## **CERTIFIED COPY OF ORDER**

STATE OF MISSOURI

ea.

August Session of the August Adjourned

Term. 20 02

**County of Boone** 

In the County Commission of said county, on the

8<sup>th</sup>

day of

August

**20** 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby authorize the Presiding Commissioner to sign FY2002 Local Law Enforcement Block Grant Program Award document.

Done this 8<sup>th</sup> day of August, 2002.

Don Stamper

**Presiding Commissioner** 

ATTEST:

Wendy S. Noren

Clerk of the County Commission

Karen M. Miller

District I Commissioner

Skip Elkin

District II Commissioner



# FY 2002 Local Law Enforcement Block Grants Program Boone County, MO



**Application** 

Award

RFD

**Grant Changes** 

Reports

Correspondence

Switch to ... 💌

Award Handbook

**Accept Award Confirmation** 

Overview

Congratulations! You have accepted your jurisdiction's FY 2002 LLEBG Award and its corresponding special conditions.

Review CEO Information

FY 2002 LLEBG Final Award Amount:

\$ 35,373.00

Accept Award

Matching Amount:

\$3,930.00

Troop, Trous

LLEBG Award Number:

2002-LB-BX-1818

View Award Document

LLEBG Award Date:

18-JUL-02

Financial Institution
Information

.

Remember, acceptance of this Award and special conditions DOES NOT result in an automatic payment of LLEBG funds. You must submit the RFD in order to receive funds, and you must submit it within 90 calendar days from the award date. You may begin the RFD process now by clicking on the RFD Tab above.

Decline Award

Help/Frequently Asked Clic

<u>Click here</u> to view and print your official FY 2002 LLEBG Award documents and special conditions.

LLEBG Home

Questions

Log-Off

	U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS  OJP X BJA OJJDP  BJS NIJ OVC	AWARD  x GRANT  COOPERATIVE AGREEMENT	PAGE 1 OF 7	
	CHECK APPROPRIATE BOX			
1. GRANTEE NAME AND ADDRES Boone County	SS (Including Zip Code)	4. AWARD NUMBER: 2002-LB-BX-1818		
801 E. Walnut Street, Room 245 Columbia, MO 65201-7732		5. PROJECT PERIOD: FROM 10/01/2001 TO 09/30/2003		
Columbia, WO 05201-7752		BUDGET PERIOD: FROM 10/01/2001 TO 09/30/2003		
1A. GRANTEE IRS/VENDOR NO.	436000350		ACTION	
2. SUBGRANTEE NAME AND ADI	DRESS (Including Zip Code)	8. SUPPLEMENT NUMBER	x Initial	
		1	Supplemental	
2A. SUBGRANTEE IRS/VENDOR N	NO.	9. PREVIOUS AWARD AMOUNT	\$0.00	
3. PROJECT TITLE		10. AMOUNT OF THIS AWARD	\$35,373	
FY 2002 Local Law Enforcemen	t Block Grants	11. TOTAL AWARD	\$35,373	
12. SPECIAL CONDITIONS (Check,	if applicable)			
	T PROJECT IS APPROVED SUBJECT	TO SUCH CONDITIONS OR LIMITATIONS AS ARE	SET FORTH	
13. STATUTORY AUTHORITY FOI	R GRANT			
	INIBUS CRIME CONTROL AND SAFE	STREETS ACT OF 1968.		
	SEQ., AS AMENDED			
11TLE 2 OF THE JU 42 U.S.C. 5601, ET. S	VENILE JUSTICE A <mark>ND DELIN</mark> QUENC SEQ., AS AMENDED	Y PREVENTION ACT OF 1974		
VICTIMS OF CRIME	F ACT OF 1984, 42 U.S.C. 10601, ET. SI	Q., PUBLIC LAW 98-473, AS AMENDED		
OTHER (Specify): Fis		Justice, and State, the Judiciary, and Related Agencies App	ropriations Act (Pub. L. No.	
X 107-77)				
14. FUTURE FISCAL YEAR(S) SUP				
SECOND YEAR'S BUDGET  AMOUNT OF FUNDS:		TYPE OF FUNDS:		
THIRD YEAR'S BUDGET PE		THE OF FONDS.		
AMOUNT OF FUNDS:		TYPE OF FUNDS:		
15. METHOD OF PAYMENT				
THE GRANTEE W	TILL RECEIVE CASH VIA A LETTER (	OF CREDIT YES X NO	<i>y</i> -	
AGENCY	APPROVAL.	GRANTEE ACCEPTAN	CE PARTIE AND	
16. TYPED NAME AND TITLE OF APPROVING OJP OFFICIAL Richard Nedelkoff		18. TYPED NAME AND TITLE OF AUTHORIZED GRANTEE OFFICIAL		
Director		Don Stamper Presiding County Commissioner		
Bureau of Justice Assistance  17. SIGNATURE OF APPROVING OJP OFFICIAL  1		19. SIGNATURE OF AUTHORIZED GRANTEE	19A. DATE	
aims	on of them.	Unstano	8-8-02	
	AGENCY USE ONLY			
20. ACCOUNTING CLASSIFICATION		21. L18M14		
FISCAL FUND BUD.	DIV.	L102U01818		
YEAR CODE ACT. OFC		510201111		

OJP FORM 4000/2 (REV. 587) PREVIOUS EDITIONS ARE OBSOLETE

	U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OJP X BJA OJJDP BJS NIJ OVC CHECK APPROPRIATE BOX	AWARD CONTINUATION SHEET  GRANT  COOPERATIVE AGREEMENT	PAGE 2 OF 7
PROJECT NUMBER:	2002-LB-BX-1818	AWARD DATE 07/18/2002	

#### SPECIAL CONDITIONS

- The recipient agrees to comply with the financial and administrative requirements set forth in the current edition of the Office of Justice Programs (OJP) Financial Guide.
- The recipient agrees to comply with the organizational audit requirements of OMB Circular, A-133, Audits of States, Local Governments and Non-Profit Organizations, as further described in OJP's Financial Guide, Chapter 19.
- 3. The recipient acknowledges that failure to submit an acceptable Equal Employment Opportunity Plan (if recipient is required to submit one pursuant to 28 CFR 42.302), that is approved by the Office of Civil Rights, is a violation of its Certified Assurances and may result in suspension or termination of funding, until such time as the recipient is in compliance.
- 4. The recipient agrees that federal funds under this award will be used to supplement but not supplant state or local funds, pursuant to section 101(g) of H.R. 728, 104th Cong. (1995).
- 5. The recipient shall submit one copy of all reports and proposed publications resulting from this agreement twenty (20) days prior to public release. Any publications (written, visual, or sound), whether published at the recipient's or government's expense, shall contain the following statement: (NOTE: This excludes press releases, newsletters, and issue analysis.)
  - "This project was supported by Grant No. 2002-LB-BX-1818 awarded by the Bureau of Justice Assistance, Office of Justice Programs, U.S. Department of Justice. Points of view in this document are those of the author and do not necessarily represent the official position or policies of the U.S. Department of Justice."
- 6. The recipient agrees to provide information required for any national evaluation conducted by the U.S. Department of Justice
- 7. The recipient agrees, if the funds are used for the hiring and employing of new, additional law enforcement officers and/or support personnel, as described in the applicable purpose area of Subpart A section 101(a)(2) of H.R. 728, 104th Cong. (1995), that the recipient unit of local government will achieve a net gain in the number of law enforcement officers who perform non-administrative public safety service. If the funds are used for the hiring and employing of new, additional law enforcement officers and/or support personnel, the unit of local government will establish procedures to give members of the Armed Forces who, on or after October 1, 1990, were or are selected for involuntary separation (as described in section 1141 of Title 10, United States Code), approved for separation under section 1174a or 1175 of such title, or retired pursuant to the authority provided under section 4403 of the Defense Conversion, Reinvestment, and Transition Assistance Act of 1992 (division D of Public Law 102-484; 10 U,S.C. 1923 note), a suitable preference in the employment of persons as additional law enforcement officers or support personnel.

			,		
	U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OJP X BJA OJJDP BJS NIJ OVC CHECK APPROPRIATE BOX	AWARD CONTINUATION SHEET  x GRANT  COOPERATIVE AGREEMENT	PAGE 3 OF 7		
PROJE	CT NUMBER: 2002-LB-BX-1818	AWARD DATE 07/18/2002			
	SPECIAL CONDITIO	NS CONTINUED			
8.	The recipient agrees this award document constitute execution of the program or project covered by the the recipient fails to affirm its timely utilization of the calendar days from the date of award.	award. Such obligation may be terminated	without further cause if		
9.	The recipient agrees to submit the Request for Draw date of award, or to have all funds deobligated for re		endar days from the		
10.	10. Local recipients agree to one 24 month obligation and expenditure period, as established at the approval of the Request for Drawdown. All funds must be expended by the end of this 24 month period with no exceptions.				
11.	Local recipients are required to establish a trust fund other activities beyond the scope of the Local Law B obligate and expend the grant funds in the trust fund Grant funds (including any interest earned) not expe Bureau of Justice Assistance (BJA) by the end of the Status Report (SF-269A).	Enforcement Block Grants Program. The re I (including any interest earned) during the Ended by the end of the 24 month period mu	ecipient also agrees to 24 month period. 1st be returned to the		
12.	The recipient agrees to submit one final progress repand expenditure period.	port via the Internet system at the end of the	24 month obligation		
13.	The recipient agrees, if funds are used by the recipies subrecipient	ent or subrecipient for enhancing security, the	nat the recipient or		
	(a) has an adequate process to assess the impact of a under subparagraph (B) of section 101(a)(2), on the is undertaken;	ny enhancement of a school security measu incidence of crime in the geographic area w	re that is undertaken here the enhancement		
	(b) will conduct such an assessment with respect to	each such enhancement; and,			
	(c) will submit to the Bureau of Justice Assistance (	BJA) an annual assessment report via the In	ternet system.		
14.	The recipient agrees to comply with 28 CFR Part 23 Systems.	if federal funds are used to support Crimin	al Intelligence		

		OFFICE O	ARTMENT OF JUSTICE F JUSTICE PROGRAMS  X BJA OJJDP NIJ OVC CAPPROPRIATE BOX	AWARD CONTINUATION SHEET  X GRANT  COOPERATIVE AGREEMENT	PAGE 4 OF 7
PROJEC	T NUMBER:	2002-LB-BX-1818		AWARD DATE 07/18/2002	
			SPECIAL CONDITIO	NS CONTINUED	
	federal enviby a subrect following a applies to it is, as long a to be under this special  1. New cor 2. Minor re Historic Pla 3. A renoviprior use or 4. Implementation of the product of	ironmental impact ipient. According ctivities will be re s following new as the activity is betaken in order to u condition are:  Instruction; Instruction; Instruction or remodes or (b) located ation, lease, or any (b) significantly centation of a new personner.	analyses requirements by, prior to obligating a clated to the use of the activities, whether or noting conducted by the rise these grant funds, the deling of a property eit within a 100-year floor proposed use of a built change its size; and, program involving the activities of the size of the size; and, program involving the size;	the National Environmental Policy Act ( in the use of these grant funds, either dire grant funds, the recipient agrees to first det grant funds. The recipient understands tha of they are being specifically funded with t ecipient, a subrecipient, or any third party, his special condition must first be met. The ther (a) listed on or eligible for listing on the d plain; lding or facility that will either (a) result in use of chemicals other than chemicals that dditionally used, for example, in office, hor	ctly by the recipient or ermine if any of the t this special condition hese grant funds. That and the activity needs e activities covered by the National Register of a a change in its basic are (a) purchased as an
	For any of t funds, the re	he recipient's or it ecipient, upon spe	s subrecipient's existin cific request from BJA	Existing Programs or Activities: g programs or activities that will be funded, agrees to cooperate with BJA in any prepart funded program or activity.	
	regarding an is to facilita projects bein documentin	ny information tec te communication ng conducted with	chnology project funded among local and state these grant funds. In his requirement. For a	tion Technology Point of Contact receives it by this grant during the obligation and ex- governmental entities regarding various in addition, the recipient agrees to maintain a list of State Information Technology Poin	penditure period. This formation technology n administrative file
1	before the e	nd of the 24 mont	h obligation and expen	cent cash match (calculated as 1/9 of the fediture period. The recipient is reminded the binding to the recipient.	

	BJS		AWARD CONTINUATION SHEET  GRANT  COOPERATIVE AGREEMENT	PAGE 5 OF 7	
PROJECT NUM	BER: 2002-LB-BX-1818		AWARD DATE 07/18/2002		
Ite recipient agrees that prior to the obligation or expenditure of any LLEBG funds, at least one (1) public hearing will be held regarding the proposed use(s) of the grant funds. The recipient must also provide verification to BJA, via the Internet system, of the public hearing. At the hearing, persons shall be given an opportunity to provide written and oral views to the recipient on the proposed use(s) of the grant funds. The recipient will hold the public hearing at a time and place that allows and encourages public attendance and participation. The recipient may not request a drawdown of funds until these requirements are met and the formal budget allocations are adopted by the recipient.					
estab	19. The recipient agrees that prior to the obligation or expenditure of any LLEBG funds, a previously designated or newly established advisory board will meet to discuss the proposed use(s) of the grant funds. The recipient will designate the advisory board to make nonbinding recommendations on the use(s) of funds under the LLEBG Program. Membership				

on the advisory board must include a representative from the following, though it may be broader:

- b) the local prosecutor's office;
- c) the local court system;
- d) the local school system; and,
- e) a local nonprofit, educational, religious, or community group active in crime prevention or drug use prevention or treatment.

The recipient may not request a drawdown of funds until these requirements are met and the formal budget allocations are adopted by the recipient.

- 20. The recipient has certified it is not in compliance with the Public Safety Officers' Health Benefits Provision of the Fiscal Year 2002, Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act (Pub. L. No. 107-77). Therefore, the recipient will receive not more than 90 percent of the eligible award amount (or, if less than the eligible amount was requested, of that amount). This provision makes no allowances for a unit of local government to come into compliance during the life of the grant; consequently BJA will not consider requests to adjust the reduced award amount.
- 21. The recipient agrees that funds provided under this award may not be used to operate a "pay-to-stay" program in any local jail. The recipient further agrees not to subaward funds to local jails which operate "pay-to-stay" programs.

	U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OJP X BJA OJJDP BJS NIJ OVC CHECK APPROPRIATE BOX	AWARD CONTINUATION SHEET  X GRANT  COOPERATIVE AGREEMENT	PAGE 6 OF 7
PROÆCT NUMBER:	2002-LB-BX-1818	AWARD DATE 07/18/2002	

#### SPECIAL CONDITIONS CONTINUED

- 22 . Mitigation of Health, Safety, and Environmental Risks
  - a. General Requirement: The grantee agrees to comply with Federal, State, and local environmental, health, and safety laws and regulations applicable to the investigation and closure of clandestine methamphetamine laboratories and the removal and the disposal of the chemicals, equipment, and wastes used in or resulting from the operations of these laboratories.
  - b. Specific Requirements: The grantee understands and agrees that any program or initiative involving either the identification, seizure, or closure—of clandestine methamphetamine laboratories, hereafter referred to as the "Program", can result in adverse health, safety, and environmental impacts to (1) the law enforcement and other governmental personnel involved; (2) any residents, occupants, users, and neighbors of the site of a seized clandestine laboratory; (3) the—seized laboratory site's immediate and surrounding environment; and (4) the—immediate and surrounding environment of the site(s) where any remaining chemicals, equipment, and wastes from a seized laboratory's operations are placed or come—to rest.

Therefore, the grantee further agrees that in order to avoid or mitigate the possible adverse health, safety, and environmental impacts of its Program, it will (1) include the nine, below listed protective measures or components within its Program; (2) provide for their adequate funding to include funding, as necessary, beyond that provided by this grant agreement; and (3) implement these protective measures throughout the life of this grant agreement. In so doing, the grantee understands that it may implement these protective measures directly through the use of its own resources and staff or may secure the qualified services of other agencies, contractors, or other qualified third parties.

- 1. Provide medical screening of personnel assigned or to be assigned by the grantee to the seizure or closure of clandestine methamphetamine laboratories;
- 2. Provide Occupational Safety and Health Administration (OSHA) required initial and refresher training for law enforcement officials and other personnel assigned by the grantee to either the seizure or the closure of clandestine methamphetamine laboratories;
- 3. As determined by their specific duties, equip personnel assigned to the Program with OSHA required protective wear and other required safety equipment;
- 4. Assign properly trained personnel to prepare a comprehensive contamination report on each closed laboratory;

	U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OJP X BJA OJJDP BJS NIJ OVC CHECK APPROPRIATE BOX	AWARD CONTINUATION SHEET  X GRANT  COOPERATIVE AGREEMENT	PAGE 7 OF 7
PROJECT NUMBER:	2002-LB-BX-1818	AWARD DATE 07/18/2002	

### SPECIAL CONDITIONS CONTINUED

- 5. Employ qualified disposal contractors to remove all chemicals and associated glassware, equipment, and contaminated materials and wastes from the site(s) of each seized clandestine laboratory;
- 6. Dispose of the chemicals, equipment, and contaminated materials and wastes removed from the sites of seized laboratories at properly licensed disposal facilities or, when allowable, properly licensed recycling facilities;
- 7. Monitor the transport, disposal, and recycling components of subparagraphs numbered 5. and 6. immediately above in order to ensure proper compliance;
- 8. Have in place and implement an inter-agency agreement or other form of commitment with a responsible state environmental agency that provides for that agency's (i) timely evaluation of the environmental conditions at and around the site of a closed clandestine laboratory and (ii) coordination with the responsible party, property owner, or others to ensure that any residual contamination is remediated, if necessary, and in accordance with existing state and federal requirements; and
- 9. Include among the personnel involved in seizing clandestine methamphetamine laboratories, or have immediate access to, qualified personnel who can respond to the potential health needs of any of the offender(s)' children or other children present or living at the seized laboratory site. Response actions should include, at a minimum and as necessary, taking children into protective custody, immediately testing them for methamphetamine toxicity, and arranging for any necessary follow-up medical tests, examinations, or health care.
- c. Additional Requirements: As part of the Request for Drawdown process, the Grantee shall submit a brief description of its project sufficient for the Office of Justice Programs (OJP) to determine whether any additional compliance with federal environmental statutes and regulations needs to occur prior to the issuance of LLEBG funds. Furthermore, once LLEBG funds are issued, the Grantee shall notify OJP if the project changes significantly from the description in the Request for Drawdown, or if significant new information is revealed during the course of the expenditure of LLEBG funds so that OJP can determine whether any additional environmental analyses need to be completed.



## U.S. Department of Justice

Office of Justice Programs

Bureau of Justice Assistance

Office of the Director

Washington, D.C. 20531

July 18, 2002

Mr. Stamper Presiding County Commissioner, Boone County 801 E. Walnut Street, Room 245 Columbia, MO 65201-7732

RE: Fiscal Year 2002 Local Law Enforcement Block Grants Program

Dear Mr. Stamper:

I am pleased to inform you that I have approved the application for funding under the Bureau of Justice Assistance's (BJA) Fiscal Year 2002 Local Law Enforcement Block Grants (LLEBG) Program in the amount of \$35,373 for Boone County. The purpose of the LLEBG Program is to reduce crime and improve public safety. This Block Grant Award may be used for any of the purpose areas described in the statute.

Enclosed you will find the Grant Award and Special Conditions documents. If you have any programmatic questions regarding this award, please contact BJA's State and Local Assistance Division at (202) 514-6638. In addition, all financial questions regarding this award should be directed to the Office of the Comptroller, Customer Service Division at (800) 458-0786.

I look forward to a continuing partnership with Boone County in furtherance of this important criminal justice program.

Sincerely yours,

Richard Nedelkoff

Director

Attachments



#### U.S. Department of Justice

Office of Justice Programs

Office for Civil Rights

Washington, D.C. 20531

July 18, 2002

Mr. Stamper Presiding County Commissioner, Boone County 801 E. Walnut Street, Room 245 Columbia, MO 65201-7732

#### Dear Grant Recipient:

Congratulations on your recent award. Because you have submitted Certified Assurances that your agency is in compliance with applicable civil rights laws, this office has determined that you have met this requirement in the Department of Justice regulations governing recipients of Federal financial assistance (see 28 C.F.R. sec. 42.204, Applicants' Obligations). As Director of the Office for Civil Rights (OCR), Office of Justice Programs, I would like to offer you my assistance in completing the conditions of these Assurances, specifically Nos. 13, 14, and 15, as the grant goes forward.

As you know, equal opportunity for the participation of women and minority individuals in employment and services provided under programs and activities receiving Federal financial assistance is required by law. Therefore, if there has been a federal or state court or administrative agency finding of discrimination against your agency, please forward a copy of such order or consent decree, as required by Assurance No. 14, to OCR at the U.S. Department of Justice, Office of Justice Programs, Office for Civil Rights, 810 Seventh Street, N.W., Room 8136, Washington, D.C. 20531.

#### Additional Instructions For Grantees Receiving \$500,000 Or More:

- In accordance with Assurance No. 15, each grantee that receives \$500,000 or more (or \$1,000,000 in an 18- month period), and has 50 or more employees, must **submit** an Equal Employment Opportunity Plan (EEOP)within 60 days from the date of this letter to OCR at the above address. 1
- 2. Alternatively, the grantee may choose to complete an EEOP Short Form, in lieu of sending its own comprehensive EEOP, and return it to OCR within 60 days of the date of this letter. This easy-to-follow EEOP Short Form reduces paperwork and preparation time considerably and will ensure a quicker OCR review and approval. The enclosed Seven-Step Guide to the Design and Development of an EEOP (which includes an EEOP Short Form) will assist you in completing this requirement.
- Please be reminded that the above requirements apply to primary grantees and to each of their subgrantees or contractors that meet the criteria outlined in this letter.

  Therefore, all primary grantees should apprise subgrantees of these responsibilities and those meeting the criteria should send their EEOPs or EEOP Short Forms directly to the Office for Civil Rights within 60 days of the date of their award.

NOTE: If agency has under 50 employees, regardless of amount of award, no EEOP is required; however, grantee must return applicable portion of Certification Form to OCR within 60 days.

PURSUANT TO THE SPECIAL CONDITION REGARDING EEOPS GOVERNING THIS AWARD, RECIPIENT ACKNOWLEDGES THAT FAILURE TO SUBMIT AN ACCEPTABLE EEOP IS A VIOLATION OF ITS CERTIFIED ASSURANCES AND MAY RESULT IN SUSPENSION OF DRAWDOWN OF FUNDS UNTIL EEOP HAS BEEN APPROVED BY THE OFFICE FOR CIVIL RIGHTS.

Additional Instructions For Grantees Receiving \$25,000 Or More, But Under \$500,000:

4. Pursuant to Department of Justice regulations, each grantee that receives \$25,000 or more and has 50 or more employees is required to maintain an Equal Employment Opportunity Plan (EEOP) on file for review by OCR upon request. (However, if the grantee is awarded \$1,000,000 in an eighteen (18) month period, it must submit an acceptable EEOP to OCR.) Please complete the applicable section of the attached Certification Form and return it to OCR within 60 days of the date of this letter.

NOTE: If agency has under 50 employees, regardless of amount of award, no EEOP is required; however, grantee must return applicable portion of Certification Form to OCR within 60 days.

If you have already submitted an EEOP as part of another award from the Office of Justice Programs (OJP) or the Office of Community Oriented Policing Services (COPS) within this grant period, or if you have certified that no EEOP is required, it is not necessary for you to submit another at this time. Simply send a copy of the letter you received from OCR showing that your EEOP or certification is acceptable.

#### Additional Instructions For Grantees Receiving Under \$25,000:

5. A recipient of under \$25,000 is not required to maintain or submit an Equal Employment Opportunity Plan (EEOP) in accordance with Assurance No. 15. No Certification is required.

#### Instructions for All Grantees:

6. In addition, all recipients, regardless of their type, the monetary amount awarded, or the number of employees in their workforce, are subject to the prohibitions against discrimination in any funded program or activity. Therefore, OCR investigates complaints by individuals or groups alleging discrimination by a recipient of OJP funding; and may require all recipients, through selected compliance reviews, to submit data to ensure their services are delivered in an equitable manner to all segments of the service population and their employment practices are in compliance with equal employment opportunity requirements. 2

If you have any questions, please call OCR at (202) 307-0690. Additional information and technical assistance on the civil rights obligations of grantees can be found at: http://www.ojp.usdoj.gov/ocr/.

Sincerely,

Michael J. alston

Michael L. Alston

Acting Director, Office for Civil Rights

cc: Grant Manager Financial Analyst

The employment practices of certain Indian Tribes are not covered by Title VII of the Civil Rights Act of 1964, 42 U.S.C. sec. 2000e.

## **CERTIFIED COPY OF ORDER**

STATE OF MISSOURI

ea.

August Session of the August Adjourned

Term. 20 02

**County of Boone** 

In the County Commission of said county, on the

8<sup>th</sup>

day of

August

**20** 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby rescind Commission Order 231-2002 for bid 37-08MAY02 (Lease of Track Hoe), a contract with Hertz Rental Corporation, due to non-compliance with the contract and bid provisions in Section 2.4 regarding equipment working order.

Done this 8<sup>th</sup> day of August, 2002.

Don Stamper

Presiding Commissioner

ABSENT

ATTEST:

Wendy S/Noren

Clerk of the County Commission

Karen M. Miller

District I Commissioner

Skip Elkin

District II Commissioner

# **CERTIFIED COPY OF ORDER**

STATE OF MISSOURI

August Session of the August Adjourned

Term. 20 ()2

**County of Boone** 

In the County Commission of said county, on the

8<sup>th</sup>

day of

August

20 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby re-award bid 49-09JUL02 for Benson Road Improvements Project to J.C. Industries.

Done this 8<sup>th</sup> day of August, 2002.

ATTEST:

Clerk of the County Commission

Don Stamper

**Presiding Commissioner** 

District I Commissioner

Skip Elkin

District II Commissioner