Grant Award Number: 78-10-S13078
Recipient Organization: United States Virgin Islands Office of the Governor
Amendment No. 06

## National Institute of Standards and Technology State and Local Implementation Grant Program Special Award Conditions

1. The National Institute of Standards and Technology hereby enters into this Grant Agreement number 78-10-S13078 with United States Virgin Islands Office of the Governor to support the work described in the Recipient's proposal entitled "United States Virgin Islands Territorial Public Safety Wireless Broadband Network" dated March 19, 2013, June 27, 2013, and May 31, 2017, which are hereby incorporated into this award by reference. Where the terms of this award and the proposal differ, the terms of this award shall prevail.
2. The Grants Officer's name, address, telephone and email address:

Nuria Martinez
National Institute of Standards and Technology
Grants Management Division
100 Bureau Drive, Mail Stop 1650
Gaithersburg, Maryland 20899-1650
Phone: (301) 975-6215
E-mail: nuria.martinez@nist.gov

## 21. FirstNet-Requested Data Collection Activities using Phase 1 Funds

Notwithstanding Special Award Condition 6, recipient is authorized to use funds made available during Phase 1 of the period of performance for data collection activities as requested by the First Responder Network Authority (FirstNet) in the attached letter dated March 9, 2015. The recipient must document all costs associated with performing these collection activities prior to an approved budget modification. If the recipient chooses to begin data collection activities requested by FirstNet under Phase 1, the recipient must submit a revised budget to NTIA inclusive of both Phase 1 and Phase 2 costs for approval within 90 days of this Special Award Condition.

This Special Award Condition applies only to the limitation originally placed on recipient prohibiting it from using Phase 1 funding for Phase 2 data collection activities. Aside from amending the Phase 1 funding limitation in the Automated Standard Application for Payments System Special Award Condition (SAC), the rest of SAC 6 remains in place and in full force. The Phase 2 reserve is also still in place until the Grants Officer releases the $50 \%$ reserve funding through another award amendment. Additionally, recipients may not perform other data collection activities with

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either SLIGP or matching share funds. Such costs may be disallowed under the award.

## 22. Memorandum of Agreement Template

Notwithstanding Section II.B of the SLIGP FFO, the recipient is no longer required to develop a MOA template by the end of the period of performance. The recipient, however, may still cinarge reasonable and allocable costs of developing a MOA template to the award, if the recipient determines that developing a standardized MOA is necessary to the project. If the recipient no longer will develop a MOA template, the recipient should notify NTIA in writing. If a revised budget is necessary to move funds initially budgeted for the MOA template development to another object class category, it may be done at the same time as the revised budget for FirstNet-requested data collection activities is submitted.

## 23. Funding Limitations:

The scope of work and budget incorporated into this award cover the period from August 01,2013 to January 31,2018 (referred to as the "project period"), for a total of $\$ 595,628.00$ in Federal funds. This amendment provides $\$ 80,000.00$ in Federal funding for the supplemental funding of this award for a total of $\$ 595,628.00$. The funding period for this amendment is extended through January 31, 2018,

The Recipient may not obligate, incur any expenditure, nor engage in any activity that involves a commitment of Federal funds under this Agreement in excess of the Federal amount presently available. Should such an excess obligation, expenditure, or commitment occur, no legal liability will exist or result on the part of the Federal Government for payment of funds.

The project period and funding periods are fully funded with this amendment.

