

## CONDITIONS FOR GRANTEES

Grantee, in accepting ARRA funds from the State of Wyoming, hereby agrees:

1. To accept, utilize and implement in their detention facility the juvenile detention standards/rules/regulations as promulgated by the Wyoming Legislature or any group designated by the Legislature to draft and implement rules and practices for standards for juvenile detention facilities.
2. Unless ordered by a court, not to place a juvenile into juvenile detention unless prior to detention the youth has been administered the Juvenile Detention Risk Assessment, attached hereto or any revision or amendment, and the youth has been found to be:
  - a) A substantial risk to himself, or
  - b) A substantial risk to the safety of others or
  - c) A substantial risk of flight from the jurisdiction of the court.If the child's risk assessment indicates that the child does not need to be held in secure detention, the child may be released to his guardian, held in a crisis center or other non-secure placement ONLY with the consent and direction of release, stated conditions and approval of the County/District Attorney.
3. Grantee agrees to use its best efforts to utilize the facility which was constructed or renovated not only as a detention facility but also as a central point of intake facility which should include a juvenile detention risk assessment, PACT assessment, educational, vocational, and counseling and other programming for minors who are arrested and detained.
4. Grantee agrees that the Juvenile Detention Facility will comply with the Standards for Prevention, Detention, Response and Monitoring of Sexual Abuse in Juvenile Facilities as set forth by the National Prison Rape Elimination Commission

### Special Condition for Natrona County, Wyoming

That upon completion and occupancy of the new juvenile detention facility in Casper, Wyoming, the Natrona County Commissioners agree that the old adult jail which is currently utilized as a Regional Juvenile Detention Facility, not be used as

a jail, holding facility, detention facility, or otherwise, to house/ detain or hold any juveniles.

1. To accept, utilize and implement in their detention facility the juvenile detention standards/rules/regulations as promulgated by the Wyoming Legislature or any group designated by the Legislature to draft and implement rules and practices for standards for juvenile detention facilities.
2. Unless ordered by a court, not to place a juvenile into juvenile detention unless prior to detention the youth has been administered the juvenile Detention Risk Assessment, attached hereto or any revision or amendment, and the youth has been found to be:
  - a) A substantial risk to himself, or
  - b) A substantial risk to the safety of others or
  - c) A substantial risk of flight from the jurisdiction of the court.
 If the child's risk assessment indicates that the child does not need to be held in secure detention, the child may be released to his guardian, held in a crisis center or other non-secure placement ONLY with the consent and direction of release, stated conditions and approval of the County District Attorney.
3. Grantee agrees to use its best efforts to utilize the facility which was constructed or renovated not only as a detention facility but also as a central point of intake facility which should include a juvenile detention risk assessment, FACT assessment, educational, vocational, and counseling and other programming for minors who are arrested and detained.
4. Grantee agrees that the juvenile Detention facility will comply with the Standards for Prevention, Detention, Response and Monitoring of Sexual Abuse in Juvenile Facilities as set forth by the National Prison Rape Elimination Commission.

Special Condition for Natron County, Wyoming

That upon completion and occupancy of the new juvenile detention facility in Casper, Wyoming, the Natron County Commissioners agree that the old adult jail which is currently utilized as a regional juvenile detention facility, not be used as