

Colorado Department of Transportation
Office of Transportation Safety
Highway Safety Office
FY 2014 Law Enforcement Assistant Fund
Annual Report

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Introduction

The Law Enforcement Assistance Fund (LEAF) was created by the Colorado General Assembly for the prevention of drunken driving and to improve the enforcement of laws pertaining to driving under the influence of alcohol and other drugs. The fund is derived from penalties assessed and paid by every person who is convicted of, pleads guilty to, or receives a deferred sentence pursuant to Section 16-7-403 C.R.S. for a violation of any of the offenses specified in Section 42-4-1202 (1) or (1.5). Municipalities, cities and counties, or counties which have established qualified programs to coordinate efforts to prevent drunken driving and enforce drunken driving laws, are eligible to receive moneys from the Fund.

Nature and Purpose of Program

A portion of funding collected from Driving Under the Influence (DUI) of alcohol and/or drug(s) offenders is allocated the Colorado Department of Transportation for distribution to eligible Colorado Law Agencies to be used for focused impaired driving enforcement.

LAW ENFORCEMENT ASSISTANCE FUND (LEAF) 2 CCR 601-21

Statement of Basis and Purpose and Statutory Authority

Section 43-4-403 C.R.S. (2014) provides the Department of Transportation with the authority to promulgate rules regarding the Law Enforcement Assistance Fund.

These Rules became effective on March 2, 1983 with the enactment of § 43-4-401 et. seq. C.R.S. creating the Law Enforcement Assistance Fund ("LEAF"). The rules have been amended since inception.

The new rules became effective April 14, 2012.

This rule will provide for a process and procedure that will enable a Colorado municipality, city and county, or county to apply for and receive allocations from the Law Enforcement Assistance Fund (LEAF). Leaf income is derived from an assessment of \$50 from each conviction of Driving Under the Influence (DUI) or Driving While Ability Impaired (DWAI). C.R.S. 1973, 43-4-402 (82 Supp.) provides: "In addition to any other penalty imposed pursuant to section 42-4-1202, C.R.S. 1973, every person who is convicted of, pleads guilty to, or receives a deferred sentence pursuant to section16-7-403, C.R.S. 1973, for a violation of any of the offenses specified in section 42-4-1202(1), C.R.S. 1973, shall be required to pay fifty dollars into the fund...."

Allocation of LEAF funds is limited to Colorado local governmental agencies. The Division of Highway Safety is required to annually allocate forty percent of the moneys in the LEAF fund to counties and forty percent to municipalities and city and counties which have established a qualified drunken driving prevention and law enforcement program.

The stated intent of the Colorado General Assembly is that these moneys be expended in a manner which will improve enforcement of drunken driving laws, as well as increasing public awareness of the problems created by drinking drivers.

The enabling legislation requires the Division of Highway Safety, Colorado Department of Highways, to establish and promulgate rules and regulations to determine minimum requirements for qualified programs.

The LEAF program goals are:

- 1. To increase and improve the enforcement of the law pertaining to alcohol and drug related traffic offenses.
- 2. To increase public awareness of the problems created by drinking drivers and the consequences resulting from arrest and conviction of alcohol and drug related traffic offenses.

- 3. To coordinate the efforts of a municipality, county or city and county within its own jurisdiction and with other jurisdictions in establishing and administering a qualified program.
- 4. To increase the efficiency and effectiveness of the administrative systems that support drinking driving countermeasures programs.

The rules for LEAF fund applicants will include:

- 1. Qualified program requirements,
- 2. Application procedures,
- 3. Review and selection procedures,
- 4. Fiscal and accounting requirements,
- 5. Reporting requirements.

Part I. Qualified Program - Requirements

A. Eligible Applicants:

Eligible applicants are Colorado municipalities, city and counties, or counties. Allocation of Law Enforcement Assistance Fund moneys is limited to local government agencies. State agencies are not eligible recipients of funds.

- B. Minimum Program Requirements:
- 1. A proposed qualified program must contain the following elements:
- a. A complete description of proposed program activity and the goals and objectives to be achieved.
- b. A statement of costs (budget).
- c. A designation of administrative responsibility.
- d. A statement of area and population group to be affected.
- e. A description of how the program will be evaluated.
- f. A prioritization of requests.
- 2. In addition to meeting the above requirements, a qualified program proposal must address at least two of the following elements:
- a. A description of how the program effort will be coordinated with programs already in existence.
- b. A statement of how the program will be coordinated with other cities and counties.
- c. A description of how the program will correct or improve current (existing) efforts.
- d. A statement of benefits (products) to be achieved.
- e. A statement of how the program will increase or improve enforcement of alcohol and drug related traffic offenses.
- g. A statement of how the program will increase or improve the agencies' technical capabilities.
- C. Qualified Program Examples:
- 1. A qualified program is one designed to coordinate and expand efforts to prevent drunken driving and

enforce the law pertaining to alcohol and drug related traffic offenses. Some examples of qualified programs are:

- a. Programs to initiate or increase the number of hours devoted to alcohol and drug related traffic enforcement.
- b. Programs to assign officers to the enforcement of alcohol and drug related traffic laws or to increase the number of officers assigned.
- c. Programs to improve or expand the capability to handle or process alcohol and drug related traffic activity.
- d. Programs to provide a coordinated enforcement and prevention effort between cities and counties.
- f. Programs to improve the judicial process as it relates to the prosecution and adjudication of alcohol and drug related traffic offenses.
- 2. Combinations of the above may constitute an acceptable qualified program. Programs now in existence may be eligible for continuation and funding. Emphasis will be placed on coordinated efforts between cities and counties to resolve the drinking driver problem.

Part II. Application Procedures

A. Form:

The Division of Highway Safety will provide application forms for use by agencies intending to apply for Law Enforcement Assistance Funds.

B. Submittal of Applications:

- 1. Any entity eligible for LEAF funds may submit an oral or written statement of interest in applying for such funds to the Division of Highway Safety.
- 2. Upon receipt of such statement, the Division of Highway Safety will provide an application for LEAF funds to the entity.
- 3. To the extent possible, the Division of Highway Safety will provide staff assistance, if requested, to prepare the entity's application.
- 4. Only for the year 1983, applications must be received by the Division of Highway Safety at 4201 E .Arkansas, Denver, Colorado, on or before May 1, 1983. Beginning 1984 and each year thereafter, applications must be received by the Division of Highway Safety at 4201 E. Arkansas, Denver, Colorado on or before September 1.
- 5. Applications received after the date established in paragraph II.B.4, shall be considered as a part of the next year's applications.
- 6. To the extent possible, the Division of Highway Safety will review applications as they are received. In the event the application is incomplete or inadequate, the Division will return the application to the applicant.
- 7. Incomplete or inadequate applications may be returned to the applicant at any time. Such application may be resubmitted to the Division once such deficiencies are

corrected. The resubmitted application will be considered in the fiscal year in which it is received in acceptable form.

Part III. Review and Selection Process

A. Review Process:

- 1. After May 1, 1983 and September 1 of each year thereafter, the Division of Highway Safety will review all applications received by the deadline.
- 2. The Division may request the Governor's Traffic Safety Advisory Committee to comment upon said applications.
- 3. The Division of Highway Safety will approve or disapprove all applications by September 30, 1983 and December 1 for each year thereafter.
- 4. Each applicant will receive written notification of the action taken on its application.

B. Selection Process:

- 1. The Division of Highway Safety will review each application to determine:
- a. The completeness of the application.
- b. The eligibility of the applicant.
- c. The manner in which the application meets the requirements of a qualified program.
- d. The manner in which the program proposes to impact the drinking driver program.
- e. The manner in which the program proposes to increase or improve the enforcement of the laws pertaining to alcohol and drug related traffic offenses.
- g. The manner in which the program proposes to coordinate the efforts of a municipality, county, or city and county within its own jurisdiction and with other jurisdictions in establishing and administering a qualified program.
- h. The manner in which the program proposes to increase the efficiency and effectiveness of the administrative systems that support drunken driving countermeasure programs.
- i. The number of people to be affected by the program.
- j. The applicant's history in handling alcohol and drug related programs.
- k. The inventiveness and uniqueness of the proposed program.
- I. The anticipated results of the proposed program.
- m. The resources and equipment proposed to be used for the proposed program.
- n. The projected impact of the proposed program on drinking and drug related traffic offenses.
- o. The relationship between dollars proposed to be expended and the anticipated results of the proposed program.
- 2. Based upon this review, the Division will select for funding proposed projects in their entirety or any portion of such proposed projects which meet the requirements of these rules and will best coordinate efforts to prevent drunken driving, enforce the laws pertaining to alcohol and drug related traffic offenses.
- 3. All entities whose applications are approved must execute a contract with the Division of Highway Safety which will require the entity to implement the program as described in its application.

Part IV. Fiscal and Accounting Requirements

- A. Reimbursement of accounts to entities will be made on a monthly or quarterly basis for costs incurred as specified in the contract between the Division and the entity.
- B. The entities must present itemized accountings to the Division of Highway Safety with billings and other records and receipts as required to support each item claimed. The Division of Highway Safety will provide reimbursement forms on request.
- C. Equipment purchased with LEAF funds must be used for Law Enforcement Assistance Fund purposes throughout the useful life of the equipment according to the depreciation schedule for such equipment utilized or approved by the Colorado Department of Administration. If the equipment is used for other purposes, the value of the equipment at that time shall be repaid to the Law Enforcement Assistance Fund.
- D. Costs for which reimbursement is requested must be incurred during the term of the contract between the entity and the Division of Highway Safety.

Part V. Reporting Requirements

- A. All agencies accepting Law Enforcement Assistance Funds shall report to the Division of Highway Safety at times and in the manner specified in each contract. The report shall address those activities and equipment which are financed by the LEAF funds.
- B. The Division of Highway Safety shall annually submit a written report to the General Assembly on the distribution and expenditure of Law Enforcement Assistance Funds and the nature and purpose of the programs financed by the fund.

Part VI. Effective Date:

THESE RULES SHALL BE EFFECTIVE ON MARCH 2, 1983

The purpose of the LEAF is to:

- 1. Increase and improve the enforcement of the laws pertaining to Impaired Driving offenses;
- 2. Increase public awareness of the problems and impacts created by impaired Driving and the consequences resulting from arrest and conviction of Impaired Driving offenses; and
- 3. Coordinate the efforts of a municipality, county or city and county within its own jurisdiction and with other jurisdictions in establishing and administering a qualified program.

1.00 Definitions

1.01 "Impaired Driving" shall mean driving a motor vehicle or vehicle when a person has consumed alcohol or one or more drugs, or a combination of both alcohol and one

or more drugs, that affects the person to the slightest degree so that the person is less able than the person ordinarily would have been, either mentally or physically, or both mentally and physically, to exercise clear judgment, sufficient physical control, or due care in the safe operation of a vehicle. See § 42-4-1301(g) C.R.S. (2011).

- 1.02 "Department of Transportation" ("Department" or "CDOT") shall mean the department created pursuant to § 24-1-128.7 C.R.S. (2011).
- 1.03 "Office of Transportation Safety" ("OTS") shall mean the Office at the Department of Transportation pursuant to § 24-42-101 et seq. C.R.S. (2011).

2.00 Application Requirements and criteria for funding allocations

- 2.01 Eligible applicants are Colorado municipalities, city and counties, or counties which establish a qualified program to coordinate efforts to prevent impaired driving and enforce laws pertaining to Impaired Driving. Code of Colorado Regulations 2.
- 2.02 The OTS will review each application and evaluate which applicants can most effectively demonstrate that an award of funds from the LEAF shall have the greatest impact on impaired driving related crashes, injuries and fatalities. The application shall be evaluated based on the following elements:
- 2.02.1 A complete description of proposed program activities, goals and objectives to be achieved.
- 2.02.2 Project Goals: Provide A broad statement about what the program expects to achieve. The goal is the description of the final anticipated outcome or result.
- 2.02.3 Objectives: Include objectives which are clear, realistic, specific and measurable. Objectives expound on how the goal(s) will be met.
- 2.02.4 Activities Include Activities which will comprise the plan of operation for the project. In a detailed and concise way describe how the activities will achieve each objective.
- 2.02.5 Community Collaboration and Support: The Application should demonstrate that partnerships exist or are being developed. Identify partnerships and planning groups that were included in the planning and implementation of this program.
- 2.02.6 Agency Qualifications: Describe the applicant agency's resources and skills to adequately manage the project.
- 2.02.7 Project Evaluation: Describe the evaluation strategy that will be used to show project effectiveness and document successful activities. An evaluation plan should be designed so that an independent observer can confirm or measure whether or not the objectives have been met and progress was made toward the goal(s).
- 2.02.8 A statement of how the applicant will educate the public regarding impaired driving offenses.

2.02.9 Budget Narrative: Provide a detailed justification and explanation of budget items.

3.00 Application Procedures

- 3.01 The OTS will make application forms available through an announcement on the Department's website.
- 3.02 Applications must be received by the OTS annually on or before the third Friday of April.
- 3.03 Applications received after the deadline shall not be considered.
- 3.04 Each applicant will receive written notification of the action taken on its application.
- 4.00 Fiscal and Accounting Requirements
- 4.01 Reimbursement to entities shall be made on a quarterly basis for costs incurred as specified in the agreement between the OTS and the entity.
- 4.02 The entities must present itemized accountings to the OTS with billings and other records and receipts as required to support each item claimed. The OTS shall provide reimbursement forms on request. Code of Colorado Regulations 3.
- 4.03 Capital equipment purchased with funds from the LEAF must be used for LEAF purposes throughout the useful life of the equipment and maintained in accordance with the rules and guidelines established and approved by the Colorado Department of Transportation. If the equipment is used for other purposes, the value of the equipment at that time it is no longer used for its intended purpose shall be repaid to the LEAF.

43-4-402. Source of revenues - allocation of moneys

- (1) The general assembly shall appropriate moneys annually to the fund in the general appropriation bill. In addition to any other penalty imposed pursuant to section 42-4-1307, C.R.S., every person who is convicted of, pleads guilty to, or receives a deferred sentence pursuant to section 18-1.3-102, C.R.S., for a violation of any of the offenses specified in section 42-4-1301 (1) or (2), C.R.S., shall be required to pay seventy-five dollars, which shall be deposited into the fund, and fifteen dollars, which shall be deposited into the county in which the conviction occurred.
- (2) (a) The general assembly shall make an annual appropriation out of the moneys in the fund to the department of public health and environment in an amount sufficient to pay for the costs of laboratory services and implied consent specialists, which costs were previously paid out of the highway users tax fund. Of the moneys remaining in the fund, eighty percent shall be deposited in a special drunken driving account within the fund, which account is hereby created, and shall be available immediately, without further appropriation, for allocation by the transportation commission to the office of transportation safety, which shall allocate such moneys in accordance with the provisions of section 43-4-404 (1) and (2). The remaining twenty percent shall be appropriated by the general assembly to the unit in the department of human services that administers behavioral health programs and services, including those related to mental health and substance abuse, which shall use such moneys for the purposes stated in section 43-4-404 (3). The office of transportation safety and the unit in the department of human services that administers behavioral health programs and services, including those related to mental health and substance abuse, may use such amounts from the moneys allocated or appropriated to them by this subsection (2) as may be necessary for the purpose of paying the costs incurred by the office and unit in administering the programs established pursuant to this part 4; except that neither the office of transportation safety nor said unit may use for such purpose an amount which exceeds eight percent of the moneys allocated or appropriated.

FINANCING ARTICLE 4.FINANCING PART 4. LAW ENFORCEMENT ASSISTANCE FUND FOR THE PREVENTION OF DRUNKEN DRIVING

C.R.S. **43-4-403** (2014)

43-4-403. Drunken driving prevention and law enforcement program - minimum requirements

Any municipality, city and county, or county which establishes a qualified program to coordinate efforts to prevent drunken driving and enforce the laws pertaining to alcohol- and drug-related traffic offenses shall be eligible to receive moneys from the fund. The minimum requirements for such a qualified program shall be established by rules and regulations promulgated by the office of transportation safety in the department of transportation, which rules and regulations shall provide for programs, including but not limited to, programs to educate the public regarding alcohol- and drug-related traffic offenses

TITLE 43. TRANSPORTATION FINANCING ARTICLE 4.FINANCING PART 4. LAW ENFORCEMENT ASSISTANCE FUND FOR THE PREVENTION OF DRUNKEN DRIVING

C.R.S. **43-4-404** (2014)

43-4-404. Formula for allocation of moneys

- (1) The office of transportation safety shall allocate not less than thirty percent and not more than fifty percent of the moneys allocated to the office pursuant to section 43-4-402 (2) to counties that have established a qualified drunken driving prevention and law enforcement program. The intent of the general assembly is that these moneys be expended in a manner that will improve enforcement of drunken driving laws. To this end, rules for the distribution of these moneys shall be developed by the office of transportation safety. The office shall report annually to the transportation legislation review committee on the distribution and expenditure of these funds and the nature and purpose of the programs. All moneys appropriated hereunder shall be used for drunken driving prevention and law enforcement improvement by counties and not for statewide programs.
- (2) The office of transportation safety shall allocate not less than fifty percent

and not more than seventy percent of the moneys to municipalities and city and counties that have established a qualified drunken driving prevention and law enforcement program. The intent of the general assembly is that these moneys be expended in a manner that will improve enforcement of drunken driving laws. To this end, rules for the distribution of these moneys shall be developed by the office of transportation safety. The office shall report annually to the transportation legislation review committee on the distribution and expenditure of these funds and the nature and purpose of the programs. All moneys appropriated hereunder shall be used for drunken driving prevention and law enforcement improvement by municipalities and city and counties and not for statewide programs.

(3) The moneys in the fund appropriated to the unit in the department of human services that administers behavioral health programs and services, including those related to mental health and substance abuse, pursuant to section 43-4-402 (2) shall be used to establish a statewide program for the prevention of driving after drinking, which includes educating the public in the problems of driving after drinking, training of teachers, health professionals, and law enforcement in the dangers of driving after drinking, preparing and disseminating educational materials dealing with the effects of alcohol and other drugs on driving behavior, and preparing and disseminating education curriculum materials thereon for use at all levels of school. The unit in the department of human services that administers behavioral health programs and services, including those related to mental health and substance abuse, is authorized to contract with a qualified private corporation to provide all or part of these services and shall promulgate standards for said program.

Funds may be used for enforcement during events or times that would have an effect on traffic safety because of impaired driving offenses, outside of the impaired driving High Visibility Enforcement (HVE) periods.

Total LEAF Allocations

Colorado Department of Transportation - July \$ 320,000.00

Office of Transportation – Roll forward funds \$ 200,580.00

CDOT LEAF FY2014 Budget

In fiscal year 2014 CDOT received \$320,000 in total revenue from LEAF.

LEAF Administration \$ 23,360 (7.3%)

LEAF Out of State Travel \$ 3,000 (8%)

LEAF Contracts Total \$320,000

LEAF Contracts total \$520,580.00

(roll forward funding) \$200,580.00

2014 LEAF ENFORCEMENT DATES

DAYS OF ENFORCEMENT	AFTER 0300 HOURS ON:	UNTIL 1800 HOURS ON:	ENFORCEMENT <u>BETWEEN</u> THE BELOW HVE PERIODS:	CLAIM, REPORTING, AND MISCELLANEOUS INFORMATION
30	JANUARY 2 WEDNESDAY	FEBRUARY 2 FRIDAY	NEW YEAR'S AND SUPER BOWL	CLAIMS FOR REIMBURSE-
39	FEBRUARY 3 MONDAY	MARCH 14 FRIDAY	SUPER BOWL AND ST. PATRICK'S	REPORTS ARE DUE QUARTERLY.
19	MARCH 18 MONDAY	APRIL 5 SATURDAY	ST. PATRICK'S AND PROM	1st QTR (JULY THROUGH SEPTEMBER) 11/14 2nd QTR (OCTOBER THROUGH
5	MAY 18 SUNDAY	MAY 23 FRIDAY	PROM AND MEMORIAL DAY	DECEMBER) 02/14 3rd QTR (JANUARY THROUGH MARCH) 05/15 FINAL (APRIL THROUGH JUNE) 08/14
36	MAY 27 TUESDAY	JULY 3 TUESDAY	MEMORIAL DAY AND 4TH OF JULY	FUNDING ENDS AT MIDNIGHT ON JUNE 30
39	JULY 7 MONDAY	AUGUST 15 FRIDAY	4TH OF JULY AND LABOR DAY	AGENCIES CAN WORK LEAF DURING CHECKPOINT COLORADO, AS LONG AS IT IS NOT DURING THE MEMORIAL DAY, JULY 4TH, OR LABOR DAY ENFORCEMENT PERIODS
3	SEPTEMBER 2 TUESDAY	SEPTEMBER 5 FRIDA	LABOR DAY AND FALL FESTIVALS	
9	OCTOBER 20 MONDAY	OCTOBER 30 THURSDAY	FALL FESTIVALS AND HALLOWEEN	
22	NOVEMBER 3 MONDAY	NOVEMBER 25 TUESDAY	HALLOWEEN AND THANKSGIVING	
3	DECEMBER 1 MONDAY	DECEMBER 5 FRIDAY	THANKSGIVING AND HOLIDAY PARTIES	
14	DECEMBER 15 MONDAY	DECEMBER 26 FRIDAY	HOLIDAY PARTIES AND NEW YEAR'S EVE	
217	DAYS OF EN	FORCEMENT		

Funding Received in FY2014

Sheriff's Offices (SO) first allocation of funds received \$124,500 in LEAF funds. An additional \$50.100.00 was allocated during the second round of funding. SO's received 38.50% of funds

Sheriff's Offices

	Funded Amount	Total Funds Spent	LEAF Arrests
Arapahoe County SO	\$ 27,000.00	\$ 26,867.93	50
Boulder County SO	\$ 18,000.00	\$ 17,954.78	46
Elbert County SO	\$ 10,000.00	\$ 0.00	0
El Paso County SO	\$ 10,000.00	\$ 9,683.25	7
Gilpin County SO	\$ 11,500.00	\$ 5,942.75	46
Larimer County SO	\$ 21,000.00	\$ 8,605.11	36
Mesa County SO	\$ 19,000.00	\$ 13,006.23	58
Montezuma County SO	\$ 8,000.00	\$ 4,668.00	4
Park County SO	\$ 10.00000	\$ 9,130.00	10
Pitkin County SO	\$ 11,500.00	\$ 7,629.39	30
Pueblo County SO	\$ 13,100.00	\$ 9,943.48	10
Teller County SO	\$ 15,000.00	\$ 12,929.99	25
Weld County SO	\$ 5,500.00	\$ 5,500.00	0
SO Received	\$179,600.00		
SO's Spent		\$131,860.91	
SO's Total Arrests			322

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The Police Departments first allocation of funding received was \$195,500. An additional \$145,480 was allocated during the second round of funding. The PD received \$340,980 in LEAF funds. PDs receive 61.1% of funds.

Police Departments			LEAF
	Funded Amount	Total Funds Spent	<u>Arrests</u>
Basalt PD	\$ 4,000.00	\$ 3,998.39	0
Boulder PD	\$ 5,000.00	\$ 4,942.72	19
Breckenridge PD	\$ 6,000.00	0.00	0
Brighton PD	\$ 14,000.00	\$13,973.34	39
Colorado Springs PD	\$ 20,000.00	\$19,219.98	26
Cortez PD	\$ 5,000.00	\$ 3,307.88	7
Craig PD	\$ 2,000.00	\$ 384.32	7
Estes Park PD	\$ 10,000.00	\$ 9,495.36	10
Fort Collins PS	\$ 18,000.00	\$ 9,346.08	36
Frederick PD	\$ 9,500.00	\$ 6,076.25	36
Frisco PD	\$ 10,000.00	\$ 9,500.00	23
Glenwood Springs PD	\$ 3,500.00	\$ 2,815.20	0
Grand Junction PD	\$ 15,000.00	\$ 4,599.88	19
Greenwood Village PD	\$ 12,000.00	\$ 10,419.94	16
Lafayette PD	\$ 9,000.00	\$ 8,542.18	11
Lakewood PD	\$ 15,000.00	\$14,815.49	45
Longmont PD	\$ 12,000.00	\$12,000.00	63
Loveland PD	\$ 15,500.00	\$ 9,830.42	39
Mountain View PD	\$ 7,500.00	\$ 6,986.95	10
Parker PD	\$ 7,500.00	\$ 7,500.00	6
Pueblo PD	\$ 11,000.00	\$11,000.00	16
Silt PD	\$ 3,480.00	\$ 0.00	0
Thornton PD	\$ 38,000.00	\$ 34,376.88	41

Vail PD	\$ 28,000.00	\$17,654.61	32
Westminster PD	\$ 39,000.00	\$22,677.64	67
Wheat Ridge PD	\$ 10,000.00	\$ 7,029.81	47
Woodland Park PD	\$ 11,000.00	\$10,608.33	52
Police Departments Received	\$340,980.00		
Police Department Spent		\$260,651.65	
Total PD's Arrest			667
Total LEAF for PD's and SO's arrests			

LEAF Summary

- ➤ In 2014, CDOT/OTS received \$520,580.00 in LEAF funding to allocate to Sheriff's Offices and Police departments. The July 1 allocation of funds was \$320,000.00. The October allocation which consisted of rollover funds was \$200,580.00.
- ➤ The first allocation of funds received by the Sheriff's Office was \$124,500. An additional \$50,100 was allocated after the rollover funds were received. For a total of \$174,600. The Sheriff's office spent \$131,860.91 of those funds.
- ➤ The first allocation of funds received by the Police Department's was \$195,500. An additional \$145,480.was allocated after the rollover funds were received. For a total of \$340,980. The Police department spent \$260,651.65 of those funds.
- > Out of the \$520,580, \$5,000 of those dollars was left unallocated.
- ➤ Total amount of funds spent by Police Department's and Sheriff's Office were \$392,512.56.
- ➤ The total amount of arrest made using LEAF funds was 989. The 667 arrest were completed by Police Departments. The remaining 322 arrests were handled by the Sheriff's Offices.

For more information, contact:

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