



Grantee Attestation Form - Law Enforcement Technology Program (26-27)

This completed form is to be included as an attachment to your GMS application.

Agency:

Award Amount:

Signatory - Name:

Signatory - Title:

Signatory - Email:

The above-named signatory acknowledges and affirms that they have read, understand, and agree to adhere to and comply with all award requirements, including the following:

1. DCJS has the right to audit all documentation related to the purchase of this law enforcement technology and equipment funded through the program.
2. As a condition of this funding award, the grantee agency will engage with the local Crime Analysis Center (CAC) to develop a plan to provide and/or integrate any relevant data or information generated by technology or equipment procured with these funds to enable the CAC Network to support investigations more fully. This data includes but is not limited to license plate reader data, gunshot detection system data, surveillance camera feeds (where appropriate), records management system (RMS) data, computer aided dispatch (CAD) system data, body-worn cameras (where appropriate), and any relevant software systems (as appropriate).
3. The grantee agency will adhere to any county or municipal procurement restrictions, as well as adhere to all current state and federal guidance as it relates to any of the specific equipment supported through this award. These restrictions include, but are not limited to, entities that appear on the [OGS debarment list](#) or the state's Prohibited Entities List or which have been identified in the [National Defense Authorization Act \(NDAA\) Section 889 - Prohibition on Contracting with Entities Using Certain Telecommunications and Video Surveillance Services or Equipment](#).
4. Awardees must be current with the required submission to DCJS of their Uniform Crime Reports (UCR) or Incident-Based Reports (IBR).
5. The grantee agency must comply with applicable provisions of section 170-k of the Executive Law, as added by Chapter 55 of the Laws of 2026, requiring local police agencies to prioritize local criminal enforcement activities and limit civil immigration enforcement efforts. No application will be considered should the applicant be determined to be operating a 287(g) agreement, or similar agreements, with the federal government which would support state and local resources being used for civil immigration enforcement purposes. Further, no data or information generated by technology or equipment procured with these funds shall be used for civil immigration enforcement purposes.