Special Condition: Criminal Intelligence Systems/28 C.F.R. Part 23 Compliance

This Special Condition must be signed and returned to the COPS Office.

If your agency applied for the COPS Office grant funding for technology that will be used to operate an interjurisdictional criminal intelligence system, you must agree to comply with the operating principles found at 28 C.F.R. Part 23. An “interjurisdictional criminal intelligence system” is generally defined as a system, which receives, stores, analyzes, and exchanges or disseminates data regarding ongoing criminal activities (such activities may include, but are not limited to, loan sharking, drug or stolen property trafficking, gambling, extortion, smuggling, bribery, and public corruption) and shares this data with other law enforcement jurisdictions. 28 C.F.R. Part 23 contains operating principles for these interjurisdictional criminal information systems, which protect individual privacy and constitutional rights.

If you applied for the COPS Office grant funds to operate a single agency database (or other unrelated forms of technology) and will not share criminal intelligence data with other jurisdictions, or if you did not apply for technology funds from this grant program, 28 C.F.R. Part 23 does not apply to this grant. You must still complete this Special Condition, however, to confirm that 28 C.F.R. Part 23 will not apply to your grant.

Please check one of the following lines, as applicable to your agency’s intended use of this grant, and return this signed Special Condition.

- [ ] No, my agency will not use these COPS Office grant funds to operate an interjurisdictional criminal intelligence system.
- [ ] Yes, my agency will use these COPS Office grant funds to operate an interjurisdictional criminal intelligence system. By signing below, we assure that our agency will comply with the requirements of 28 C.F.R. Part 23.

__________________________
Government Executive

__________________________
Agency Name

__________________________
Date