**O24.2**

**Bribery Concerning a (Governmental)**

**Program Receiving Federal Funds**

**18 U.S.C. § 666(B)**

It’s a Federal crime for anyone who is an agent of a local government, or local governmental agency receiving significant benefits under a Federal assistance program, corruptly [solicit or demand] [accept] [agree to accept] anything of value from any person when the agent intends to be influenced or rewarded in connection with certain transactions of the government, or agency.

The Defendant can be found guilty of this crime only if all the following facts are proved beyond a reasonable doubt:

the Defendant was an agent of [Government’s name] [Agency’s name];

[Government’s name] [Agency’s name] was a corporation or other legal entity established and controlled by the City of [name of City] during the one-year period from [starting date] to [ending date];

during that period, the [Government’s name] [Agency’s name] received benefits greater than $10,000 under a Federal program involving some form of Federal assistance;

during that period the Defendant [solicited or demanded] [accepted] [agreed to accept] a thing valued at approximately $\_\_\_\_\_\_ from someone other than [Government’s name] [Agency’s name];

in return for the [acceptance] [agreement], the Defendant intended to be influenced or rewarded for a transaction or series of transactions of [Government’s name] [Agency’s name] involving something worth $5,000 or more; and

the Defendant acted corruptly.

To act “corruptly” means to act voluntarily, deliberately and dishonestly to either accomplish an unlawful end or result or to use an unlawful method or means to accomplish an otherwise lawful end or result.

An “agent” is any employee, officer, or director of [Government’s name] [Agency’s name].