LAURA ROGERS: Hello, everyone. I'm Laura Rogers, Director of the Office of Sex Offender Sentencing, Monitoring, Apprehending, Registering, and Tracking. Welcome to this webinar, which will provide guidance for the Adam Walsh Act Implementation Grant Program solicitation application. As you may know, the Adam Walsh Act was enacted in 2006. Title I of the act laid out the requirements of the Sex Offender Registration and Notification Act or SORNA. We now have 17 implemented states, four territories and over 130 tribes with many of the remaining jurisdictions actively working towards implementation. As we continue to implement SORNA, we're moving towards maintaining SORNA requirements and best practices, as well as incorporating newer requirements, such as the 21-day international travel notice that International Megan's Law codified. We hope jurisdictions will use these Adam Walsh Act funds to increase and improve the maintenance and sustainability of your program, as well as training and support of local, and regional and tribal efforts within your jurisdictions. Training those within your state, territory or tribe is vital to information sharing and continued success of your sex offender registration and notification system. This year, we have expanded the Adam Walsh Act solicitation to include three purpose areas. In addition to Purpose Area 1, the SORNA jurisdictions, Purpose Area 2 is open to counties located in implemented states and Purpose Area 3 is open to states and territories who want to implement SORT, the Sex Offender Registry Tool. At this time, I will turn the webinar over to Amy Staubs, grant management specialist, and Stephanie Carrigg, senior policy advisor for specific guidance on the FY 19 Adam Walsh Act Implementation Grant Program.

STEPHANIE CARRIGG: This is Stephanie. In this webinar, we will address the requirements of the Adam Walsh Act, or AWA, particularly Title I of the Adam Walsh Act, which is the Sex Offender Registration and Notification Act or SORNA. We will discuss eligibility to apply for the AWA Implementation Grant, information about the award and its timeline, and the goals, objectives and deliverables of the Adam Walsh Act Implementation Grant Program. We will also discuss the process of preparing an application for the grant. The SMART Office, through the AWA Implementation Grant and other activities, assists jurisdictions with developing and enhancing programs designed to implement the requirements of SORNA. SORNA sets forth a comprehensive set of standards for the registration and notification of convicted sex offenders. It revised prior federal laws on sex offender registration and notification and, in so doing, closed gaps and loopholes that existed under those laws. Under SORNA, jurisdictions are required to maintain a sex offender registration and notification system that captures each registerable offender who resides, works or attends school in the jurisdiction. SORNA went beyond prior federal laws by expanding the number of sex offenses that must be captured by registration jurisdiction. And perhaps most importantly, SORNA expanded the definition of jurisdiction to include federally recognized Indian tribes, of whom most elected to stand up their own registration and notification systems. The goals, objectives and deliverables of the AWA Implementation Grant center around achieving substantial implementation of SORNA, maintaining and enhancing SORNA implementation and sustaining a SORNA-compliant registration and notification system.

AMY STAUBS: Hi, this is Amy. In fiscal year 2019, the SMART Office is looking to expand the AWA Program to provide support to counties and states that have substantially
implemented SORNA in order to augment enforcement, compliance and coordination; to encourage further implementation and integration of the Sex Offender Registry Tool, SORT; and to encourage program investments in economically distressed communities through Qualified Opportunity Zones.

In the next few slides, we'll specifically discuss Purpose Area 1, maintaining and enhancing SORNA's substantial implementation in states, territories and tribal jurisdictions. Purpose Area 1 aligns with what has historically been the traditional AWA applications from states, territories and tribes. Each award will be up to $400,000 for a period of up to 36 months. All of these awards will begin after October 1, 2019. Awardees will be notified by no later than September 30 of 2019. Please make note of the application due dates.

Eligible applicants for Purpose Area 1 include the states, District of Columbia, principal U.S. territories and eligible federally recognized Indian tribes. Jurisdictions that have not previously received funding under this program are strongly encouraged to apply.

STEPHANIE CARRIGG: The SORNA activities and strategies that the AWA Implementation Grant could be used to develop or enhance are the items listed here. If you have any questions about possible strategies and activities during the application process, please contact our office.

For states that have SORNA tribal jurisdictions, the state may apply for funding to enhance their collaboration with those jurisdictions. For example, the state may apply to support its efforts to provide the tribes with access to NCIC/NSOR. In addition, to the extent that the state is carrying out the registration and notification functions for a tribe — regardless of whether that tribe is a SORNA tribal jurisdiction — the state may apply for funding to support those activities.

An application to fund a collaborative approach or project must include supporting documentation such as an interagency agreement, a memorandum of understanding or a letter of cooperation that demonstrates the collaborative endeavor from each member SORNA jurisdiction involved in the collaboration. Likewise, to the extent that the state is carrying out the registration and notification functions for a tribe, the state should include a letter of support or cooperation and/or a MOU that indicates that the local jurisdiction or tribe is in agreement with and supportive of the proposed activities.

AMY STAUBS: Next we'll talk about preparing an application. As we walk through the elements of an application package, we'll explain how each section will be evaluated or weighted by peer reviewers. Remember, the individuals evaluating your jurisdiction's application may not know much about your jurisdiction and will only get the information about your need, the importance of the project and how likely the project is to succeed based on the information that you clearly and thoughtfully provide in the application.
The first section of the application is the project narrative, which would start with the description of the issue. This is worth 10 percent of the overall score of the application. Please be sure to clearly state how the proposed activities are responsive to as yet unmet implementation requirements identified in the jurisdiction's most recent SORNA substantial implementation review, if there is one. In plain language, be sure to discuss the jurisdiction's status as it's related to substantial implementation of SORNA.

The next section of the project narrative is the project design and implementation. This portion of the application is 40 percent of the overall score. The emphasis in this section should be, how will the proposed project move the jurisdiction closer to substantial implementation of SORNA or serve to enhance or sustain ongoing SORNA activities in compliance? Specifically identify each SORNA requirement that will be implemented or enhanced as a result of this proposed project. Applicants must clearly describe goals and objectives via specific measurable, realistic and time limited based on the project and performance.

The project narrative will also include a statement about capabilities and competencies. This is worth 25 percent of the overall score. In this section, you will describe the management structure and staffing of the project, defining the roles and responsibilities of key organizational or functional components and personnel. Discuss the relationship of the sex offender registration office in the jurisdiction. In this section, applicants will also want to describe the experience and capacity of both the subject matter experts working on the project as well as the grants management staff that will help administer the grant. When staff members are known, please provide their résumés or biographies in the application. If these positions are new or not yet filled, the applicant can provide position descriptions. The project narrative should also discuss the plan to collect the required data. These are identified within the solicitation performance measures and the awardee is responsible for collecting and reporting on this information at least twice each year.

The next section of the project narrative is the budget detail worksheet and narrative. This is worth 10 percent of the overall score. Most importantly I'll note that there is no match requirement for the AWA Program. When applicants are preparing their budgets I urge them to use the budget forms that are provided by OJP. This will ensure that the budget aligns with OJP budget categories, and that the budget costs are broken out by year. Items included in the budget should easily correspond with the proposed goals, objectives and deliverables of your application. And the cost should be necessary and reasonable for SORNA projects, activities and maximize cost-effectiveness. If you're including indirect cost in the budget, please attach an unexpired indirect cost rate agreement. The project narrative should also include a plan for SORNA sustainability. This is a new element in the scoring of the SORNA applications. In this section, you should discuss how the proposed project will reduce the jurisdiction's long-term cost and registry operation and maintenance, how the program will continue to operate beyond the grant award period. And if personnel costs are supported by grant funds, include how these positions will be maintained beyond the grant award period. Other required items under this grant application will be scored with the value of up to 5 percent. These include items like the project abstract, the project timeline and the position descriptions and résumés.
applicable, MOUs, indirect cost agreements and tribal resolutions are also required items. For counties applying under Purpose Area 2, a letter of support from the state registering agency is also one of the other required items.

When including subawards and procurement contracts as projected costs for your project, please make sure to reference OJP resources regarding subawards and procurement contracts. When possible, please identify the anticipated vendors, or subawardees, and know that, if awarded, the applicant will have to confirm actual selected vendors for subawards or procurement contracts before any work will be able to begin.

When attaching the elements of your application, please be sure to make use of the application checklist in the solicitation to make sure that you have all of the required documents. Use clear, descriptive file names for your attached documents. This is the way that our peer reviewers and the federal staff will be able to locate the elements of your application. Please also double check the profile under which you're submitting your application. Confirm the legal name, address and the name of the authorized representative for your agency; the DUNS number; and all of those crucial elements of your profile. This information populates the Standard Form 424 and must match the legal name for your agency as registered with SAM.gov. Any items not included in the application package will delay processing if awarded, and may delay access to funds post-award.

Additional attachments specific to this solicitation include the position descriptions or résumés for key personnel; a timeline; current indirect cost agreement, if applicable; a current tribal authorizing resolution, if applicable; and documentation of anticipated benefit to the federally designated Qualified Opportunity Zone, if applicable. Generally allowable activities and costs under AWA include personnel, fringe benefits and equipment. DOJ defines equipment as items with a per-unit value over $5,000 and there’s a number of examples of frequently purchased items under equipment. Supplies are also allowable. There’s a number of items that are listed here. DOJ typically defines supplies as items with a per-unit cost less than $5,000, and a life expectancy of less than three years. When proposing the purchase of IT equipment like computers, printers and scanners, please limit those to SORNA staff only and limit to not more than every three years.

For the first time, SMART is asking all applicants to include travel and lodging expenses for at least one person to travel to participate in SMART-sponsored training events or conferences in the future. It is expected that this meeting or conference would be for a minimum of three days and two nights, and for at least one representative from the program. A maximum of three participants may be budgeted. All proposed travel costs must align with GSA travel guidelines. Here are other examples of allowable travel expenses.

Additional costs and activities that may be allowable include subawards for other entities that are responsible for the jurisdiction SORNA-related activities, contracts for materials or professional services with justification. Any contract or subawards must use established agency guidelines for competitive procurement processes, and you must follow the

Other generally allowable activities and costs include things like rental space, software, utilities, officer identification and visibility materials and conference registration fees. Please note for county applicants under Purpose Area 2, you must provide justification for any proprietary software that is being proposed.

The following items are unallowable activities and costs and should not be included in your proposed budget. These include construction, food and beverage, gift cards, prepaid cellphones and phone cards, stipends, gasoline or fuel and vehicle insurance.

All applications must be submitted through grants.gov. Please be sure to register with grants.gov several weeks in advance. This gives you opportunity to make sure that there's no issues with your profile and still have ease of application at the time of submission. Again, please use the solicitation checklist to verify that you have all required elements of the application, and submit your full application package 70-72 hours before the application due date. You can find all of the standard forms available on OJP's website, and again please note our deadline.

When you go on to Grants.gov, you'll be searching for the AWA opportunity number, under SMART-2019-14905. After that, be sure to select the correct competition ID for either Purpose Area 1, Purpose Area 2 or Purpose Area 3.

STEPHANIE CARRIGG: What you see here is a list of resources and tools that are available to registration jurisdictions. SMART.gov is the SMART Office's official website and includes several tools to assist jurisdictions in their efforts to implement SORNA, including a checklist and the other items listed here. The Dru Sjodin National Sex Offender Public Website or NSOPW.gov is a public website that enables the public to simultaneously search all registration jurisdictions' public registry websites. The SORNA Exchange Portal is a web-based tool that the SMART Office created. The portal facilitates various communications between registration jurisdictions, most notably notifications between jurisdictions regarding sex offender relocation. The Sex Offender Registry Tool or SORT provides local registration agencies with their own specialized public sex offender registry websites and can function as the state-level administrative registry system. The Sex Offender Management Assessment and Planning Initiative or SOMAPI is a large-scale project designed to assess the state of research and practice in sex offender management.

There are also many resources and tools that our office has designed specifically for tribal jurisdictions. The Tribe and Territory Sex Offender Registry System or TTSORS is the tribal counterpart to SORT, functioning as the jurisdiction-level registry system. It also includes a customizable public website. The Tribal Access Program or TAP is a Department of Justice program that supports tribes in analyzing their needs for national crime information and it helps to provide appropriate solutions, including a biometric, biographic computer workstation with capabilities to process finger and palm prints, taking
mug shots and submitting records to national databases and accessing CJIS systems, such as NSOR, for criminal and civil purposes. The Native American Sex Offender Management Project or NASOM seeks to identify and develop existing resources for the treatment, management and re-entry of American Indian and Alaska Native adult and juvenile sex offenders who are returning to tribal land. The Model Tribal Code assists tribes in developing or updating existing sex offender registration legislation to meet SORNA requirements. The guide on SORNA implementation in Indian Country provides registry personnel with information needed to assist in efforts towards implementing SORNA. SORNA tribal training and technical assistance is also available to assist tribes in these efforts.

If you have any questions, please reference the contact information in the solicitation. Or for general questions, please contact the SMART Office at the information you see here. Thank you.