# Florida Department of Transportation 

RICK SCOTT<br>GOVERNOR

605 Suwannee Street

Tallahassee, FL 32399-0450

ANANTH PRASAD, PIE. SECRETARY

March 11, 2014
Mayor John P. "Jack" Sailer
City of Fort Lauderdale
100 North Andrews Avenue
Fort Lauderdale, FL 33301

## RE: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement <br> Project Number: PT-14-12-07 <br> DOT Contract Number: ARD07

Dear Mayor Seller:
Your application to the Florida Department of Transportation for highway safety funds has been approved. We are pleased to make this award in the amount of $\$ 72,759.00$ for the purpose of mplementing the Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement. A copy of the approved subgrant agreement referenced above is enclosed for your file. All correspondence with the Department should always refer to the project number and the Department's contract number.
The effective date of the subgrant agreement is March 27, 2014, and only those costs incurred on or after that date and before October 1, 2014 are eligible for reimbursement. Your subgrant provides reimbursement of personnel costs. Part V of the subgrant requires that reimbursement requests for subgrants with personnel costs be submitted monthly if paid on a monthly basis and after every two pay periods if paid bi-weekly. You must provide this office with the names) of the individuals) whose salary is being reimbursed under the subgrant, and this office must be notified in writing immediately if personnel changes occur during the subgrant period. If notification is not provided to this office, salary costs will not be reimbursed.

If your subgrant includes equipment costing more than $\$ 1000$ per item, the Head of the Implementing Agency must send a letter certifying that none of the equipment replaces existing items. If you are purchasing a piece of equipment that costs more than $\$ 5,000$, you must submit a Non-Expendable Property Accountability Record for the item with your reimbursement request. If your subgrant includes funding for public awareness materials, you must send samples of the materials for approval prior to purchase.

Please review Part V of the subgrant agreement entitled "Acceptance and Agreement." This section contains the legal conditions of your subgrant.
We look forward to working with you on this project. If you have any questions or need assistance, please contact Pete Cohen at (850) 414-4026, who will be coordinating this activity.


Kenneth L. Ellis
Traffic Safety Administrator

## KLE/pc

Enclosures
cc: Douglas Wood, CFO
Captain Dana Swisher, Project Director

TO: SF961SM@dot.state.fl.us 10232661
SUBJECT: FUNDS APPROVAL/REVIEWED FOR CONTRACT ARDO7

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION FUNDS APPROVAL

| \#ARD07 Contract Type: |  | Method of Procurement: |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Vendor Name: FT.LAUD POLICE |  |  |  |  |
| Vendor ID: VF596000319003 |  |  |  |  |
| Beginning date of this Agmt: 03/25/14 |  |  |  |  |
| Ending date of this Agmt: 09/30/14 |  |  |  |  |
|  |  |  |  |  |
| ORG-CODE *EO | *OBJECT *AMOUNT | *FIN PROJECT | * FCT | *CFDA |
| (FISCAL YEAR) | *BUDGET ENTITY | * CATEGORY/CA' | YEAR |  |
|  |  |  |  |  |
|  |  |  |  |  |
| Action: ORIGINAL Funds have been: APPROVED |  |  |  |  |
| 55671000961 *OM | *790087 * 72759.00 | *19024518401 | *174 | *20.600 |
| 2014 | *55150200 | *088796/14 |  |  |
| 0001 | *00 * | *0001/04 |  |  |

TOTAL AMOUNT: *\$ 72.759.00 *
FUNDS APPROVED/REVIEWED FOR ROBIN M. NAITOVE, CPA, COMPTROLLER DATE: 03/26/2014


## Part Il: PROJECT PLAN AND SUPPORTING DATA

State clearly and in detail the aims of the project, precisely what will be done, who will be involved, and what is expected to result. Use the following major headings:

1. Statement of the Problem
2. Proposed Solution
3. Objectives
4. Evaluation
5. Milestones (Use form provided)

Start below and use additional pages as necessary.

Statement of the Problem:
The City of Fort Lauderdale is a bustling South Florida community with over seven miles of publicly accessible beaches and a host of vibrant restaurants and entertainment districts located along our inland riverfront and several of our historic streets. As Broward County's largest city and the sixth largest in the State, Fort Lauderdale is home to a culturally diverse population of approximately 180,000 permanent residents. The City also experiences a daily influx of almost 135,000 workers, which causes our popultion to swell to over 315,000. And, we serve as primary host for the county's estimated 10 million annual visitors (Ft. Lauderdale Convention \& Visitors Bureau).

Our ever increasing permanent population coupled with the daily influx of workers has caused a substantial increase in vehicular and pedestrian traffic within our jurisdictional limits. As one would expect, when the large number of residents and visitors experiencing the City's amenities on foot, are mixed with the large number of vehicles traveling these same routes, the risk of harm to pedestrians is significantly increased. In fact, according to several highly published national studies, both the American Association of Retired Persons (AARP) and Transportation for America cited the Miami-Ft. Lauderdale Metropolitan area as being among the top four "Most Dangerous Cities for Walking" in the Country. These 2007 and 2009 studies indicated that cities such as ours experience the highest share of pedestrian fatalities. Astoundingly, even though the Miami-Ft. Lauderdale Metro area is only one-fourth as populous as the New York Metro area (which was deemed the most dangerous area for walking) our area's pedestrian fatality rate is only one-half that of the NYC Metro area.

Over the past couple of years, pedestrian safety on Fort Lauderdale streets has been thrust into the spotight after numerous residents and tourists were killed or seriously injured in several separate, yet highly publicized, incidents. One such incident in March 2010 claimed the life of Carolyn, a 65 -year-old Fort Lauderdale resident, and seriously injured her 62 -year-old friend as they crossed one of the City's most noted Historic Business District streets. This incident only involved one of the seven pedestrian fatalities that the City experienced during the first four months of 2010. Worse yet those seven fatalities equaled, or closely approximated, the total number of pedestrian fatalities experienced in Fort Lauderdale in each of calendar years 2005, 2007 and 2008 (9, 7 and 8 respectively).

The challenge of maintaing a safe and orderly environment for the vast number of citizens, commuters and tourists who visit Fort Lauderdale on a daily basis can also be measured by increases in the number of traffic citations issued and traffic crashes investigated by the Fort Lauderdale Police Department annually. During the past three years, approximately $30 \%$ of the 78,607 traffic crashes in Broward County occurred within the City of Fort Lauderdale. Likewise, approximately $10 \%$ of all uniform Traffic Citations issued within Broward County 2008-2010 were issued by the Fort Lauderdale Police Department (FLPD Records Unit and FLHSMV crash \& Uniform Traffic Citation Reports). In 2012 alone, our Department generated 9,064 crash reports and issued 56,895 citations.

|  | 2009 | 2010 | 2011 | 2012 |
| :--- | ---: | ---: | ---: | ---: |
| Citations Issued | 38,012 | 55,754 | 58,811 | 56,895 |
| Traffic Crashes | 8,634 | 8,628 | 8,974 | 9,064 |
| Seatbelt Violations | 2,116 | 5,603 | 5,162 | 3,973 |
| Fatal Crashes | 29 | 18 | 15 | 22 |

State clearly and in detail the aims of the project, precisely what will be done, who will be involved, and what is expected to result. Use the following major headings:

1. Statement of the Problem
2. Proposed Solution
3. Objectives
4. Evaluation
5. Milestones (Use form provided)

Start below and use additional pages as necessary.
Statistics such as those detailed above, support the City's ranking as 2nd and 10th among the State's 31 most populus cities, respectively, in the numbers of pedestrian and aggressive driving fatalaties and injuries that occurred between 2007-2011.

Proposed Solution:
The Fort Lauderdale Police Department's 511 sworn officers are tasked with maintaining a safe and orderly environment for residents and visitors within our 33 square mile jurisdictional boundary. Of those, eight (8) officers and one (1) sergeant are permanently assigned to the FLPD Traffic Motors Unit. This unit's primary responsibilites are traffic enforcement and accident investigation. For this reason, the officers within the FLPD Motors Unit will assume responsibility for implementing the Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement Program.

Our one year project is aimed at increasing compliance with speed and traffic signal laws and regulations related to pedestrian safety through education and enforcement. Under the program, community wide public awareness targeted toward residents and vacationers will be accomplished through strategic placement of public service announcements in various media including radio, TV, print and internet/social media. Printed PSA resources (such as those available through USDOT FHA) will also be provided to approximately 150 business and hotels specifically located within the City's hotel and entertainment districts (A1A and Las Olas Boulevard). In addition, mobile message boards will be strategically deployed throughout the community in conjunction with targeted enhanced monthly enforcement activities and two (2) High Visibility Enforcement (HVE) Activities.

In order to successfully accomplish the public awareness and enhanced enforcement goals and objectives aimed at improving pedestrian safety and reducing incidences of aggressive driving within our jurisdiction, the Fort Lauderdale Police Department is requesting funds to:

- purchase mounted front and rear facing radar units for 3 motorcycles (as some of the FLPD's Motors Unit currently utilize hand held radars);
- support up to 888 hours of overtime salaries, FICA and FLSA expenses related to planned targeted enhanced enforcement, pedestrian and HVE activities and distribution of public awareness/education items; and,
- support the costs of printing public awareness/education items.

As outlined in our proposal, the goals and objectives of the proposed Speed and Pedestrian Comprehensive Safety Enforcement Program directly support two emphasis areas within Florida's Strategic Highway Safety Plan. Within the Aggressive Driving Emphasis Area, our solution supports the Lead "E" of Enforcement. Specifically, our program supports and promotes an effective law enforcement effort to reduce aggressive driving. And within the Vulnerable Road Users/ Bicycles \& Pedestrians Emphasis Area, our solution supports the lead "E" of Education. Specifically, our program is aimed at increasing compliance with traffic laws and regulations related to pedestrian safety through education and enforcement.

State clearly and in detail the aims of the project, precisely what will be done, who will be involved, and what is expected to result. Use the following major headings:

1. Statement of the Problem
2. Proposed Solution
3. Objectives
4. Evaluation
5. Milestones (Use form provided)

Start below and use additional pages as necessary.

Objectives:
The primary objectives of the Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement Program are:
To conduct a minimum of 5 speed compliance operations and 1 high visibility enforcement activity in identified areas of high pedestrian traffic and speed compliance by September 30, 2014.

To conduct a minimum of 2 pedestrian enforcement activities in identified areas of high pedestrian traffic and speed compliance by September 30, 2014.

To implement a public information campaign regarding pedestrian safety issues targeting pedestrian behaviors and announcing increased enforcement by September 30, 2014.

To enlist 75 beach area and entertainment district businesses to participate in the public awarerness campaign by September 30, 2014.

To reduce crashes, injuries and fatalities as a result of speed and aggressive driving by $3 \%$ by September 30, 2014.
To reduce pedestrian involved crashes and fataities by $3 \%$ by September $30,2014$.
Evaluation:
The program will be evaluated through:
Maintenance of monthly statistics regarding the number of speed compliance and enhanced traffic enforcement operations carried out.

Review and comparison of annual traffic fatality statistics.
Documentation of types and frequency of placement of public awareness media/materials within our community.
Documentation of the specific businesses participating in the public awareness campaign.

| Milestones | Timetable for Milestones |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
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## Part III: PROJECT DETAIL BUDGET

Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement
Project Number: PT-14-12-07
Contract Number: ARD07
Each budget category subtotal listed below cannot be exceeded. All individual line item costs are estimates, and the State Safety Office may approve monetary shifts between line items, not to exceed the subtotal of each budget category.

| BUDGET CATEGORY | TOTAL | FEDERAL FUNDING | NON-FEDERAL |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | STATE | LOCAL |
| A. Personnel Services |  |  |  |  |
| Officers \& Public Safety Aides Overtime | \$57,079 | \$57,079 | \$0 | \$0 |
| Salary and Benefits | \$ 0 | \$0 | \$0 | \$0 |
| (Benefits defined as FICA \& FLSA) | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
| Subtotal | \$57,079 | \$57,079 | \$ 0 | \$ 0 |
| B. Contractual Services |  |  |  |  |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$ 0 | \$ 0 | \$ 0 |
| C. Expenses |  |  |  |  |
| Promotional Items (must have Safety Office approval prior to purchase) | \$3,015 | \$3,015 | \$0 | \$0 |
| Printed materials (must have Safety Office approval prior to purchase) | \$2,320 | \$2,320 | \$0 | \$0 |
|  |  | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
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|  | \$ 0 | \$0 | \$0 | \$0 |
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|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
| Subtotal | \$5,335 | \$5,335 | \$ 0 | \$ 0 |

Budget Modification Number:
Effective Date: $\qquad$

| Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Project Number: PT-14-12-07 |  |  |  |  |
| Contract Number: ARD07 |  |  |  |  |
| Each budget category subtotal listed below cannot be exceeded. All individual line item costs are estimates, and the State Safety Office may approve monetary shifts between line items, not to exceed the subtotal of each budget category. |  |  |  |  |
| BUDGET CATEGORY | TOTAL | FEDERAL FUNDING | NON-FEDERAL |  |
|  |  |  | STATE | LOCAL |
| D. Operating Capital Outlay |  |  |  |  |
| Speed measurement devices | \$10,345 | \$10,345 | \$0 | \$0 |
| (including periferals and installation) | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
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|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
| Subtotal | \$10,345 | \$10,345 | \$ 0 | \$ 0 |
| E. Indirect Cost |  |  |  |  |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
|  | \$ 0 | \$0 | \$0 | \$0 |
| Subtotal | \$ 0 | \$ 0 |  |  |
| Total Cost of Project | \$72,759 | \$72,759 | \$ 0 | \$ 0 |

Budget Modification Number:
Effective Date: $\qquad$

## BUDGET NARRATIVE

Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement
Project Number: PT-14-12-07
Contract Number: ARD07
The following is a narrative description of the project budget by line item by category, detailing the item and anticipated cost. Each category must be sufficiently defined to show cost relationship to project objectives. Attach additional sheets as needed.
A. PERSONNEL SERVICES:

Officers \& Public Safety Aides Overtime Salary and Benefits:
Staff time to conduct speed, pedestrian and HVE compliance activities and public awareness campaigns.
Benefits are defined as FICA \& FLSA.
B. CONTRACTUAL SERVICES: N/A
C. EXPENSES:
$\$ 5,335$
Promotional Items:
Pedestrian safety materials for public education distribution, includes design \& printing. $\$ 3,015$
Printed Materials:
Placement of public service announcements and other public awareness media. $\$ 2,320$
D. OPERATING CAPITAL OUTLAY

Radar Speed Measuring Devices:
For use during compliance \& traffic enforcement operations. Includes periferals and installation.

All costs include shipping, handling and installation.
$\qquad$

## Part IV: REPORTS

## Quarterly Progress Report Narrative for the <br> $\qquad$ quarter.

Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement
Project Number: PT-14-12-07
Implementing Agency: Fort Lauderdale Police Department
Project Director: Capt Dana Swisher
Describe the subgrant activities that took place during the quarter. Attach newspaper clippings, press releases, photos and other items that document activities. Use additional sheets if necessary. The Quarterly Progress Report of Performance Indicators should be sent to the DOT Safety Office along with the narrative within 30 days of the end of each quarter.

## QUARTERLY PROGRESS REPORT OF PERFORMANCE INDICATORS

 for the $\qquad$ quarter.Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement
Project Number: PT-14-12-07
Implementing Agency: Fort Lauderdale Police Department
Project Director: Capt Dana Swisher

| Performance Indicators | Milestones Accomplished |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Quarter Ending December 31 | Quarter Ending March 31 | Six-Month Totals | Quarter Ending June 30 | Quarter Ending September 30 | Project Totals |
| Number of speeding citations issued |  |  | 0 |  |  | 0 |
| Number of safety belt citations issued |  |  | 0 |  |  | 0 |
| Number of pedestrian citations issued |  |  | 0 |  |  | 0 |
| Number of FTY to pedestrian citations issued |  |  | 0 |  |  | 0 |
| Number of aggressive driving citations issued |  |  | 0 |  |  | 0 |
| Number of total citations issued |  |  | 0 |  |  | 0 |
| Number of speed compliance operations |  |  | 0 |  |  | 0 |
| Number of high visibility enforcement operations |  |  | 0 |  |  | 0 |
| Number of pedestrian enforcement operations |  |  | 0 |  |  | 0 |

## Final Narrative Report

Project Title: Fort Lauderdale Speed and Pedestrian Comprehensive Safety Enforcement
Project Number: PT-14-12-07
Implementing Agency: Fort Lauderdale Police Department
Project Director: Capt Dana Swisher
The following is a chronological narrative history of the above listed project in accordance with Part V: Acceptance and Agreement, Conditions of Agreement, 1. Reports. This report is an accurate accounting of the project performance and accomplishments. Attach additional sheets as needed.

## Part V: Acceptance and Agreement

Conditions of Agreement. Upon approval of this Subgrant Application for Highway Safety Funds, the following terms and conditions shall become binding. Noncompliance will result in loss of, or delays in, reimbursement of costs as set forth herein.

1. Reports. The subgrant year quarters are October 1 - December 31, January 1 - March 31, April 1 - June 30 , and July 1 - September 30. The implementing agency shall submit the Quarterly Progress Report Narrative and Quarterly Progress Report of Performance Indicators forms to the State Safety Office by the last day of the month following the end of each quarter (January 31, April 30, July 31, and October 31) if the subgrant was effective during any part of the quarter. Quarterly reports postmarked after the respective submission dates listed above shall be considered past due. The implementing agency shall submit a Final Narrative Report, giving a chronological history of the subgrant activities, problems encountered, and major accomplishments by October 31. Requests for reimbursement will be returned to the subgrantee or implementing agency unpaid if the required reports are past due, following notification.
2. Responsibility of Subgrantee. The subgrantee and its implementing agency shall establish fiscal control and fund accounting procedures that assure proper disbursement and accounting of subgrant funds and required non-federal expenditures. All monies spent on this project shall be disbursed in accordance with provisions of the Project Detail Budget as approved by the State Safety Office. All expenditures and cost accounting of funds shall conform to 49 CFR, Part 18, Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments; 49 CFR, Part 19, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations; OMB Circular A-102, Grants and Cooperative Agreements with State and Local Governments; OMB Circular A-110, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations; OMB Circular A-21, Cost Principles for Educational Institutions; 2 C.F.R. 225 (OMB Circular A-87), Cost Principles for State, Local, and Indian Tribal Governments; and/or OMB Circular A-122, Cost Principles for Non-Profit Organizations, hereby incorporated by reference, (hereinafter referred to as Applicable Federal Law).
3. Compliance with Chapter 287, Florida Statutes. The subgrantee and implementing agency agree to comply with all applicable provisions of Chapter 287, Florida Statutes. The following provisions are stated in this agreement pursuant to sections 287.133(3)(a) and 287.134(3)(a), Florida Statutes.
(a) Section 287.133 (2)(a), F.S.

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s .287 .017 for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted vendor list.
(b) Section 287.134 (2)(a), F.S.

An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity.
4. Approval of Consultant and Contractor Agreements. The State Safety Office shall review and approve in writing all consultant and contractor agreements prior to the actual employment of the consultant or the contractor by the subgrantee or implementing agency. Approval of the subgrant does not constitute approval of a consultant or contractor agreement.

All contractual service agreements shall include as a minimum the following information:

> Beginning and end dates of the agreement (not to exceed the grant period);
> Total contract amount;
> Scope of work/Services to be provided;
> Budget/Cost Analysis; and
> Method of compensation/Payment Schedule.

All contractual service agreements shall contain the following statement:
The parties to this contract shall be bound by all applicable sections of Part V: Acceptance and Agreement of Project \# (insert project number), DOT Contract \# (insert contract number). A final invoice must be received by (insert date) or payment will be forfeited.

All invoices for contractual services shall contain the following certification statement and must be signed by the contractor:

All costs are true and valid costs incurred in accordance with the agreement.
5. Allowable Costs. The allowability of costs incurred under any subgrant shall be determined in accordance with the general principles of allowability and standards for selected cost items set forth in the Applicable Federal Law and state law, to be eligible for reimbursement. All funds not spent in accordance with the Applicable Federal Law will be subject to repayment by the subgrantee.
6. Travel. Travel costs for approved travel shall be reimbursed in accordance with the State of Florida, Department of Transportation's (Department's) Disbursement Operations Manual, Chapter 3 Travel, hereby incorporated by reference, but not in excess of provisions in Section 112.061, Florida Statutes. All out-of-state travel, conference travel, meeting travel which includes a registration fee, and out-of-grant-specified work area travel shall require written approval of the State Safety Office prior to the commencement of actual travel as being within the travel budget of the project and relevant to the project. Out-of-state travel shall not be approved unless the specific trip is in the approved subgrant budget or the head of the Implementing Agency provides sufficient justification to prove that the travel will have significant benefits to the outcome of the subgrant activities. In addition, prior written approval shall be obtained from the State Safety Office for hotel rooms with rates exceeding $\$ 150$ per day that are to be reimbursed. Rates exceeding $\$ 150$ per day shall not be approved unless the hotel is the host facility for an approved conference or the average rate for all hotels in the area exceeds $\$ 150$.
7. Written Approval of Changes. The subgrantee or implementing agency shall obtain prior written approval from the State Safety Office for changes to the agreement. Changes to the agreement will be approved which achieve or improve upon the outcome of the subgrant work, or where factors beyond the control of the subgrantee require the change. For example:
(a) Changes in project activities, milestones, or performance indicators set forth in the approved application.
(b) Changes in budget items and amounts set forth in the approved application.
(c) Changes to personnel in positions that are being reimbursed by this agreement.

Changes to the subgrant agreement shall be in the form of a written request signed by the Authorized Representative of the Subgrantee or the Administrator of the Implementing Agency. Requests for changes to the subgrant budget must be postmarked no later than June 30 of the fiscal year to be considered. Requests for budget changes postmarked after June 30 will be denied. Delegations of signature authority will not be accepted for modification requests.
8. Reimbursement Obligation. The State of Florida's performance and obligation to reimburse the subgrantee shall be subject to the availability of Federal highway safety funds and an annual appropriation by the Legislature. As detailed in 49 CFR, Part 29, Governmentwide Debarment and Suspension (Nonprocurement) and Governmentwide Requirements for Drug-Free Workplace (Grants), hereby incorporated by reference, the subgrantee shall not be reimbursed for the cost of goods or services received from contractors, consultants, vendors, or individuals suspended, debarred, or otherwise excluded from doing business with the Federal government. The subgrantee or its implementing
agency shall submit the required certification by consultants with awards in excess of the small purchase threshold fixed at 10 U.S.C. 2304(g) and 41U.S.C. 253(g) (currently $\$ 25,000$ ).
9. Commencement of Projects. If a project has not commenced within 30 days after the acceptance of the subgrant award, the subgrantee or its implementing agency shall report by letter the steps taken to initiate the project, the reasons for delay, and the expected starting date. If, after 60 days from the acceptance of the award, project activity as described herein has not begun, a further statement of implementation delay will be submitted by the subgrantee or its implementing agency to the State Safety Office. The subgrantee agrees that if the letter is not received in the 60 days, the State Safety Office will cancel the project and reobligate the funds to other program areas. The State Safety Office, where warranted by excusable delay, will extend the implementation date of the project past the 60 -day period, but only by formal written approval from the State Safety Office.

## 10. Excusable Delays.

(a) Except with respect to the defaults of subgrantee's or implementing agency's consultants and contractors which shall be attributed to the subgrantee, the subgrantee and its implementing agency shall not be in default by reason of any failure in performance of this agreement in accordance with its terms if such failure arises out of causes beyond the control and without the fault or negligence of the subgrantee or its implementing agency. Such causes are acts of God or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the subgrantee. If the failure to perform is caused by the failure of the subgrantee's or its implementing agency's consultant or contractor to perform or make progress, and if such failure arises out of causes beyond the control of the subgrantee, its implementing agency and its consultant or contractor, and without the fault or negligence of any of them, the subgrantee shall not be deemed to be in default, unless (1) the supplies or services to be furnished by the consultant or contractor were obtainable from other sources, (2) the State Safety Office shall have ordered the subgrantee or its implementing agency in writing to procure such supplies or services from other sources, and (3) the subgrantee or its implementing agency shall have failed to comply reasonably with such order.
(b) Upon request of the subgrantee or its implementing agency, the State Safety Office shall ascertain the facts and extent of such failure and, if it shall be determined that any failure to perform was occasioned by any one or more of the said causes, the delivery schedule shall be revised accordingly.
11. Obligation of Subgrant Funds. Subgrant funds may not be obligated prior to the effective date or subsequent to the termination date of the subgrant period. Only project costs incurred on or after the effective date and on or prior to the termination date of the subgrant application are eligible for reimbursement. A cost is incurred when the subgrantee's employee, its implementing agency, or approved contractor or consultant performs the service required or when goods are received by the subgrantee or its implementing agency, notwithstanding the date of order.
12. Performance. In the event of default, noncompliance, or violation of any provision of this agreement by the subgrantee, the implementing agency, the subgrantee's consultant(s) or contractor(s) and supplier(s), the subgrantee agrees that the Department will impose sanctions. Such sanctions include withholding of payments, cancellation, termination, or suspension of the agreement in whole or in part. In such an event, the Department shall notify the subgrantee and its implementing agency of such decision 30 days in advance of the effective date of such sanction. The sanctions imposed by the Department will be based upon the severity of the violation, the ability to remedy, and the effect on the project. The subgrantee shall be paid only for those services satisfactorily performed prior to the effective date of such sanction.
13. Access to Records and Monitoring. The Department, National Highway Traffic Safety Administration (NHTSA), Federal Highway Administration (FHWA), and the Chief Financial Officer and Auditor General of the State of Florida, or any of their duly authorized representatives, shall have access for the purpose of audit and examination of books, documents, papers, and records of the subgrantee and its implementing agency, and to relevant books and records of the subgrantee, its implementing agency, and its consultants and contractors under this agreement, as provided under Applicable Federal Law.

In addition to review of audits conducted in accordance with OMB Circular A-133, as revised, hereby incorporated by reference, monitoring procedures will include, on-site visits by Department staff, limited scope audits as defined by OMB

Circular A-133, as revised, and status checks of subgrant activity via telephone calls from Safety Office staff to subgrantees. By entering into this agreement, the subgrantee and its implementing agency agree to comply and cooperate with monitoring procedures. In the event that a limited scope audit of the subgrantee or its implementing agency is performed, the subgrantee agrees to bring the project into compliance with the subgrant agreement. The subgrantee further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Chief Financial Officer or Auditor General.

The Department shall unilaterally cancel this subgrant if the subgrantee or its implementing agency refuses to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119, F.S., and made or received by the subgrantee or its implementing agency in conjunction with the subgrant.
14. Audit. The administration of resources awarded by the Department to the subgrantee may be subject to audits and/or monitoring by the Department, as described in this section. For further guidance, see the Executive Office of the Governor website, which can be found at: www.fsaa.state.fl.us.

Recipients of federal funds (i.e. state, or local government, or non-profit organizations as defined in OMB Circular A-133, as revised) are to have audits done annually using the following criteria:

In the event that the subgrantee expends $\$ 500,000$ or more in Federal awards in its fiscal year, the subgrantee must have a single or program-specific audit conducted in accordance with the provisions of OMB Circular A-133, as revised. Page 1 of this agreement indicates the source of Federal funds awarded through the Florida Department of Transportation by this agreement. In determining the Federal awards expended in its fiscal year, the subgrantee shall consider all sources of Federal awards, including Federal funds received from the Department of Transportation. The determination of amounts of Federal awards expended should be in accordance with the guidelines established by OMB Circular A-133, as revised. An audit of the subgrantee conducted by the Auditor General in accordance with the provisions OMB Circular A133, as revised, will meet the requirements of this part.

In connection with the audit requirements addressed above, the subgrantee shall fulfill the requirements relative to auditee responsibilities as provided in Subpart C of OMB Circular A-133, as revised.

If the subgrantee expends less than $\$ 500,000$ in Federal awards in its fiscal year, an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, is not required. In the event that the subgrantee expends less than $\$ 500,000$ in Federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of OMB Circular A-133, as revised, the cost of the audit must be paid from non-Federal funds.

Copies of audit reports for audits conducted in accordance with OMB Circular A-133, as revised, and required by this agreement shall be submitted, when required by Section . 320 (d), OMB Circular A-133, as revised, by or on behalf of the subgrantee directly to each of the following:
(a) Florida Department of Transportation

605 Suwannee Street, MS-17
Tallahassee, FL 32399-0450
(b) Federal Audit Clearinghouse

Bureau of the Census
1201 East 10 Street
Jeffersonville, IN 47132
(c) Other Federal agencies and pass-through entities in accordance with Sections .320 (e) and (f), OMB Circular A133, as revised.

In the event that a copy of the reporting package for an audit required by this agreement and conducted in accordance with OMB Circular A-133, as revised, is not required to be submitted to the Department for reasons pursuant to Section . $320(\mathrm{e})(2)$, OMB Circular A-133, as revised, the subgrantee shall submit the required written notification pursuant to Section .320(e)(2) and a copy of the subgrantee's audited schedule of expenditures of Federal awards directly to each of the following:

Florida Department of Transportation
605 Suwannee Street, MS-17
Tallahassee, FL 32399-0450
In addition, pursuant to Section $.320(f)$, OMB Circular A-133, as revised, the subgrantee shall submit a copy of the reporting package described in Section .320(c), OMB Circular A-133, as revised, and any management letters issued to the auditor, to the Department at each of the following addresses:

Florida Department of Transportation
605 Suwannee Street, MS-17
Tallahassee, FL 32399-0450
15. Retention of Records. The subgrantee shall retain sufficient records demonstrating its compliance with the terms of this agreement for a period of five years from the date the audit report is issued, and shall allow the Department, or its designee, the state CFO, or Auditor General access to such records upon request. The subgrantee shall ensure that the independent audit working papers are made available to the Department, or its designee, the state CFO, or Auditor General upon request for a period of at least five years from the date the audit report is issued, unless extended in writing by the Department.

Records related to unresolved audit findings, appeals, or litigation shall be retained until the action is completed or the dispute is resolved. Records shall also be maintained and accessible in accordance with 49 CFR, Section 18.42 or 49 CFR, Section 19.53.
16. Procedures for Reimbursement. All requests for reimbursement of subgrant costs must be submitted on forms provided by the Department (FDOT Form Numbers 500-065-04 through 09). Appropriate documentation supportive of the reported costs must accompany each claim.

The subgrantee or its implementing agency shall submit financial reimbursement forms to the Safety Office at least once each quarter as costs are incurred and payment is made. The only exception is when no costs are incurred during a quarter. Reimbursement for subgrants with personnel costs shall be made after every two pay periods if paid bi-weekly. Personnel costs reimbursement shall be requested monthly if payroll is on a monthly basis. Failure to submit reimbursement requests in a timely manner shall result in the subgrant being terminated.

All requests for reimbursement of Operating Capital Outlay items having a unit cost of $\$ 5,000$ or more and a useful life of one year or more shall be accompanied by a Non-Expendable Property Accountability Record (FDOT Form No. 500-065-09). Payment of the Operating Capital Outlay costs shall not be made before receipt of this form.

All requests for reimbursement shall be signed by an Authorized Representative of the Subgrantee or the Administrator of the Implementing Agency, or their delegate.

A final financial request for reimbursement shall be postmarked no later than October 31 following the end of the subgrant period. Such request shall be distinctly identified as Final. Failure to submit the invoice in a timely manner shall result in denial of payment. The subgrantee agrees to forfeit reimbursement of any amount incurred if the final request is not postmarked by October 31 following the end of the subgrant period.

The Safety Office has a 30 -day review process of financial reimbursement requests from the date of receipt. Reimbursement requests will be returned if not completed properly.
17. Ownership of Data and Creative Material. The ownership of material, discoveries, inventions and results developed, produced, or discovered by the agreement are governed by the terms of 49 CFR, Section 18.34, 49 CFR, Section 19.36, or OMB Circular A-110, hereby incorporated by reference.

In addition to the provisions for 49 CFR, Part 18 and 49 CFR, Part 19, the State Safety Office reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use:
(a) The copyright in any work developed under a subgrant or contract under a subgrant; and
(b) Any rights of copyright to which a subgrantee or a contractor purchases ownership with subgrant support.
18. Property Accountability. The subgrantee or its implementing agency shall establish and administer a system to control, protect, preserve, use, and maintain and dispose of any property furnished by the Department, or purchased pursuant to this agreement in accordance with Federal Property Management Standards as set forth in 49 CFR, Section 18.32, 49 CFR 19, Section 19.34, or OMB Circular A-110, incorporated herein by reference. This obligation continues as long as the property is retained by the subgrantee or its implementing agency, notwithstanding the expiration of this agreement.
19. Disputes. Any dispute, disagreement, or question of fact arising under the agreement shall be decided by the State Safety Office in writing and shall be distributed to parties concerned. A written appeal may be made within 30 calendar days to the Governor's Highway Safety Representative at the Florida Department of Transportation, 605 Suwannee Street, MS 57, Tallahassee, Florida 32399-0450, whose decision is final. The subgrantee and its implementing agency shall proceed diligently with the performance of the agreement and in accordance with Department's decision.
20. Conferences, Inspection of Work. Conferences may be held at the request of any party to this agreement. Representatives of the Department or the U.S. Department of Transportation (USDOT), or both, shall be privileged to visit the site for the purpose of inspection and assessment of work being performed at any time.

## 21. Publication and Printing of Observational Surveys and Other Reports.

(a) Before publication or printing, the final draft of any report or reports required under the agreement or pertaining to the agreement shall be submitted to the State Safety Office for review and concurrence.
(b) Each publication or other printed report covered by Paragraph 21.a. above shall include the following statement on the cover page:
(1) This report was prepared for the State Safety Office, Department of Transportation, State of Florida, in cooperation with the National Highway Traffic Safety Administration, U.S. Department of Transportation and/or Federal Highway Administration, U.S. Department of Transportation.
(2) The conclusions and opinions expressed in these reports are those of the subgrantee and do not necessarily represent those of the State of Florida, Department of Transportation, State Safety Office, the U.S. Department of Transportation, or any other agency of the State or Federal Government.
22. Equal Employment Opportunity. No person shall, on the grounds of race, color, religion, sex, handicap, or national origin, be excluded from participation in, be refused the benefits of, or be otherwise subjected to discrimination under this subgrant, or any project, program, or activity that receives or benefits from this subgrant award. The subgrantee and its implementing agency agree to comply with Executive Order (E.O.) 11246, as amended by E.O. 11375, and as supplemented by 41 CFR, Part 60, incorporated herein by reference.
23. Responsibility for Claims and Liability. Subject to the limitations of Section 768.28 , Florida Statutes, the subgrantee and its implementing agency shall be required to defend, hold harmless and indemnify the Department, NHTSA, FHWA, and USDOT, from all claims and liability, or both, due to negligence, recklessness, or intentional wrongful misconduct of subgrantee, implementing agency, and its contractor, consultant, agents and employees. The subgrantee and its implementing agency shall be liable for any loss of, or damage to, any material purchased or developed under this subgrant agreement which is caused by the subgrantee's or its implementing agency's failure to exercise such care in regard to said material as a reasonable careful owner of similar materials would exercise.

The parties executing this agreement specifically agree that no provision in this agreement is intended to create in the public or any member thereof, a third party beneficiary, or to authorize anyone not a party to this agreement to maintain a suit for personal injuries or property damage pursuant to the terms or provisions of this agreement.

## 24. Disadvantaged Business Enterprises (DBE).

(a) The subgrantee and its implementing agency agree to the following assurance:

The subgrantee and its implementing agency shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of any USDOT-assisted contract or in the administration of its DBE program required by 49 CFR, Part 26, incorporated herein by reference. The subgrantee shall take all necessary and reasonable steps under 49 CFR, Part 26 to ensure nondiscrimination in the award and administration of USDOTassisted contracts. Implementation of this program is a legal obligation and failure to carry out its terms shall be treated as a violation of this agreement. Upon notification to the subgrantee of its failure to carry out its approved program, the USDOT may impose sanctions as provided for under Part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C. 3801 et seq.), herein incorporated by reference.
(b) The subgrantee and its implementing agency agree to include the following assurance in each contract with a consultant or contractor and to require the consultant or contractor to include this assurance in all subcontract agreements:

The consultant or contractor and subconsultant or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The consultant or contractor shall carry out applicable requirements of 49 CFR, Part 26 in the award and administration of USDOT-assisted contracts. Failure by the consultant or contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy, as the subgrantee, its implementing agency, or the Department deems appropriate.
25. Restrictions on Lobbying. The subgrantee and its implementing agency agree to comply and require consultants and contractors to comply with 49 CFR, Part 20, New Restrictions on Lobbying, herein incorporated by reference, for filing of certification and disclosure forms.

No funds granted hereunder shall be used for the purpose of lobbying the legislature, the judicial branch, or state agencies. Section 216.347, Florida Statutes.
26. How Agreement is Affected by Provisions Being Held Invalid. If any provision of this agreement is held invalid, the remainder of this agreement shall not be affected. In such an instance the remainder would then continue to conform to the terms and requirements of applicable law.
27. Federal Requirement for Public Service Announcements. All public service announcements produced with Federal Highway Safety funds shall be closed captioned for the hearing impaired.
28. Public Awareness Materials and Promotional Items. All public awareness materials and promotional items reimbursed with subgrant funds shall contain a traffic safety message. Where feasible, either the Florida Department of Transportation logo or the words "Funding provided by the Florida Department of Transportation." shall appear on all items.

The name of the subgrantee or implementing agency and its logo can appear on printed materials and promotional items. The names of individuals connected with the subgrantee shall not appear on printed materials and promotional items paid for with Federal highway safety funds.

Before printing public awareness materials or ordering promotional items, a final draft or drawing of the items shall be submitted to the State Safety Office for review. The Office shall provide written approval for reimbursement if the items are appropriate for purchase under this agreement. Copies of all public awareness materials purchased with Federal highway safety funds shall be attached to the forms requesting reimbursement for the items.
29. Term of Agreement. Each subgrant shall begin on the date of the last party to sign the agreement and shall end on September 30, following, unless otherwise stipulated by the State Safety Office on the first page of the respective agreement. The subgrant period shall not exceed 12 months.
30. Clean Air Act and Federal Water Pollution Control Act. For subgrant awards in excess of $\$ 100,000$ the subgrantee and its implementing agency agree to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act ( 42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act ( 33 U.S.C. 1251 et
seq.), herein incorporated by reference. The subgrantee shall include this provision in all subcontract awards in excess of $\$ 100,000$.
31. Personnel Hired Under Agreement. The head of any implementing agency receiving first year funding for a new position(s) through a subgrant shall provide written notification within 30 days of the agreement being awarded to the State Safety Office that a new position(s) has been created in the agency as a result of the subgrant being awarded.

Any and all employees of the subgrantee or implementing agency whose positions are funded, in whole or in part through a subgrant, shall be the employee of the subgrantee or implementing agency only, and any and all claims that may arise from said employment relationship shall be the sole obligation and responsibility of the subgrantee or its implementing agency.

Personnel hired under the grant shall not hold the position of Project Director.
The State Safety Office reserves the right to require activity reports to demonstrate that personnel hired under the agreement or equipment purchased with grant funds meet the requirements as specified by the subgrant.
32. Repossession of Equipment. Ownership of all equipment purchased with Federal highway safety funds rests with the subgrantee and its implementing agency; however, the USDOT maintains an interest in the equipment for three fiscal years following the end of the subgrant period. Any equipment purchased with Federal highway safety funds that is not being used by the subgrantee or its implementing agency for the purposes described in the subgrant shall be repossessed by the State Safety Office, on behalf of the USDOT. Items that are repossessed shall be disbursed to agencies that agree to use the equipment for the activity described in this subgrant.
33. Replacement or Repair of Equipment. The subgrantee and its implementing agency are responsible, at their own cost, for replacing or repairing any equipment purchased with Federal highway safety funds that is damaged, stolen, or lost, or that wears out as a result of misuse.
34. Ineligibility for Future Funding. The subgrantee and its implementing agency agree that the Department shall find the subgrantee or its implementing agency ineligible for future funding for any of the following reasons:
(a) Fallure to provide the required audits,
(b) Failure to continue funding positions created with highway safety funds after the Federal funding cycle ends,
(c) Failure to provide required quarterly and final reports in the required time frame,
(d) Failure to perform work described in Part II of the subgrant agreement,
(e) Providing fraudulent quarterly reports or reimbursement requests,
(f) Misuse of equipment purchased with Federal highway safety funds.
35. Safety Belt Policy. Each subgrantee and implementing agency shall have a written safety belt policy, which is enforced for all employees. A copy of the policy shall be submitted with the subgrant application.
36. Safety Belf Enforcement. All law enforcement agencies receiving subgrant funds shall have a standard operating procedure regarding enforcement of safety belt and child safety seat violations. A copy of the procedure shall be attached to the subgrant application.

Law enforcement agencies receiving subgrant funds shall participate in the safety belt enforcement waves conducted in Florida and shall report their participation on the appropriate form by the deadline. Failure to participate shall result in the subgrant being terminated.
37. Certification for Equipment Costing More than $\$ 1,000$ per Item. The head of any implementing agency purchasing equipment costing more than $\$ 1,000$ per item shall send a letter to the Safety Office upon award of the subgrant certifying that none of the items being purchased with federal highway safety funds is replacing previously purchased equipment that is damaged, stolen, or lost, or that wears out as a result of misuse, whether the equipment was purchased with federal, state, or local funds.
38. Checkpoint Reporting. Any law enforcement agency that conducts DUl checkpoints shall attach a copy of the After Action Report for each checkpoint operation conducted during a quarter to its Quarterly Progress Report of Performance Indicators.
39. Child Safety Seats. Any implementing agency that receives funds to purchase child safety seats must have at least one staff member who is a current Certified Child Passenger Safety Technician. Failure to comply with this provision shall result in the termination of this agreement.
40. Buy America Act. The subgrantee and its implementing agency agree to comply and require consultants and contractors to comply with all applicable standards, orders, and regulations issued pursuant to the Buy America Act ( 23 U.S.C. 313 et seq) herein incorporated by reference. The subgrantee shall include the Buy America provisions in all subcontract awards.

## 41. Special Conditions.

E-VERIFY
Vendors/Contractors:

1. Shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Vendor/Contractor during the term of the contract; and
2. Shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.

## PROJECT NUMBER: PT-14-12-07

IN WITNESS WHEREOF, the parties affirm that they have each read and agree to the conditions set forth in Part V of this Agreement, that each have read and understand the Agreement in its entirety. Now, therefore, in consideration of the mutual covenants, promises and representations herein have executed this Agreement by their undersigned officials on the day, month, and year set out below.
(For DOT Use Only)
STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION
By:

Title: Traffic Safety Administrator

Date:


> FEDERAL FUNDS ALLOCATED

$$
\$ 72,759.00
$$

Reviewed for the Department of Transportation:
By:


Date:


## SUBGRANTEE

By:


John P. "Jack" Sailer
Authorized Representative's Name Typed

Title:
Mayor

Date:


ADMINISTRATOR OF IMPLEMENTING AGENCY
By: Chewy Ci Sullen


Franklin C. Adderley
Administrator's Name Typed

Title: Chief of Police

NOTE: No whiteout or erasures accepted on this signature page.

