

Pennsylvania Gaming Control Board



Local Law Enforcement Grant Program

Program Guidelines



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PENNSYLVANIA GAMING CONTROL BOARD

LOCAL LAW ENFORCEMENT GRANT GUIDELINES

Section I – General Information

A. Authority for Grants

- 1. The Local Law Enforcement Grant Program ("Local Law Enforcement Program" or "Program") was created by the passage of Act 71 of 2004 and revised with the passage of Act 1 of 2010. Amendments made by Act 42 of 2017, reallocated funding of the Local Law Enforcement Grants for different purposes. The Supreme Court, however, struck down provisions reallocating Local Law Enforcement Grants, giving the Board the authority to once again offer the Local Law Enforcement Grants.
- 2. The purpose of the Program, as identified in Section 1408(c) of the Act, is to issue Grants to local law enforcement agencies to "investigate violations of and enforce laws relating to unlawful gambling in this Commonwealth."
- 3. The Local Law Enforcement Grant Program is administered by the Pennsylvania Gaming Control Board ("PGCB" or "Board").

B. Eligible Applicants

- 1. The Police Department of a Pennsylvania municipality, region or group of Pennsylvania municipalities.
- 2. The Office of the District Attorney of a Pennsylvania county.
- 3. The Pennsylvania State Police (PSP), when conducting unlawful gambling enforcement and prevention activities in a municipality which does not have a municipal police department, and in which the PSP provides the municipality with primary police coverage.

- 4. A multi-jurisdictional law enforcement group composed of members of any of the agencies described above. (i.e., task forces)
- 5. Other agencies with police powers to investigate and enforce laws relating to unlawful gambling in the Commonwealth, including among others, sheriffs and college and university campus police departments.

C. Eligible Activities

Activities related to the identification, prevention, deterrence, enforcement, investigation or prosecution of activities involving unlawful gambling.

D. General Project Categories

- 1. Identification, Prevention and Deterrence
 - a. Grants may be awarded for the purpose of attending education and training events sponsored by authoritative agencies, including institutions of higher learning, for the purpose of training officers, investigators or attorneys in techniques appropriate to the enforcement and prevention of unlawful gambling in the Commonwealth.
 - b. Grants may be awarded to conduct programs utilizing proven methods to deter or prevent unlawful gambling.
- 2. Prevention, Enforcement, Investigation and Prosecution
 - a. Grants may be awarded to defray costs related to assigning officers or investigators to prevent, deter, enforce or investigate unlawful gambling.
 - b. Grants may be awarded to defray the cost of prosecuting crimes involving unlawful gambling.
- 3. Other Prevention and Enforcement Programs
 - a. Other programs that address prevention and enforcement of unlawful gambling within the Commonwealth.

E. Project Examples

- 1. Attendance at education and training seminars that provide updated information and training on techniques of prevention, deterrence, enforcement, investigation or prosecution of unlawful gambling.
- 2. Planning and execution of prevention and deterrence programs conducted by eligible agencies.
- 3. Assignment of officers to enforce and investigate unlawful gambling.
- 4. Assignment of investigators and prosecutors to investigate, assess and prosecute crimes of unlawful gambling.

F. Grant Allocation and Limitations

- 1. A \$2,000,000 annual appropriation has been authorized for the Local Law Enforcement Grant Program.
- 2. The Board may set deadlines for Applications, as funding becomes available.
- 3. Deadlines, if any, will be announced by press release, to local law enforcement associations, and on the Board's website.
- 4. One (1) Year Grants may be awarded for no more than \$250,000.
- 5. Any Grant in excess of \$150,000 will require the completion of an audit by a Certified Public Accountant (CPA) licensed in the Commonwealth of Pennsylvania or a CPA that has been deemed eligible to perform work by the Pennsylvania Department of State. Costs associated with this audit may be paid with Grant monies in an amount not exceeding 2% of the annual Grant amount. This amount must be included as a line item in the applicant's proposed budget, and all monies not spent on the audit are required to be returned to the PGCB upon expiration of the Grant in accordance with Section IV, Subsection B of these guidelines.
- 6. The CPA shall perform the audit in accordance with Generally Accepted Government Auditing Standards and Generally Accepted Auditing Standards.
- 7. The CPA is responsible for reporting all deficiencies in the internal control structure and instances of non-compliance with questioned costs specific to the following:

- Were there any variances to the scope of the project that required an amendment?
- Were amendments to the approved budget secured in a timely manner and in accordance with the contract?
- Did expenditures exceed 5% of the budget line item?
- Were there unapproved budget line items included in the financial statements?
- Were expenditures incurred during the contract period? If not, how much needs to be returned to PGCB?
- Were expenditures in accordance with the approved budget, PGCB Local Law Enforcement Grant Program Guidelines and contract, including expenditures for any permissible capital equipment as defined in the Program Guidelines?
- 8. Programs and activities funded under the Grant must be completed within one year. An extension may be requested, in writing, if necessary, to finalize an investigation or other activity in progress at the time. The request for extension should explain the reason for the extension, in detail, and be requested before the close of the Grant. Extensions will be granted at the discretion of the PGCB's Executive Director.
- 9. Grant Funds may be used to finance up to 100% of the total program and activity costs.
- 10. Grants may not exceed 10% of the budget of the local law enforcement agency applying for the Grant. In the case of multi-jurisdictional or other regional entities, the limit will be calculated based on the combined budgets of the eligible member organizations.
- 11. Grants may not be used to purchase vehicles, real estate or buildings. Capital equipment may be purchased with Grant Funds up to 15% of the Grant awarded. For purposes of this Grant, "capital equipment" is deemed to be anything having a useful life of more than one year and generally depreciated under normal business practices (not including vehicles, real estate or buildings). The term, as used herein, includes computers, software, printers, video/audio recording devices, binoculars, or other surveillance equipment.

Exceptions to the restriction on capital equipment expenditures may be granted upon formal request to the Board. The request must provide a clear explanation as to the reason additional monies for capital expenditures (above 15%) are necessary, including the relationship between the equipment and the detection or prevention of illegal gambling and any hardship that will occur if the exception is not granted. Exceptions may be granted at the Board's discretion.

12. To be eligible for future Grants, the Grantee must submit a new application and an informal inventory of expenditures and uses of the current Grant Funds 3 months prior to the end of its current Grant, which must be reviewed by Board staff. The records provided will be reviewed to determine if the Grantee is using the Grant Funds in accordance with the provisions of its Grant contract.

Any application for a future Grant, if awarded, will <u>not</u> be funded until such time as that organization has fulfilled its obligation to comply with all reporting and audit requirements of a previously awarded Grant.

Regardless of submissions made prior to the close of a Grant, all Grantees must provide final close-out records in accordance with Section IV(B), Reporting Procedures including an audit conducted by a CPA, if required under Section I (F)(5).

- 13. Upon award of a Grant by the Board, the applicant will be notified in accordance with Section IV(A). A Grant contract detailing the requirements, limitations and eligible uses of Grant Funds will be executed between the Board and the applicant.
- 14. The applicant agrees that noncompliance with the conditions of this Grant shall be grounds for the recapture of funds provided to the applicant. If the applicant fails to refund the monies, the Commonwealth, in addition to any rights or remedies it may have at law or in equity, reserves the right to offset the amount due against any existing or future sums of money owed by the applicant to *any* Commonwealth agency or department, including the Board. By accepting the Grant, the applicant agrees to waive any immunities it may have from legal proceedings should the Board resort to legal process to recapture the Grant Funds due to applicant's non-compliance with the conditions of the Grant.
- 15. The Board, or its duly authorized representative, shall have access, upon request, to all project, Grant, and financial records of the applicant for the purpose of auditing financial transactions, determining compliance with Grant terms, and evaluating project performance.
- 16. The applicant agrees to retain all cost supporting records and documentation for a period of five years from the close of the applicable Grant period.

Section II – The Application Process

A. General

Applicants shall complete the prescribed application form available from the Board, providing typed responses to all questions. https://gamingcontrolboard.pa.gov/?p=35

B. Deadline for Application

Applications will be considered on a "rolling basis", unless otherwise noted on the Board's Website or Application posted on the Website. Should a potential applicant be unclear as to whether the Board is currently accepting applications, the potential applicant may call or e-mail the individual named on the Board's Website.

C. Application Requirements

1. Project Narrative

- a. Describe the project for which the Grant is sought. The description must clearly indicate that the requested funds will be used only for the identification, prevention, deterrence, enforcement, investigation or prosecution of activities involving unlawful gambling.
- b. Summarize the goals the applicant expects to attain through the use of this Grant. What is the objective and desired end result of the project? Include specific measurable outcomes to be achieved by the project.
- c. Describe the process by which the project will accomplish the stated objectives.

2. Project Budget

- a. Provide an itemized project budget.
- b. Provide detailed information in support of each line item. The information should include a description of the line item, any assumptions utilized in estimating the line item, and how the line item will be employed to accomplish the program objectives.

3. Additional Requirements

- a. Provide a list of the counties, cities, boroughs, towns or townships participating in the project.
- b. Provide a list of the counties, cities, boroughs, towns or townships in which the program activities will be conducted.
- c. Provide at least two performance measures that will be tracked over the course of the Grant Period and included with the final report filed by the Grant recipient.
- d. Provide House and Senate Districts.
- e. Provide any other documents or information requested by the Board.

Section III – Evaluation Criteria

Applications will be evaluated for eligibility based on the criteria indicated below. Applications that are deemed eligible will be funded in full or in part, based on the total amount of Grants eligible for approval and the amount of funds available at the time of award.

A. Overall Quality of Project

Is the project well-conceived and planned? Is it ready for implementation? Will the project strengthen ongoing enforcement relating to unlawful gambling? Is the project consistent with the statutory goals of the Grant Program?

B. Funding Adequacy

Is the amount of funding requested reasonable to complete the project?

C. Timetable and Results

Is it reasonable to implement the project and obtain the anticipated results within the contractual time frames? Are specific measures available to quantify the anticipated results?

D. Past Performance

If the applicant has received previous Grants, have these Grant funds been spent properly? Have projects been implemented and completed in a timely manner? Have the past

projects yielded the expected results? Have the close-out procedures been adhered to and has the Grantee cooperated with staff when documents were requested including the return of any unused funds from a prior Grant?

E. Completeness of the Application

Does the application for funding contain all the information required in Section II (B)?

Section IV - Grant Award and Reporting Procedures

A. Grant Award Notifications

1. At the time Grant recipients are notified of their award, they will be presented with a Grant Agreement. This Grant Agreement will contain the details of the Grant, including name of recipient, amount of award, project description and terms of the Agreement. The Grant Agreement must be signed by an officer of the agency authorized to commit the recipient agency to the terms of the Agreement and shall be returned to the Board for execution by the Commonwealth before Grant funds can be released.

B. Reporting and Close-Out Procedures

- The applicant must maintain full and accurate records with respect to the project. The Board will have free access to these records, including invoices of material and services, time sheets and other relevant data and records, as well as the right to inspect all project services and work. The applicant shall cooperate with and promptly furnish requested records.
- 2. No later than *sixty* (*60*) days after the close of the Contract Activity Period, the Grantee must provide a final report documenting expenditures.
- 3. No later than *ninety* (90) days after the close of the Contract Activity Period, the Grantee must return any unused funds, as well as all interest accrued on Grant funds in excess of \$50.00. (See #4 if audit is required.)
- 4. If required, an independent audit of the entire Grant, along with any unused funds and interest in excess of \$50.00, is required to be submitted to the Board within *120 days* after the close of the Contract Activity Period.

Mail or E-Mail (*E-Mail Preferred*) Completed Applications to:

Pennsylvania Gaming Control Board Local Law Enforcement Grant Program Commonwealth Tower, Strawberry Square 303 Walnut Street, 5th Floor Harrisburg, PA 17101 dmillertsh@pa.gov

The Pennsylvania Gaming Control Board (PGCB) reserves the right to accept or reject any or all applications submitted for the Local Law Enforcement Grant Program. Additionally, Grants are contingent upon available funding and respective applicant eligibility. The PGCB also reserves the right to reject incomplete applications:

If you have any questions regarding a Grant Application, please call Denise Miller-Tshudy at (717)-703-2562 or E-mail: <u>dmillertsh@pa.gov</u> and type "**Local Law Enforcement Grants**" in the subject line.