not engage in any activity that violates Constitutional law including profiling based upon race.

Cybersecurity Training Requirement

Local units of governments must comply with the Cybersecurity Training requirements described in Section 772.012 and Section 2054.5191 of the Texas Government Code. Local governments determined to not be in compliance with the cybersecurity requirements required by Section 2054.5191 of the Texas Government Code are ineligible for OOG grant funds until the second anniversary of the date the local government is determined ineligible. Government entities must annually certify their compliance with the training requirements using the Cybersecurity Training Certification for State and Local Government. A copy of the Training Certification must be uploaded to your eGrants application. For more information or to access available training programs, visit the Texas Department of Information Resources Statewide Cybersecurity Awareness Training page.

Criminal History Reporting

Entities receiving funds from PSO must be located in a county that has an average of 90% or above on both adult and juvenile dispositions entered into the computerized criminal history database maintained by the Texas Department of Public Safety (DPS) as directed in the *Texas Code of Criminal Procedure, Chapter 66*. The disposition completeness percentage is defined as the percentage of arrest charges a county reports to DPS for which a disposition has been subsequently reported and entered into the computerized criminal history system.

Counties applying for grant awards from the Office of the Governor must commit that the county will report at least 90 percent of convictions within five business days to the Criminal Justice Information System at the Department of Public Safety.

Uniform Crime Reporting (UCR)

Eligible applicants operating a law enforcement agency must be current on reporting complete UCR data and the Texas specific reporting mandated by 411.042 TGC, to the Texas Department of Public Safety (DPS) for inclusion in the annual Crime in Texas (CIT) publication. To be considered eligible for funding, applicants must have submitted a full twelve months of accurate data to DPS for the most recent calendar year by the deadline(s) established by DPS. Due to the importance of timely reporting, applicants are required to submit complete and accurate UCR data, as well as the Texas-mandated reporting, on a no less than monthly basis and respond promptly to requests from DPS related to the data submitted.

Entities That Collect Sexual Assault/Sex Offense Evidence or Investigate/Prosecute Sexual Assault or Other Sex OffensesIn accordance with Texas Government Code, Section 420.034, any facility or entity that collects evidence for sexual assault or other sex offenses or investigates or prosecutes a sexual assault or other sex offense for which evidence has been collected, must participate in the statewide electronic tracking system developed and implemented by the Texas Department of Public Safety. Visit DPS's <u>Sexual Assault Evidence Tracking Program</u> website for more information or to set up an account to begin participating. Additionally, per Section 420.042 "A law enforcement agency that receives evidence of a sexual assault or other sex offense...shall submit that evidence to a public accredited crime laboratory for analysis no later than the 30th day after the date on which that evidence was received." A law enforcement agency in possession of a significant number of Sexual Assault Evidence Kits (SAEK) where the 30-day window has passed may be considered noncompliant.

Compliance with State and Federal Laws, Programs and Procedures

Local units of government, including cities, counties and other general purpose political subdivisions, as appropriate, and institutions of higher education that operate a law enforcement agency, must comply with all aspects of the programs and procedures utilized by the U.S. Department of Homeland Security ("DHS") to: (1) notify DHS of all information requested by DHS related to illegal aliens in Agency's custody; and (2) detain such illegal aliens in accordance with requests by DHS. Additionally, counties and municipalities may NOT have in effect, purport to have in effect, or make themselves subject to or bound by, any law, rule, policy, or practice (written or unwritten) that would: (1) require or authorize the public disclosure of federal law enforcement information in order to conceal, harbor, or shield from detection fugitives from justice or aliens illegally in the United States; or (2) impede federal officers from exercising authority under 8 U.S.C. § 1226(a), § 1231(a), § 1357(a), § 1366(1), or § 1366(3). Lastly, eligible applicants must comply with all provisions, policies, and penalties found in Chapter 752, Subchapter C of the Texas Government Code.

Each local unit of government, and institution of higher education that operates a law enforcement agency, must download, complete and then upload into eGrants the CEO/Law Enforcement Certifications and Assurances Form certifying compliance with federal and state immigration enforcement requirements. This Form is required for each application submitted to OOG and is active until August 31, 2026 or the end of the grant period, whichever is later.

Overall Certification

Each applicant agency must certify to the specific requirements detailed above as well as to comply with all requirements within the PSO Funding Announcement, the *Guide to Grants*, the *Grantee Conditions and Responsibilities*, any authorizing or applicable state and federal statutes and regulations to be eligible for this program.

X I certify to all of the application content & requirements.

Project Abstract:

The District Attorney Testing of Forensic Evidence Grant will help solve the problem of getting lab evidence back in a timely manner. Currently we use the DPS Crime Lab in Dallas. They have a large case load and a large backlog. The ability to use a private lab would help on cases that require an expedient resolution. We have experienced extremely long waiting times with the DPS lab and another alternative such as a private lab would assist in getting these cases resolved more quickly.

Problem Statement:

The Department of Public Safety Crime Lab (Lab) works in conjunction with the Panola County District Attorney's Office in all drug cases form the Panola County Sheriff's Office, the Carthage, Texas police department, the Tatum police Department, and The Department of Public Safety. The Lab works with law enforcement statewide and has difficulty, because of all the work they do, in giving us results in a timely manner. It has taken in some cases over a year to get results back. The need to get results back quicker in some cases, such as violent offenses, exist. The use of a private lab would aid in getting this done.

Supporting Data:

The Panola County Criminal District Attorney's Office disposed of 183 felony drug cases in 2024. We currently have 113 active felony cases waiting of lab analysis. We also have 25 pending felony DWI cases waiting on lab analysis. The felony cases are the more serious. Misdemeanor drug prosecutions in 2024 totaled 136. Prosecuted misdemeanor DWI totaled 162 . We currently have 165 drug cases pending and 182 DWI cases pending. The majority of these are waiting to be tested.

Project Approach & Activities:

The Panola County District Attorney will accept drug and alcohol cases and determine a prosecution timeline and severity of the offense in an effort to know how quickly we need the lab report. We will then request the labs from either the DPS lab or a private lab of our choosing.

Capacity & Capabilities:

Our Criminal District Attorney and lead prosecutor understands the impact of drugs and alcohol and the impact

they have on society. As a past board member of the Rusk- Panola County Children's Advocacy Center, he has seen firsthand how drug and alcohol abuse impacts women and children. He has been a licensed attorney for thirty eight years, a Constable, Texas Municipal Court Judge, and Justice of the Peace. He has witnessed drug and alcohol abuse as a peace officer judge and attorney. This law enforcement and legal background has provided the prosecutor with exposure to a wide range of beliefs, cultures, religions, and ethnic backgrounds. He owned and operated an oilfield construction business. He handled large projects and was responsible for all aspects of each project including environmental, safety, and supervision of many people of different ethnic backgrounds. The Criminal District Attorney is assisted in this by the First Assistant Criminal District Attorney. The First Assistant District Attorney currently works for the Panola County Criminal District Attorney's Office prosecuting both felony and misdemeanor cases. Prior to coming to work for Panola County, the First Assistant worked for two rural counties handling case prosecutions ranging from traffic citations to murder, for a span of eighteen years. The Assistant's prior case experience has provided Him with exposure to a wide range of beliefs and backgrounds from defendants, witnesses, jurors and government staff. In addition to the experience representing the State, the Prosecutor oversaw a misdemeanor caseload as a County Court at Law Judge for two years, as well as having a sole-practitioner private practice for two years. The former experience created insights into how prosecutions are viewed from the bench, not merely through dockets and pretrial hearings, but also by presiding over ten jury trials. The latter provided the opportunity to work with defendants accused of Driving While Intoxicated, Public Intoxication and many drug related offenses. Further, he was actively involved with a Children's Advocacy Center, having participated not only in witness interviews over the years, but also having served on the Board of Directors, including that as President for several terms. These opportunities provided live observation and interaction with children and investigators at the outset of many Family Violence prosecutions, directly involved with drug and alcohol abuse. The First Assistant personally reaches out to victims, both for trial preparation and personal desires regarding the outcome of each case. Our top prosecutors bring a wealth of knowledge and experience in an effort to prosecute drug and alcohol abuse.

Performance Management :

The Panola County District Attorney's Office will monitor all drug and alcohol offenses and note the cases that needed to be expedited and the reason they wer sent to a private lab.

Target Group:

We will provide services for all law enforcement within the boundaries of Panola County. The majority of the testing would be for the Panola County Sheriff's Office, Carthage police Department, DPS, and the Tatum police Department. The Panola County District Attorney's Office at times needs a alternate test as a case is ready for trial. A time constraint may exist and a private lab is a better alternative.

Evidence-Based Practices:

Application of evidence in a criminal case in a timely manner is important. The sooner we get the evidence t, the better prepared we are to present the case. We have researched reputable accredited labs that we can work with and receive quicker results. The determination of whether the labs go to DPS at a cheaper rate or a more expensive lab for quicker results depends on the severity of the crime and the tim needed to determine if we have enough evidence in the lab results.

Project Activities Information

Introduction

This section contains questions about your project. It is very important for applicants to review their funding announcement for guidance on how to fill out this section. Unless otherwise specified, answers should be about the EXPECTED activities to occur during the project period.

Selected Project Activities:

| ACTIVITY | PERCENTAGE: | DESCRIPTION |
|------------------------|-------------|--|
| Crime Lab/Forensics | 100.00 | The Department of Public Safety Crime Lab (Lab) works in conjunction with the Panola County District Attorney's Office in all drug cases form the Panola County Sheriff's Office, the Carthage, Texas police department, the Tatum police Department, and The Department of Public Safety. The Lab works with law enforcement statewide and has difficulty, because of all the work they do in giving us results in a timely manner. It has taken in some cases over a year to get results back. The need to get results back quicker in some cases, |

such as violent offenses, exist. The use of a private lab would aid in getting this done.

CJD Purpose Areas

| PERCENT DEDICATED P | PURPOSE AREA | PURPOSE AREA DESCRIPTION |
|---------------------|--------------|--------------------------|
| | | |

Measures Information

Objective Output Measures

| OUTPUT MEASURE | TARGET LEVEL |
|---|-----------------|
| Document Examination: Number of pieces of evidence processed. | 20 |
| Firarms/Toolmarks: Number of pieces of evidence processed. | 2 |
| Forensic Biology: Number of pieces of evidence processed. | 2 |
| Material (Trace): Number of pieces of evidence processed. | 5 |
| Other: Number of pieces of evidence processed. | 43 |
| Seized Drugs: Number of pieces of evidence processed. | 38 |
| Toxicology: Number of pieces of evidence processed. | 5 |

Objective Outcome Measures

| OUTCOME MEASURE | TARGET LEVEL |
|--|-----------------|
| Number of exonerations where grant- funded evidence was tested. | 2 |
| Number of pieces of evidence used in trials conducted. | 20 |
| Number of plea bargains obtained where grant-funded evidence was tested. | 10 |
| Number of successful convictions where grant-funded evidence was tested. | 10 |

Custom Output Measures

| CUSTOM OUTPUT MEASURE | TARGET LEVEL |
|------------------------------|--------------|
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Custom Outcome Measures

| CUSTOM OUTCOME MEASURE | TARGET LEVEL |
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Resolution from Governing Body

Applications from nonprofit corporations, local units of governments, and other political subdivisions must include a resolution that contains the following:

- 1. Authorization by your governing body for the submission of the application to the Public Safety Office (PSO) that clearly identifies the name of the project for which funding is requested;
- 2. A commitment to provide all applicable matching funds;
- 3. A designation of the name and/or title of an authorized official who is given the authority to apply for, accept, reject, alter, or terminate a grant (Note: If a name is provided, you must update the PSO should the official change during the grant period.); and
- 4. A written assurance that, in the event of loss or misuse of grant funds, the governing body will return all funds to PSO.

Upon approval from your agency's governing body, upload the approved resolution to eGrants by clicking on the Upload Files sub-tab located in the Summary tab.

Contract Compliance

Will PSO grant funds be used to support any contracts for professional services?

Select the appropriate response:

_ Yes **X** No

For applicant agencies that selected Yes above, describe how you will monitor the activities of the subcontractor(s) for compliance with the contract provisions (including equipment purchases), deliverables, and all applicable statutes, rules, regulations, and guidelines governing this project.

Enter a description for monitoring contract compliance:

Contracts are monitored for both program and fiscal compliance through file audits. Additionally, we will check all invoices received, for work completed, to verify that all documentation is correct before sending payment for services.

Lobbying

For applicant agencies requesting grant funds in excess of \$100,000, have any federally appropriated funds been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with 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?

Select the appropriate response:

_ Yes

X No

_ N/A

For applicant agencies that selected either **No** or **N/A** above, have any non-federal funds been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress in connection with this federal contract, loan, or cooperative agreement?

Select the appropriate response:

_ Yes

X No

_ N/A

Fiscal Year

Provide the begin and end date for the applicant agency's fiscal year (e.g., 09/01/20xx to 08/31/20xx).

Enter the Begin Date [mm/dd/yyyy]:

1/1/2025

Enter the End Date [mm/dd/yyyy]:

12/31/2025

Sources of Financial Support

Each applicant must provide the amount of grant funds expended during the most recently completed fiscal year for the following sources:

Enter the amount (in Whole Dollars \$) of Federal Grant Funds expended:

n

Enter the amount (in Whole Dollars \$) of State Grant Funds expended:

0

Single Audit

Applicants who expend less than \$1,000,000 in federal grant funding or less than \$1,000,000 in state grant funding are exempt from the Single Audit Act and cannot charge audit costs to a PSO grant. However, PSO may require a limited scope audit as defined in 2 CFR Part 200, Subpart F - Audit Requirements.

Has the applicant agency expended federal grant funding of \$1,000,000 or more, or state grant funding of \$1,000,000 or more during the most recently completed fiscal year?

Select the appropriate response:

X Yes

_ No

Applicant agencies that selected **Yes** above, provide the date of your organization's last annual single audit, performed by an independent auditor in accordance with the State of Texas Single Audit Circular; or CFR Part 200, Subpart F - Audit Requirements.

Enter the date of your last annual single audit: 12/31/2023

Debarment

Each applicant agency will certify that it and its principals (as defined in 2 CFR Part 180.995):

- Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal Court, or voluntarily excluded from participation in this transaction by any federal department or agency;
- Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property; or
- Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in the above bullet; and have not within a three-year period preceding this application had one or more public transactions (federal, state, or local) terminated for cause or default.

Select the appropriate response:

X I Certify

_ Unable to Certify

If you selected **Unable to Certify** above, please provide an explanation as to why the applicant agency cannot certify the statements.

Fiscal Capability Information

Section 1: Organizational Information

*** FOR PROFIT CORPORATIONS ONLY ***

Enter the following values in order to submit the application

Enter the Year in which the Corporation was Founded: 0

Enter the Date that the IRS Letter Granted 501(c)(3) Tax Exemption Status: 01/01/1900

Enter the Employer Identification Number Assigned by the IRS: 0

Enter the Charter Number assigned by the Texas Secretary of State: 0

Enter the Year in which the Corporation was Founded:

Enter the Date that the IRS Letter Granted 501(c)(3) Tax Exemption Status:

Enter the Employer Identification Number Assigned by the IRS:

Enter the Charter Number assigned by the Texas Secretary of State:

Section 2: Accounting System

The grantee organization must incorporate an accounting system that will track direct and indirect costs for the organization (general ledger) as well as direct and indirect costs by project (project ledger). The grantee must establish a time and effort system to track personnel costs by project. This should be reported on an hourly basis, or in increments of an hour.

Is there a list of your organization's accounts identified by a specific number (i.e., a general ledger of accounts)?

| decounts): |
|---|
| Select the appropriate response: _ Yes _ No |
| Does the accounting system include a project ledger to record expenditures for each Program by required budget cost categories? |
| Select the appropriate response: _ Yes _ No |

Is there a timekeeping system that allows for grant personnel to identify activity and requires signatures by the employee and his or her supervisor?

Select the appropriate response:

| _ Yes _ No |
|---|
| If you answered 'No' to any question above in the Accounting System section, in the space provided below explain what action will be taken to ensure accountability. |
| Enter your explanation: |
| Section 3: Financial Capability |
| Grant agencies should prepare annual financial statements. At a minimum, current internal balance sheet and income statements are required. A balance sheet is a statement of financial position for a grant agency disclosing assets, liabilities, and retained earnings at a given point in time. An income statement is a summar of revenue and expenses for a grant agency during a fiscal year. Has the grant agency undergone an independent audit? |
| Select the appropriate response: _ Yes _ No |
| Does the organization prepare financial statements at least annually? |
| Select the appropriate response: _ Yes _ No |
| According to the organization's most recent Audit or Balance Sheet, are the current total assets greater than the liabilities? |
| Select the appropriate response: _ Yes _ No |
| If you selected 'No' to any question above under the Financial Capability section, in the space provided below explain what action will be taken to ensure accountability. |
| Enter your explanation: |
| Section 4: Budgetary Controls |
| Grant agencies should establish a system to track expenditures against budget and / or funded amounts. Are there budgetary controls in effect (e.g., comparison of budget with actual expenditures on a monthly basis) to include drawing down grant funds in excess of: |
| a) Total funds authorized on the Statement of Grant Award?YesNo |
| b) Total funds available for any budget category as stipulated on the Statement of Grant Award? Yes No |
| If you selected 'No' to any question above under the Budgetary Controls section, in the space provided below please explain what action will be taken to ensure accountability. |
| Enter your explanation: |
| Section 5: Internal Controls |
| Grant agencies must safeguard cash receipts, disbursements, and ensure a segregation of duties exist. For example, one person should not have authorization to sign checks and make deposits. Are accounting entries supported by appropriate documentation (e.g., purchase orders, vouchers, receipts, |

Select the appropriate response:

invoices)?

| | idon or respons | ibility in the receipt | , payment, a | ina recorai: | ng or costs | · f | | |
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| Select the appr _ Yes _ No | ropriate respons | se: | | | | | | |
| If vou selected | 'No' to any que | estion above under | the Internal | Controls se | ection, in th | ne spac | e provided b | elow |
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| | for Drug | | , | | | |
| | Chemistry \$0, | | | : | | |
| | Evidence 99200 | | , | | | |
| | Case Return Fee | • | | | | |
| | \$0, and RETURN | • | | | | |
| | Specimen | | | | | |
| | Return/Handling | | | | | |
| | \$0 per sample | | | | | |
| | tested. | | | | | |
| | | | | | | |

Source of Match Information

Detail Source of Match/GPI:

| DESCRIPTION | MATCH TYPE | AMOUNT |
|-------------|------------|--------|
| | | |

Summary Source of Match/GPI:

| Total Report | Total Report Cash Match | | GPI Federal Share | GPI State Share |
|--------------|-------------------------|--------|-------------------|-----------------|
| \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 |

Budget Summary Information

Budget Summary Information by Budget Category:

| CATEGORY | OOG | CASH MATCH | IN-KIND MATCH | GPI | TOTAL |
|---------------------------------------|-------------|------------|---------------|--------|-------------|
| Contractual and Professional Services | \$50,000.00 | \$0.00 | \$0.00 | \$0.00 | \$50,000.00 |

Budget Grand Total Information:

| TOTAL | GPI | IN-KIND MATCH | CASH MATCH | oog |
|-------------|--------|---------------|------------|-------------|
| \$50,000.00 | \$0.00 | \$0.00 | \$0.00 | \$50,000.00 |

Condition Of Fundings Information

| Condition of Funding / Project Requirement | Date Created | Date Met | Hold Funds | Hold Line Item Funds |
|---|----------------------------|-------------|---------------|-------------------------------|
| Resolution: Applications from nonprofit corporations, local units of governments, and other political subdivisions must submit a resolution electronically using the 'Upload' function in the eGrants system. The resolution must contain the following: • Authorization by your governing body for the submission of the application to OOG that clearly identifies the name of the project for which funding is requested; • A commitment to provide all applicable matching funds; • A designation of the name and/or title of an authorized official who is given the authority to apply for, accept, reject, alter, or terminate a grant (Note: If a name is provided, you must update OOG should the official change during the grant period.); and • A written assurance that, in the event of loss or misuse of grant funds, the governing body will return all funds to OOG. | 2/21/2025 9:43:14 AM | | Yes | No |
| Compliance with State and Federal Laws, Programs and Procedures: Local units of government, including cities, counties and other general purpose political subdivisions, as appropriate, and institutions of higher education that operate a law enforcement agency, must comply with all aspects of the programs and procedures utilized by the U.S. Department of Homeland Security ("DHS") to: (1) notify DHS of all information requested by DHS related to illegal aliens in Agency's custody; and (2) detain such illegal aliens in accordance with requests by DHS. Additionally, counties and municipalities may NOT have in effect, purport to have in effect, or make themselves subject to or bound by, any law, rule, policy, or practice (written or unwritten) that would: (1) require or authorize the public disclosure of federal law enforcement information in order to conceal, harbor, or shield from detection fugitives from justice or aliens illegally in the United States; or (2) impede federal officers from exercising authority under 8 U.S.C. § 1226(a), § 1226(c), § 1231(a), § 1357(a), § 1366(1), or § 1366(3). Lastly, eligible grantees/applicants must comply with all provisions, policies, and penalties found in Chapter 752, Subchapter C of the Texas Government Code. Each local unit of government and institution of higher education that operates a law enforcement agency must download, complete and then return the 2026 CEO/Law Enforcement Certifications and Assurances Form certifying compliance with federal and state immigration enforcement requirements. | 2/21/2025 9:43:25 AM | | Yes | No |

You are logged in as **User Name**: LarryFields