(1) COLORADO’S 2014 JAG FUNDING PRIORITIES

The Colorado Justice Assistance Grant (JAG) Board’s Strategic Planning meeting was held on October 10, 2013 and agreed to continue with the following goal for Colorado’s JAG Program:

To support implementation of programs that prevent or reduce crime, delinquency, and recidivism; and that improve outcomes for those affected by crime, using innovative, multidisciplinary evidence-based, best, or promising practices.

The JAG program goals listed above may be accomplished within the Purpose Areas listed and described below in alphabetical order. JAG funds may be used for state and local initiatives, technical assistance, training, personnel, equipment, supplies, contractual support, information systems for criminal justice, as well as research and evaluation activities that will improve or enhance:

- Corrections and community corrections programs
- Crime victim and witness programs (other than compensation)
- Drug treatment and enforcement programs
- Law enforcement programs
- Planning, evaluation, and technology improvement programs
- Prevention and education programs
- Prosecution, court and indigent defense programs

These funds are for start-up efforts; either to attempt a new project design or to replicate a successful project. Projects are limited to a 48-month funding cap, it is expected that State and local agencies will assume fiscal responsibility for projects when the federal JAG funding is no longer available.

The Colorado JAG Board received training in evidence-based correctional practices, and members of the board are very familiar with the application of these practices in their organizations and agencies. The Governor (who appoints the JAG Board members) has consistently made it clear that he wants the effective and efficient use of government resources, as stated in the JAG Program goal. This perspective was a primary aspect of his
campaign for governor, and it remains a constant refrain from officials from the Governor’s Office. The goal is a clear recognition of the larger movement in the justice field to develop and implement programs and practices that build on evidence-based correctional practices. These practices are described by the National Institute of Corrections and summarized in a document that has been distributed to scores of policy makers and criminal justice practitioners in Colorado (please see [http://nicic.gov/library/026917](http://nicic.gov/library/026917)).

**SUBGRANT AWARD PROCESS AND TIMELINE**

<table>
<thead>
<tr>
<th>Month</th>
<th>Description</th>
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<tbody>
<tr>
<td>October 2013</td>
<td>Establishment of the 2014 JAG Board goals and priorities for funding</td>
</tr>
<tr>
<td>December 2013</td>
<td>Develop Application, Instructions and Announcement of Available funds – Modification of current JAG announcement, listing who can apply, purposes of funds, restrictions on funding, required performance measures and reporting requirements to be specific to 2014 JAG funding</td>
</tr>
<tr>
<td>January 2014</td>
<td>Funding Announcement e-mailed/Announcement, Instructions and Application placed on DCJ website</td>
</tr>
<tr>
<td>February 2014</td>
<td>Subgrant Application Deadline</td>
</tr>
<tr>
<td>March-April 2014</td>
<td>Applications available for review by Justice Assistance Grant Board Members</td>
</tr>
<tr>
<td>May 6-8, 2014</td>
<td>Funding Conference – Initial funding decisions for JAG</td>
</tr>
<tr>
<td>May 2014</td>
<td>Notification of initial funding recommendations to applicants</td>
</tr>
<tr>
<td>June 2014</td>
<td>Requests for Reconsideration Deadline</td>
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<tr>
<td>July 2014</td>
<td>Reconsideration Meeting by JAG Board- final funding decisions for JAG applications</td>
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<tr>
<td>July 2014</td>
<td>Memo to Governor listing projects approved for funding including project descriptions and federal award amount</td>
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<tr>
<td>August 2014</td>
<td>Model Grant Agreements to Grantees</td>
</tr>
<tr>
<td>10/1/14-9/30/15</td>
<td>2014 JAG Subgrant Project Duration</td>
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</table>
DESCRIPTION OF PROGRAMS TO BE FUNDED

Law Enforcement Programs

DESCRIPTION: These projects improve the operational effectiveness of law enforcement through a variety of techniques such as resource allocation, purchasing new equipment, and changing policies and/or procedures, among many other options. A key concept of this area is integrating services so that law enforcement agencies can better prioritize requests around the need for services and maximization of resources in fighting crime. Types of projects can include purchase of basic law enforcement equipment and supplies such as mobile data terminals, computers, cameras, police cruisers, and tactical equipment, etc. which state and local law enforcement agencies were unable to purchase due to falling revenues. Past projects also included programs to divert mentally ill offenders at the arrest stage, sex offender apprehension units, and tactical teams to address emergency situations.

Prosecution and Court Programs

DESCRIPTION: These programs improve the operational effectiveness of the court process by: 1) expanding prosecutorial, defender, and judicial resources, and 2) implementing court programs with a special emphasis on management and process improvement based on better utilization of personnel or case routing. This area includes innovative or unique programs focused on drug, violent, or serious crimes, that are not typical of or similar to programs previously funded in this or other states, programs giving an especially innovative "twist" on previous approaches to a problem; and/or programs that cut across systems to involve law enforcement, courts, corrections, treatment, etc. and non-criminal justice entities.

Prevention and Education Programs

DESCRIPTION: Community and neighborhood programs that assist citizens in preventing and controlling crime, including special programs that address crimes committed against the elderly and special programs for rural jurisdictions. Over the past several years, the JAG Board has affirmed its support for quality, evidence or research-based prevention and education programming which reflects the Board’s commitment to long-term planning and systemic change which occur when focusing on long-term prevention. It is understood by the JAG Board that if the state is committed to truly addressing crime and reducing recidivism, it must offer resources that can impact crime before it occurs. To that end, prevention and education programs including delinquency prevention will be considered. As in past years, the JAG Board encourages the commitment of other resources to support prevention and education services including funding from local governments. The Board also encourages local government to build the structures to support these services and prioritize them within their community.
Corrections and Community Corrections Programs (including Reentry)

DESCRIPTION: Programs and strategies that demonstrate diversion or hinder further penetration into the criminal justice system. Programs designed to provide additional public correctional resources and improve the corrections system, including treatment in prisons and jails, intensive supervision programs, and long-range corrections and sentencing strategies. In Colorado, the types of projects previously funded in this purpose area include services to special populations such as offender and inmate populations with mental illness, sex offenders, domestic violence offenders, juvenile offenders and the homeless/offender population. Colorado has also been a leader in addressing the systems issues related to serving offenders with mental illness. Through the increased awareness of the needs of this population as well as the needs of the various systems that have contact with this population, Colorado has been able to establish innovative programs that address both these needs. Through such programs, offenders with mental illness are receiving more appropriate services because, those who work in these systems have a better understanding of this special population’s needs and of the role they, as staff, play in either providing direct services or appropriate and timely referrals to other agencies/systems.

Drug Treatment and Enforcement Programs

DESCRIPTION: These programs and strategies identify and meet the treatment needs of adult and juvenile offenders with substance abuse, mental health and/or co-occurring issues using a collaborative multi-disciplinary approach. Programs in this area can target clients in the full spectrum of the criminal/juvenile justice system and have previously included programming such as gender-specific treatment for female offenders, aftercare programming for substance abusing offenders, substance abuse evaluation, testing and treatment for juvenile offenders, among others.

Planning, Evaluation, and Technology Improvement Programs

DESCRIPTION: Projects in this area support criminal justice planning at the state and local level through research and evaluation. This includes: 1) projects that facilitate integration of information technology in the criminal justice system with the goal of sharing information across systems and across separate and distinct jurisdictions; 2) research and evaluation projects which serve to improve and expand the current knowledge-base about the criminal and juvenile justice systems which ultimately leads to better decision-making and program implementation; and 3) projects that are proven effective and which ultimately serve to promote system improvement.
Crime Victims and Witness Protection (other than compensation)

DESCRIPTION: Programs to coordinate and integrate law enforcement, prosecution, judicial efforts, and victim services to identify and respond to victims of crime. In Colorado, victim’s services are funded primarily through the Division of Criminal Justice’s Office of Victim’s Programs (OVP) which administers the federal Stop Violence Against Women Act (VAWA), Victim’s Compensation, and Victims of Crime Act (VOCA) funding as well as the State Victim’s Assistance and Law Enforcement (VALE) funds. OVP additionally provides Victims Rights Act Compliance assistance to victims of crime to ensure that their rights were protected by criminal justice agencies. This program area for JAG funding includes many projects previously categorized under other program areas such as specialized prosecution for victims of sexual assault or domestic violence and projects responding to drug endangered children.

USE OF EVIDENCE BASED PROGRAMS AND PRACTICES

The two goals established by the Colorado JAG Board for the JAG program include the use of evidenced based and/or promising practices. Applicants are highly encouraged to consider use of research, evidence-based or promising practices, programs and activities. There are many resources available regarding evidence-based and promising practices in both the criminal and juvenile justice systems including work done by the Washington State Institute for Effective Public Policy (http://www.wsipp.wa.gov/). There are also numerous definitions of these terms.

In order to provide guidance to applicants, the 2014 JAG solicitation instructions included links to several documents intended to provide a framework for determining whether proposed projects will meet the established JAG goals to prevent and reduce crime and delinquency using collaborative evidence-based and promising practices; and/or to improve outcomes through effective and efficient use of resources (financial, community, human) to bridge gaps within the criminal and juvenile justice system. Because priority for JAG funding is given to those applicants who are requesting funding to implement evidence-based and/or promising practices, programs and/or activities, applicants for 2014 JAG funding were highly encouraged to access the information provided (and other resources on evidence-based and promising practices of which they may be aware) in developing their proposed projects as well as determining what evaluation activities they will undertake to show the effectiveness of their proposed programs in meeting the goals of the JAG program. In the Project Plan section of the 2014 JAG application, applicants were asked to include information about whether the proposed project includes research, evidence-based or promising practices, programming or activities.

What follows is an excerpt from Colorado’s 2014 JAG subgrant application instructions.
For the last several years, the Colorado Commission on Criminal and Juvenile Justice (CCJJ) has been addressing the need for evidence-based and promising practices focused on reducing recidivism and victimization by replacing traditional criminal justice practices with a wide range of strategies that promote systemic change. The Annual CCJJ Annual Reports both provide a great deal of information regarding the CCJJ recommendations put forward to the Governor, several of which are in the process of being implemented, some through legislation and others through subgrants awarded under the JAG Formula and JAG ARRA programs. (http://www.colorado.gov/cs/Satellite/CDPS-CCJJ/CBON/1251617151523)

Much of the initial work of the CCJJ was largely based upon two bodies of literature. The first was What Works- A Compendium of Evidence-Based Options for Preventing New and Persistent Criminal Behavior published by the Colorado Division of Criminal Justice in February of 2008 (http://www.colorado.gov/cs/Satellite/CDPS-CCJJ/CBON/1251617151523). This report is based on a comprehensive and systematic review of the criminology literature on what works to reduce recidivism or prevent the onset of delinquent and criminal behavior. Information was obtained by reviewing evaluation and other reports on correctional interventions and early, risk-focused prevention programs operating in the United States and Canada. To identify what works, both quality and consistency of the evidence was considered. Quality was addressed by basing the conclusions presented here on the latest and most rigorous scientific evidence available. Consistency was addressed by focusing on research that synthesized the evaluation results from many studies and programs.

The second body of literature used by the CCJJ, entitled Evidence Based Correctional Practices (http://www.colorado.gov/ccjjdir/ORS2/research_documents.htm#2008) and provided by the DCJ’s Office of Research Statistics, includes principles of evidence based corrections developed by the National Institute of Corrections (NIC). The NIC Integrated Model emphasizes the importance of focusing equally on evidence-based practices, organizational change, and collaboration to achieve successful and lasting change. The scope of the model is broad enough that it can be applied to all components of the criminal justice system (pretrial, jail, probation, parole, private/public, etc.) and across varying jurisdictions, i.e. local, county, state, etc. (http://www.nicic.org/pubs/2004/019342.pdf).

There are several sources when looking for evidence-based or promising practices to address the mental health, substance use or co-occurring disorders which are prevalent within the adult criminal and juvenile justice offender population. One such document is Improving Outcomes for people with Mental Illnesses under Community Corrections Supervision: A Guide to Research-Informed Policy and Practice developed by the MacArthur Foundation and the Justice Center within the Council of State Governments (https://www.bja.gov/Publications/CSG_MHC_Research.pdf). This guide is divided into three
sections: 1.) the nature and extent of the problem, 2) strategies to improve outcomes for people with mental illness under community corrections supervision, and 3) future research questions and implications for policy and practice. The Substance Abuse and Mental Health Services Administration (SAMHSA) has also developed a National Registry of Evidence-based Programs and Practices (NREPP) (http://www.nrepp.samhsa.gov/) which is a searchable database of interventions for the prevention and treatment of mental health and substance use disorders. The National Institute on Drug Abuse (NIDA) has also published thirteen Principles of Drug Abuse Treatment for Criminal Justice Populations (http://www.nida.nih.gov/PDF/PODAT_CJ/PODAT_CJ.pdf) which is intended to describe the treatment principles and research findings that have particular relevance to the criminal justice community and to treatment professionals working with drug abusing offenders. It is divided into three main sections: (1) research findings on addicted offenders distilled into 13 essential principles, (2) a series of frequently asked questions (FAQs) about drug abuse treatment for those involved with the criminal justice system, and (3) a resource section that provides Web sites for additional information. A summary of the research underlying both the principles and the FAQs is available on NIDA's Web site at http://www.drugabuse.gov/.

Research in Briefs are regularly developed by the Division of Probation Services at the State Court Administrator’s Office which recognized that Districts often do not have the time to sift through research and consider how they might utilize the information and adjusts practices to become more effective. In an effort to make this information more widely available and useful, “Research in Briefs” are disseminated throughout the state and posted on the Judicial Department’s website, these documents, located at: http://www.courts.state.co.us/Administration/Custom.cfm?Unit=eval&Page_ID=180 are intended to summarize potentially helpful information related to effective practices and suggest possible and practical application of the information. Topics and practical applications that reinforce the principles of effective interventions are chosen for inclusion in these publications.

Although specific issues pertaining to the juvenile justice system are not currently being addressed by the CCJJ, there is a whole body of evidence regarding evidence-based and promising practices which can guide JAG applicants in addressing issues within the juvenile justice system. For additional information regarding research or evidence-based juvenile programming, there are several resources including the Model Programs Guide (MPG) website at http://www.dsgonline.com/mpg2.5/mpg_index.htm, which has been developed for the Office of Juvenile Justice and Delinquency Prevention. This website is designed to assist practitioners and communities in implementing evidence-based prevention and intervention programs that can make a difference in the lives of children and communities. The MPG database of evidence-based programs covers the entire continuum of youth services from prevention through
sanctions to re-entry. The MPG can be used to assist juvenile justice practitioners, administrators, and researchers to enhance accountability, ensure public safety, and reduce recidivism. The MPG is an easy-to-use tool that offers the first and only database of scientifically proven programs across the spectrum of youth services.

Other resources for evidence-based programs include:

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<tr>
<th>Source</th>
<th>Web address</th>
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<tbody>
<tr>
<td>The Office of Justice Programs’ CrimeSolutions.gov uses rigorous research to determine <strong>what works</strong> in criminal justice, juvenile justice, and crime victim services.</td>
<td><a href="http://www.crimesolutions.gov/">http://www.crimesolutions.gov/</a></td>
</tr>
<tr>
<td>Blueprints for Violence Prevention</td>
<td><a href="http://www.colorado.edu/cspv/blueprints/">http://www.colorado.edu/cspv/blueprints/</a></td>
</tr>
<tr>
<td>Centers for Disease Control and Prevention</td>
<td><a href="http://www.cdc.gov/node.do/id/0900f3ec8000e539">http://www.cdc.gov/node.do/id/0900f3ec8000e539</a></td>
</tr>
<tr>
<td>Department of Education Safe, Disciplined, and Drug Free Schools</td>
<td><a href="http://www.ed.gov/about/offices/list/osdfs/index.html">http://www.ed.gov/about/offices/list/osdfs/index.html</a></td>
</tr>
<tr>
<td>Hamilton Fish Institute</td>
<td><a href="http://hamfish.org/cms/">http://hamfish.org/cms/</a></td>
</tr>
<tr>
<td>Improving Transition Outcomes for Youth Involved in the Juvenile Corrections System</td>
<td><a href="http://www.nowd-youth.info/">http://www.nowd-youth.info/</a></td>
</tr>
<tr>
<td>Institute of Medicine</td>
<td><a href="http://www.iom.edu/">http://www.iom.edu/</a></td>
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<tr>
<td>NIDA Preventing Drug Abuse</td>
<td><a href="http://www.nida.nih.gov/Prevention/Prevopen.html">http://www.nida.nih.gov/Prevention/Prevopen.html</a></td>
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<td>OJJDP Model Programs Guide</td>
<td><a href="http://www.dsgonline.com/mpg2.5/mpg_index.htm">http://www.dsgonline.com/mpg2.5/mpg_index.htm</a></td>
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<td>Research in Briefs/ CO State Court Administrator’s Office</td>
<td>[<a href="http://www.courts.state.co.us/Administration/Cust">http://www.courts.state.co.us/Administration/Cust</a> om.cfm/Unit/eval/Page_ID/180](<a href="http://www.courts.state.co.us/Administration/Cust">http://www.courts.state.co.us/Administration/Cust</a> om.cfm/Unit/eval/Page_ID/180)</td>
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**(2) STATE OF COLORADO STRATEGIC PLANNING**

Colorado’s strategic planning process does not result in a written strategic plan, *per se*. However, it does result in significant documentation of the process and the outcome of bringing together dozens of criminal justice stakeholders from across the state to identify problems, prioritize them, and recommend solutions.
The JAG Board’s decision making process is strategically aligned with the work of the Colorado Commission on Criminal and Juvenile Justice. At least annually, the SAC director, who is the lead staff person for the Commission, makes a formal presentation to the JAG board on the Commission’s work priorities. This presentation occurred at the JAG Board’s 2014 JAG strategic planning session on October 10, 2013. All Commission publications are forwarded to the JAG board members, and one Commission member sits on the JAG board.

To understand Colorado’s strategic planning process, it is necessary to understand the work of the Commission on Criminal and Juvenile Justice. The Commission is a 26 member, multidisciplinary group that is mandated, by statute (Colorado Revised Statute 16-11.3-103(1)), to accomplish the following:

*The mission of the Commission is to enhance public safety, to ensure justice, and to ensure protection of the rights of victims through the cost-effective use of public resources. The work of the Commission will focus on evidence-based recidivism reduction initiatives and the cost-effective expenditure of limited criminal justice funds.*

The statute requires that the Commission make recommendations for reform, and to date it has promulgated over 200 recommendations. The recommendations are data-driven, promote the use of evidence based policies and practices to reduce recidivism, the removal of barriers to employment, the training and education of criminal justice practitioners, and the implementation of sentencing reform.

The membership composition of the Commission reflects key criminal justice stakeholders from across the state, and includes the following representatives:

- Executive director, Department of Public Safety
- Executive director, Department of Corrections
- Executive director, Department of Human Services
- Executive director, Department of Higher Education
- State Public Defender
- Four legislators
- Chair, State Parole Board
- Chair, Juvenile Parole Board
- County commissioner
- Sheriff representing state Sheriff’s Association

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1 The status of these recommendations can be found at the Commission’s web site, at [http://cdpsweb.state.co.us/cccjj/PM/index.html](http://cdpsweb.state.co.us/cccjj/PM/index.html).
Much of the work undertaken by the Commission is accomplished in its task forces and committees. The task forces and committees are composed of nearly 100 criminal justice professionals from state and local agencies. Task Force and committee members significantly expand the level of “representation” of stakeholders. For example, active members include representatives from the adult and juvenile defense bars, officials from criminal justice reform organizations, bail bondsmen, jail administrators, victim advocates from district attorney’s offices, assistant prosecutors, the director of parole, mental health professionals from the Department of Corrections, members of the parole board, legislators, representatives from the Division of Youth Corrections, the state drug court administrator, private treatment providers, the JAG and JJ state grant program manager, staff from the state Division of Behavioral Health, among others.

As task force or committee members, these individuals study issues, identify gaps in procedures and practice, prioritize concerns, develop timelines, obtain data on the topics they study, and make recommendations to the full Commission. The Commission meets monthly to review the work of the task forces and committees and, when making recommendations for reform, requires a “super-majority” of 75% approval before a task force/committee proposal becomes a final “Commission recommendation.”

The Commission’s annual report focuses on these recommendations for reform. The published recommendations include the empirical evidence that supports them, when it is available. In fact, the Commission has established a reputation for being “evidence-based.”

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2 Task forces are empanelled for at least a year, and are often active for several years. Committees seek shorter-term solutions to very specific issues.
Recommendations that have resulted in legislation have been called “Commission bills” and they usually pass unanimously through legislative committees.

Some of the Commission’s recommendations for systemic reform are legislative and are outside the purview of the JAG board. Nevertheless, the Commission has placed a high priority on training corrections practitioners in evidence-based practices, the expansion of behavioral health treatment, program evaluation, adult and juvenile diversion programs, bail reform, responding to truancy, and the reduction of minority overrepresentation.

Commission members agreed that efforts for Fiscal Year 2013 should be focused on the following areas of study: Continued work on drug policy, sentencing reform and juvenile justice along with ongoing work in the areas of bail and minority overrepresentation. The Commission also established a new task force in the spring of 2013 to address work in the area of community corrections. To this end, a majority of Commission work during Fiscal Year 2013 was undertaken by the following six groups:

- Drug Policy Task Force
- Comprehensive Sentencing Task Force
- Juvenile Justice Task Force
- Community Corrections Task Force
- Bail Committee
- Minority Overrepresentation Committee

Specifically, the Commission’s current priorities are as follows:

1. **Training**
   - Expand evidence-based practice training of criminal justice professionals

2. **Drug Policy**
   - Simplify and clarify drug sentencing laws
   - Expand the continuum of drug treatment for offenders
   - Prevention and treatment for prescription drugs
   - Use evidence-based practices to prevent drug use
   - Evaluate drug treatment programs; develop and improve data systems related to evaluation of drug treatment programs
   - Expand treatment in jail
   - Remove barriers to expand access to treatment funding

3. **Sentencing**
   - Simplify and clarify non-violent crime statutes, using its work on THEFT as a template for use with other crime classifications
Expand the availability of adult pretrial diversion
- Analyze the pros and cons of a sentencing structure with parole time calculated inside or outside the sentence
- Study the “extraordinary risk crime” sentencing enhancement and determine if modifications would affect public safety, recidivism reductions and costs

4. Juvenile Justice
- Study education of juveniles in temporary detention and transfer of credits from long-term commitment facilities to home school districts
- Divert truants from detention sentences who violated a court order to attend school
- Work with the Department of Education to permit a GED option for 16-year old truants who are not reasonably able to attain a high school diploma
- Charge juveniles with traffic crimes as delinquents rather than adult traffic offenders
- Train professionals on using assessment tools consistently across the state
- Expand juvenile diversion; establish a statewide diversion policy
- Mandate multi-disciplinary plans and treatment services for children beginning elementary school who have excessive absences

5. Bail
- Use evidence-based decision making in the pretrial release decision (including the use of actuarial risk scales)
- Limit the use of money bond

6. Minority Overrepresentation
- Encourage Commission members to promote the use of minority interns
- Maintain a web page on the Commission website that is devoted to MOR
- Include minority impact statements in legislative fiscal notes
- Include minority impact statements on sentencing proposals considered by the Commission
- Require state and local justice agencies to collect and report race and ethnicity information on the populations they serve and on agency staff

7. Community corrections
- Explore the current use of community corrections (which, in Colorado, is a series of halfway houses used to divert individuals from prison and to transition offenders to the community from prison)
  - Is the correct population going to community corrections?
  - What is the cost benefit of community corrections?
  - Given that the current statute is more than 40 years old, what is the vision of community corrections for the next 5-10 years?
Further, the Commission’s priorities for the improvement of the administration of justice are also aligned with the funding priorities developed by Colorado’s Juvenile Justice and Delinquency Prevention Council (JJDP Council), the body that oversees funding from the U.S. Office of Juvenile Justice and Delinquency Prevention. This alignment is strengthened by cross-participation by JJDP Council members who also serve on the Commission’s Juvenile Justice Task Force. In particular, the JJDP Council has identified barriers to educational services and evidence-informed screening and assessment tools, along with organizational cultural barriers for professionals to collaborate in ways that prevent or deter youth from entering the juvenile justice system. This group has identified the need to develop a Colorado Juvenile Justice Training Academy; an Evidence-Based Principles and Practices State-Wide Initiative to better serve children, youth and families; and promote changes in educational, programming and organizational culture to support a collaborative design of integrated services to proactively meet the behavioral health needs of youth that frequently drive them into the justice system.

In sum, Colorado’s JAG priorities are intentionally strategically aligned with the priorities identified by both the Commission on Criminal and Juvenile Justice—the main justice policy-making body in the state—and the state’s Juvenile Justice and Delinquency Prevention Council. These groups are prioritizing crime prevention and recidivism reduction through professional training in evidence-based practice; implementing with fidelity evidence-based programs and practices (with a focus on behavioral health treatment); diversion away from justice system; data collection, evaluation, and education efforts; and sentencing reform that might improve outcomes for offenders. We believe that the professionals who are engaged with the Commission—which include members of the JAG Board and the JJDP Council—have developed an ongoing process for identifying and studying service gaps and other issues for which translate into JAG funding priorities. Because the Commission’s strategic planning process is ongoing, dynamic, and includes input from a broad and numerous justice stakeholders, we believe undertaking a separate strategic planning process for JAG funds would be redundant and inefficient. We present the Commission’s priorities, bulleted above, as specific funding objectives falling under the two the JAG Board funding goals described in #1 above.

**(3) ADDITIONAL STRATEGIC PLANNING/COORDINATION EFFORTS**

**STRATEGIC PLANNING**

A JAG Board strategic planning retreat was held on October 10, 2013. At this retreat, the Board used the work of the Colorado Commission on Criminal and Juvenile Justice (CCJJ) and its related Task Forces to assist the JAG Board in determining its strategies to improve the criminal
and juvenile justice system in Colorado. The work of the larger CCJJ has the assistance of Paul Herman of the Center for Effective Public Policy. The work of the Juvenile Justice Task Force is being facilitated by Judge Ken Plotz, a retired Chief Judge from the 11th Judicial District in Colorado.

As noted above, Colorado’s Juvenile Justice and Delinquency Prevention (JJDP) Council, which serves as the state advisory group (SAG) as defined in Title II of the federal Juvenile Justice and Delinquency Prevention Act of 2002, is also based with the Colorado Division of Criminal Justice’s Office of Adult and Juvenile Justice Assistance. Because of this, it facilitates the cross pollination needed for quality strategic planning between the JAG Board the JJDP Council. The JJDP Council recently published Colorado’s 2012-2014 Juvenile Justice Plan which is available on-line at: https://docs.google.com/a/state.co.us/file/d/0B-Gph2bKxZIEUHJQWDIVcWh0X0E/edit.

This three-year plan which is shared with the JAG Board is based upon an in-depth analysis of Colorado’s juvenile justice system including a systematic review of the various agencies involved in the lives of youth with problem behaviors and their families. What is included is an analysis of Colorado’s youth serving systems from prevention through aftercare including an analysis of juvenile crime problems, juvenile needs and resource availability and gaps. This strategic plan document begins with statewide prevention efforts that are integral to the prevention of juvenile delinquency. From there, it provides information regarding the “state of the state” in all facets of the juvenile justice system, describing the path a juvenile takes as they penetrate further into the system. Finally it includes Colorado’s plans for addressing the priorities for the Title II Formula Grant Program as well as the plans to address compliance with the four core requirements of the JJDP Act: deinstitutionalization of status offenders; separation of juveniles from adult offenders; removal of juveniles from adult jails and lock-ups; and, the plan for compliance with the Disproportionate Minority Contact.

COORDINATION EFFORTS

The Office of Adult and Juvenile Justice Assistance (OAJJA) within the Colorado Department of Public Safety, Division of Criminal Justice, administers the Justice Assistance Grant for the State of Colorado. This Office is in a unique position to be able to maximize federal resources by reducing duplication of programming, assuring best practices in both the adult and juvenile arenas, and broadening the knowledge of community needs through its planning process. The office also administers a John R. Justice (JRJ), Title II (Formula) and JABG funding from Office Juvenile Justice and Delinquency Prevention (OJJDP); the National Criminal History Improvement Program (NCHIP) from the Bureau of Justice Statistics; the Paul Coverdell Forensic Grant from the National Institute of Justice; and also the state-funded Juvenile Diversion
program. Responsibility for a multitude of grant programs within one office assures elimination of duplication and improved cross system collaboration.

Law enforcement agencies also apply for and receive Homeland Security funding. As in past years, the JAG Board, was concerned about maintaining consistency with the state’s Homeland Security Strategy and funding priorities when appropriate. Due to this, a representative from Colorado’s Department of Local Affairs, Division of Emergency Management, where Colorado’s Homeland Security Grant Program is located, presented at the December 6, 2007 JAG Board meeting. A discussion regarding the Homeland Security Grant funding priorities, the state strategy and the need for continued collaboration between the JAG Board and Homeland Security was held. It is anticipated that a Homeland Security representative will be accessed during the state’s JAG subgrant funding process to ensure consistency across the two federal programs.

The Division of Criminal Justice also houses the office that administers the various state and federal victims’ grants. The strong relationship between OAJJA and the Office for Victims Programs (OVP) provides another opportunity to reduce funding duplication and assures that victim-centered practices are coordinated in any JAG or juvenile project that impacts victims. The Department of Public Safety has several other Divisions and Offices, including the Colorado State Patrol and Office of Preparedness, Colorado Bureau of Investigations, and Security & Fire Safety which interact almost daily with the Division of Criminal Justice.

The Division of Criminal Justice’s Office of Research and Statistics (ORS), as Colorado’s designated Statistical Analysis Center (SAC), is the principal agency responsible for general criminal justice research and Byrne/JAG program evaluation activities. The research projects funded by Byrne/JAG have informed state legislators, policy advisors and practitioners about many findings in the criminal justice arena. In 2006, the Justice Research and Statistics Association (JRSA) honored ORS with the Phillip Hoke National Publication Award for Excellence in Research/Policy Analysis for its "Evaluation of the Youthful Offender System (YOS) in CO: 2004" Report. ORS also received mention for its "Crime and Justice in Colorado" Report. Both these studies were supported by JAG/Byrne federal funds and can be viewed on DCJ's website http://www.colorado.gov/ccjjdir/ORS2/index.htm. The ORS received the "Research and Policy Analysis" award from the Justice Research and Statistics Association at their conference in St. Louis. The award recognizes the 2008 Criminal and Juvenile Justice Commission Annual Report and commends its integration of national and state data along with the presentation of ideas and direction to other states interested in the reform issues that the report addressed.

Criminal and juvenile justice information sharing has been a big focus for Colorado’s JAG efforts in past years and continues to be so today. The Colorado Integrated Criminal Justice
Information System (CICJIS), recipient of the 2009 “Best of Niem” Award, is an integrated computer information system that links five state-level criminal justice agencies - law enforcement, prosecution, courts, adult corrections and juvenile corrections - to create one virtual criminal justice information system. This enables all criminal justice agencies to track offenders through the criminal justice system from arrest and prosecution to adjudication and incarceration. The DCJ works closely with the CICJIS and its partner agencies when considering information sharing applications for funding to assure that such efforts align with the CICJS processes.

The CICJIS agencies and applications include:

**Colorado Department of Public Safety, Colorado Bureau of Investigation (CBI)** - CBI's Colorado Crime Information Center (CCIC) is the state's criminal history repository and serves over 300 local law enforcement agencies.

**Colorado District Attorneys Council (CDAC)** - the D.A.'s ACTION case management system tracks felony, juvenile and misdemeanor cases for 18 of 22 district attorneys throughout the state.

**Colorado Judicial Branch** - the court’s ICON case management information system provides probation case management services and tracks all felonies, juveniles and 90% of misdemeanors throughout the state.

**Colorado Department of Corrections (CDOC)** - the Department of Corrections Information System includes all adults incarcerated in state correctional facilities, adult parolees and community corrections clients.

**Colorado Department of Human Services, Division of Youth Corrections (CDHS-DYC)** - the DYC's Client Data System includes all juveniles incarcerated in state-operated and contract facilities, as well as juvenile parolees.

CICJIS is a virtual database because it provides access to information contained on each of the five systems without unnecessary data duplication between the agencies’ legacy systems. Through the use of a three-tier, middleware architecture, a user on any of the five systems can view information contained on another system as if it were stored locally. Transparent, real-time access to criminal justice information is the ultimate goal of CICJIS. To accomplish this, CICJIS performs two core functions: real-time transfer of shared data and interactive access to data stored on remote systems.
(4) STATE PLAN FOR COLLECTING AND SUBMITTING PERFORMANCE MEASUREMENT DATA

The DCJ’s Office of Adult and Juvenile Justice Assistance (OAJJA) requires subgrantees to enter their project’s data into the Bureau of Justice Assistance’s Performance Data Tool (PMT) database within 15 days of each calendar quarter end date. OAJJA staff reviews information to ensure accuracy and completeness. This ensures that required performance reports which are due to the Bureau of Justice Assistance within 30 days of each calendar quarter’s end are completed. In order to emphasize the importance of these performance measures reporting requirements, the following was placed in the JAG Program Instructions for subgrantees: “If the mandated performance reporting data required by DCJ, is not provided during project implementation in a timely manner, it can result in the cancellation of the grant and DCJ may request a refund of federal funds expended during the period of non-compliance. Non-compliance can also adversely affect eligibility for future federal funding under this program. This JAG-mandated performance measure reporting is in addition to any other required reporting including quarterly narrative and financial reports.”
## APPENDIX A

### JUSTICE ASSISTANCE GRANT (JAG) BOARD

**April 2014**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position/Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joanie Shoemaker, Chair</td>
<td>Department of Corrections</td>
</tr>
<tr>
<td>Cecelia Mascarenas</td>
<td>Retired Parole Board Member</td>
</tr>
<tr>
<td>Eva Wilson, Vice Chair</td>
<td>Senior Chief Deputy District Attorney, 1st Judicial District Attorney’s Office</td>
</tr>
<tr>
<td>Mitchell Murray</td>
<td>8th Judicial District, District Attorney’s Office</td>
</tr>
<tr>
<td>Alan Cook</td>
<td>Substance Abuse Treatment Provider</td>
</tr>
<tr>
<td>Steve Reynolds</td>
<td>Community Corrections Board Member</td>
</tr>
<tr>
<td>Matt Friesen</td>
<td>Division of Youth Corrections</td>
</tr>
<tr>
<td>Jagruti Shah</td>
<td>Colorado Department of Human Services, Office of Behavioral Health</td>
</tr>
<tr>
<td>Sterling Harris</td>
<td>Colorado Organization for Victims Assistance (VOCA)</td>
</tr>
<tr>
<td>William Sightler</td>
<td>Chief Probation Officer, 9th Judicial District</td>
</tr>
<tr>
<td>Chief William Housley</td>
<td>Kirk Taylor</td>
</tr>
<tr>
<td>Town of Granby Police Dept.</td>
<td>Sheriff, Pueblo County</td>
</tr>
<tr>
<td>Kaye Hotsenpiller</td>
<td>Hilltop Community Resources</td>
</tr>
<tr>
<td>Jeanie Vela</td>
<td>Office Manager, Office of the Colorado Public Defender</td>
</tr>
<tr>
<td>Eileen Kinney</td>
<td>Division of Probation Services, State Court Administrators Office</td>
</tr>
<tr>
<td>Gary Wilson</td>
<td>Denver Sheriff Department</td>
</tr>
<tr>
<td>Susan Krill-Smith</td>
<td>Synergy Adolescent Treatment Services</td>
</tr>
<tr>
<td>Paul Zuber</td>
<td>Deputy Public Safety Chief, City of Longmont</td>
</tr>
</tbody>
</table>

(Dates shown are original dates of appointments)