

#### **State of Nevada**Department of Health and Human Services

#### Division of Child & Family Services (hereinafter referred to as the Department)

Agency Ref. #:	16575-23-047
Budget Account:	3145
Category:	20
GL:	

Job Number:

1657522

В.	-	1		: O		$\sim$ 1		A 1			_	
n		111		- ( 1	<b>-</b>	~	-	44	ww.	8		
ľ	••	, , ,	<b>U</b> L		B (	-	<i>,</i> , , , ,	а.		_	# F	_

Program Name: VOCA Victim Assistance DCFS Grants Management Un DCFSGrants@dcfs.nv.gov	it			l v	Subrecipient's Na Vashoe County H Pamela Abercrom	uman S	ervices Agency ercrombie@wahsoecounty.go	v	
Address: 4126 Technology Way, 3rd Floor	or			3	Address: 50 S Center Stre				
Carson City, NV 89706-2009 Subaward Period:					Reno, NV 89501-2 Subrecipient's:	2103			
July 1, 2024, through June 30,	2025			3	uprecipient s.	EIN:	88-6000138		
					Ven	dor#:	T40283400A		
						UEI:	GPR1NY74XPQ5		
Purpose of Award: To provid	e emergency a	ssistance an	d crisis inte	rventio	n to victims of c	rime.			
Region(s) to be served:	tatewide ⊠ Sp	ecific County	or counties: \	Washoe	9				
Approved Budget Cat	enories:				RAL AWARD CO		ATION:		
1. Personnel	едопез.	1			Obligated by this		deat Desired	\$	518,882.00
			0.746.00		lative Prior Award Federal Funds Av			\$ \$	518,882.00
2. Travel/Training			0,716.00	''				•	0 /0,002,00
3. Operating		\$4	9,283.00		Required 🛛 Y			\$	129,721.00
4. Equipment					int Required this A int Required Prior		:	\$ \$	129,721.00
5. Contractual/Cons	ultant	\$9	0,000.00	Total I	Match Amount Re	equired:		\$	129,721.00
6. Other		\$36	8,883.00		arch and Develop		&D)□Y ⊠ N		
TOTAL DIRECT COS	TS	\$51	8,882.00		ral Budget Perio per 1, 2021, throug		ember 30, 2025		
7. Indirect Costs				<u>Feder</u>	ral Project Perio	<u>d</u> :			
TOTAL APPROVED I	BUDGET	\$51	8,882.00	Octob	per 1, 2021, throug	gh Septe	ember 30, 2025		
					AGENCY USE, O	NLY			
Source of Funds U.S. Department of Justice	% Funds:	<u>CFDA</u> :		FAIN	<u>4</u> :		Federal Grant #:		al Grant Awa e by Federal
Office of Justice Programs									Agency:
Office for Victims of Crime	100%	16.575	15POVC	-22-GG	-00786-ASSI	15P	OVC-22-GG-00786-ASSI		08/25/22
				- 1 -					
Agency Approved Indirect Ra	<u>ite:</u> 0.00%			<u> </u>	ubrecipient Appı	roved in	direct Rate: 10%		
Expenditures must be     Subrecipient must co     Quarterly progress re     grant administrator.	to the availability comply with any seconsistent with mply with all appropers are due by orts and Reques	ty of appropria statutory guide the narrative plicable Feder y the 15 <sup>th</sup> of ea sts for Funds r	lines, the DF, goals and o al regulation ach month fo must be subn	bjective s. Illowing t nitted m	es, and budget as the end of the qu	approve	irements, and the State Admir and documented. less specific exceptions are p month following the month re	rovided	in writing by th
Incorporated Documents:					Section E:	Audit Info	ormation Request;		
Section A: Grant Conditions			. P I. I				Former State Employee Discla	imer;	
Section B: Description of Section C: Budget and Final	•						onfidentiality Addendum; and Funds Agreement		
Section D: Request for Rein		r toquil o monto	<b>'</b> 1				f Crime Act (VOCA) Assuranc	е	
					Appendix B: V	/ictims o	f Crime Act (VOCA) Special C	ondition	\$
Authorized Subrecipient Officia	i's Name and Til	tle			<del></del>	Signati	ıre		Date
Michael Guerra									
Grant Analyst II									

#### **GRANT CONDITIONS AND ASSURANCES**

#### **General Conditions**

- Nothing contained in this Agreement is intended to, or shall be construed in any manner, as creating or establishing the relationship of
  employer/employee between the parties. The Recipient shall at all times remain an "independent contractor" with respect to the services to be
  performed under this Agreement. The Department of Health and Human Services (hereafter referred to as "Department") shall be exempt from
  payment of all Unemployment Compensation, FICA, retirement, life and/or medical insurance and Workers' Compensation Insurance as the
  Recipient is an independent entity.
- 2. Neither party waives any right or defense to indemnification that my exist in law or equity.
- 3. The Department or Recipient may amend this Agreement at any time provided that such amendments make specific reference to this Agreement, and are executed in writing, and signed by a duly authorized representative of both organizations. Such amendments shall not invalidate this Agreement, nor relieve or release the Department or Recipient from its obligations under this Agreement.
  - The Department may, in its discretion, amend this Agreement to conform with federal, state or local governmental guidelines, policies
    and available funding amounts, or for other reasons. If such amendments result in a change in the funding, the scope of services, or
    schedule of the activities to be undertaken as part of this Agreement, such modifications will be incorporated only by written amendment
    signed by both the Department and Recipient.
- 4. Either party may terminate this Agreement at any time by giving written notice to the other party of such termination and specifying the effective date thereof at least 30 days before the effective date of such termination. Partial terminations of the Scope of Work in Section B may only be undertaken with the prior approval of the Department. In the event of any termination for convenience, all finished or unfinished documents, data, studies, surveys, reports, or other materials prepared by the Recipient under this Agreement shall, at the option of the Department, become the property of the Department, and the Recipient shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents or materials prior to the termination.
  - The Department may also suspend or terminate this Agreement, in whole or in part, if the Recipient materially fails to comply with any
    term of this Agreement, or with any of the rules, regulations or provisions referred to herein; and the Department may declare the
    Recipient ineligible for any further participation in the Department's grant agreements, in addition to other remedies as provided by law. In
    the event there is probable cause to believe the Recipient is in noncompliance with any applicable rules or regulations, the Department
    may withhold funding.

#### **Grant Assurances**

A signature on the cover page of this packet indicates that the applicant is capable of and agrees to meet the following requirements, and that all information contained in this proposal is true and correct.

- Adopt and maintain a system of internal controls which results in the fiscal integrity and stability of the organization, including the use of Generally Accepted Accounting Principles (GAAP).
- 2. Compliance with state insurance requirements for general, professional, and automobile liability; workers' compensation and employer's liability; and, if advance funds are required, commercial crime insurance.
- 3. These grant funds will not be used to supplant existing financial support for current programs.
- 4. No portion of these grant funds will be subcontracted without prior written approval unless expressly identified in the grant agreement.
- 5. Compliance with the requirements of the Civil Rights Act of 1964, as amended, and the Rehabilitation Act of 1973, P.L. 93-112, as amended, and any relevant program-specific regulations, and shall not discriminate against any recipient or employee because of race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions).
- Compliance with the Americans with Disabilities Act of 1990 (P.L. 101-136), 42 U.S.C. 12101, as amended, and regulations adopted there under contained in 28 CFR part 35.
- 7. Compliance with the Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal awardee to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- 8. Compliance with Title 2 of the Code of Federal Regulations (CFR) and any guidance in effect from the Office of Management and Budget (OMB) related (but not limited to) audit requirements for subrecipients that expend \$750,000 or more in Federal awards during the subrecipient's fiscal year must have an annual audit prepared by an independent auditor in accordance with the terms and requirements of the appropriate circular. To acknowledge this requirement, Section E of this notice of subaward must be completed.
- Certification that neither the Recipient nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or
  voluntarily excluded from participation in this transaction by any Federal department or agency. This certification is made pursuant to regulations
  implementing Executive Order 12549, Debarment and Suspension, 28 C.F.R. pt. 67 § 67.510, as published as pt. VII of May 26, 1988, Federal
  Register (pp. 19150-19211).

- 10. No funding associated with this grant will be used for lobbying.
- 11. Disclosure of any existing or potential conflicts of interest relative to the performance of services resulting from this grant award.
- 12. Provision of a work environment in which the use of tobacco products, alcohol, and illegal drugs will not be allowed.
- 13. An organization receiving grant funds through the Nevada Department of Health and Human Services shall not use grant funds for any activity related to the following:
  - Any attempt to influence the outcome of any federal, state or local election, referendum, initiative or similar procedure, through in-kind or cash contributions, endorsements, publicity or a similar activity.
  - Establishing, administering, contributing to or paying the expenses of a political party, campaign, political action committee or other
    organization established for the purpose of influencing the outcome of an election, referendum, initiative or similar procedure.
  - Any attempt to influence:
    - The introduction or formulation of federal, state or local legislation; or
    - o The enactment or modification of any pending federal, state or local legislation, through communication with any member or employee of Congress, the Nevada Legislature or a local governmental entity responsible for enacting local legislation, including, without limitation, efforts to influence State or local officials to engage in a similar lobbying activity, or through communication with any governmental official or employee in connection with a decision to sign or veto enrolled legislation.
  - Any attempt to influence the introduction, formulation, modification or enactment of a federal, state or local rule, regulation, executive
    order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity
    through communication with any officer or employee of the United States Government, the State of Nevada or a local governmental
    entity, including, without limitation, efforts to influence state or local officials to engage in a similar lobbying activity.
  - Any attempt to influence:
    - The introduction or formulation of federal, state or local legislation;
    - The enactment or modification of any pending federal, state or local legislation; or
    - The introduction, formulation, modification or enactment of a federal, state or local rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity, by preparing, distributing or using publicity or propaganda, or by urging members of the general public or any segment thereof to contribute to or participate in any mass demonstration, march, rally, fundraising drive, lobbying campaign or letter writing or telephone campaign.
  - Legislative liaison activities, including, without limitation, attendance at legislative sessions or committee hearings, gathering information
    regarding legislation and analyzing the effect of legislation, when such activities are carried on in support of or in knowing preparation for
    an effort to engage in an activity prohibited pursuant to subsections 1 to 5, inclusive.
  - Executive branch liaison activities, including, without limitation, attendance at hearings, gathering information regarding a rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity and analyzing the effect of the rule, regulation, executive order, program, policy or position, when such activities are carried on in support of or in knowing preparation for an effort to engage in an activity prohibited pursuant to subsections 1 to 5, inclusive.
- 14. An organization receiving grant funds through the Nevada Department of Health and Human Services may, to the extent and in the manner authorized in its grant, use grant funds for any activity directly related to educating persons in a nonpartisan manner by providing factual information in a manner that is:
  - Made in a speech, article, publication, or other material that is distributed and made available to the public, or through radio, television, cable television or other medium of mass communication; and
  - Not specifically directed at:
    - Any member or employee of Congress, the Nevada Legislature or a local governmental entity responsible for enacting local legislation;
    - Any governmental official or employee who is or could be involved in a decision to sign or veto enrolled legislation; or
    - Any officer or employee of the United States Government, the State of Nevada or a local governmental entity who is involved in introducing, formulating, modifying or enacting a Federal, State or local rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity.

This provision does not prohibit a recipient or an applicant for a grant from providing information that is directly related to the grant or the application for the grant to the granting agency.

To comply with reporting requirements of the Federal Funding and Accountability Transparency Act (FFATA), the subrecipient agrees to provide the Department with copies of all contracts, subgrants, and or amendments to either such documents, which are funded by funds allotted in this agreement.

## **SECTION B - Scope of Work**

timeframes: Washoe County Human Services Agency hereinafter referred to as Subrecipient, agrees to provide the following services and reports according to the identified

# Scope of Work for Washoe County Human Services Agency

Goal 1: Provide emergency assistance and advocacy support for victims of crime.

Target Number	Objectives	Objectives Activities	Due Date	Documentation Needed for Measurement
1. 400	1.Provide emergency	1.1 Provide victim advocacy services	1. 7/31/2025	1-1. Caseworthy Reports with number of
	assistance and/or	and support.	620	victims served and types of services provided
	advocacy support for	1.2 Interview applicants.		
	victims of crime	1.3 Assess individual needs and		1-2. Anecdotal stories of victim success
		services required.		overcoming victimization.
		1.4 Use available resources to secure		
		emergency services, as necessary.		1-3. Training registration, agenda, and
		1.5 Obtain trauma-informed vicarious		invoices.
		trauma training for 3 Victim Advocates		
		and 1 Mental Health Counselor.		1-4. Caseworthy cost allocated invoice
		1.6 Obtain domestic violence training		
		and networking for 3 victim services		
		staff at the National Conference on		
		Domestic Violence & through NCEDSV		
		membership trainings.		
		1.7 Utilize the Caseworthy centralized		
		case management system for tracking		
		& reporting victims and victim services		
2. 125	2. Provide referrals to	2.1 Refer victims of crime to other	2. 7/31/2025	2. Caseworthy reports with the number of
	victims of crime	provides information on the criminal		referrals and other support services to ensure the safety, security, and stability of the victim,
		justice process.		as Hecessally.

Goal 2: Support effective and immediate crisis intervention and ongoing supports for children and families.

4. 60	3. 150	2. 10	1. 125	Target Number
4. Perform relative/fictive kin searches for children during removal of the child from their home.	3. Identify placements for displaced children, including placements outside of foster care (relative and/or fictive kin) as possible and appropriate.	2. Provide clinical interventions to children.	1.Conduct child welfare (safety) assessments.	Objectives
<ul><li>4.1 Complete a genogram, determined on a case-by-case basis.</li><li>4.2 Identify support system resources, relatives and/or fictive kin</li></ul>	3.1 Perform an immediate search for potential relatives, fictive kin, and other appropriate placements during an active removal of a child from their home.	2.1 Provide support to children and families in crisis.	1.1 Provide services.	Activities
4. 7/31/2025	3. 7/31/2025	2. 7/31/2025	1. 7/31/2025	<b>Due Date</b>
4. Caseworthy Reports on number of victims served, demographics, and types of services offered	3. Caseworthy Reports on number of victims served, demographics, and types of services offered	2. Caseworthy Reports on number of victims served, demographics, and types of services offered.	Caseworthy Reports on number of victims served, demographics, and types of services offered	<b>Documentation Needed for Measurement</b>

Goal 3: Provide targeted services to children who are victims of sexual abuse and commercial sexual abuse exploitation.

Target Number	Objectives	Activities	Due Date	<b>Documentation Needed for Measurement</b>
1. 85	Identify and provide services for child victims.	1.1 Provide victim advocacy services and support.	1. 7/31/2025	Caseworthy Reports on number of victims served, demographics, and types of services
		1.2 Interview applicants		ole ed
		1.3 Assess individual needs and services required.		
		1.4 Utilize available resources to secure emergency services as necessary.		

Goal 4: Provide increased access to mental health services to children who have been primary and/or secondary victims of crime.

2. 15 2. Provide Applied Behavioral Analysis and/or similar mental	1. 40 1. Provide mental health services to children victims.	Target Number Objectives
2.1 Provide behavioral analysis	<ul> <li>1.1 Provide trauma-informed mental health services.</li> <li>1.2 Provide support, intervention, and guidance.</li> </ul>	Activities
2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1. 7/31/2025	Due Date
	1. Provider records on number of victims served, demographics, and types of services offered.	Documentation Needed for Measurement

Goal 5: Provide targeted services to victims of crime experiencing or at risk of homelessness.

	1. 150
All the same of th	1. Identify and provide services to victims experiencing or at risk of homelessness.
1. Identify and provide services to victims experiencing or at risk of homelessness.	1.1 Provide victim advocacy services. 1.2 Provide Supports. 1.3 Interview applicants and assess individual needs and services required.
vide risk of	1. 7/31/2025
vide 1.1 Provide victim advocacy services. 1.2 Provide Supports. 1.3 Interview applicants and assess individual needs and services required.	Caseworthy Reports on number of victims served, demographics, and types of services offered

#### **Budget and Financial Reporting Requirements**

Identify the source of funding on all printed documents purchased or produced within the scope of this subaward, using a statement similar to: "This publication (journal, article, etc.) was supported by the Nevada State Department of Health and Human Services through 15POVC-23-GG-00786-ASSI from the Office for Victims of Crime. Its contents are solely the responsibility of the authors and do not necessarily represent the official views of the Department nor the Office for Victims of Crime."

Any activities performed under this subaward shall acknowledge the funding was provided through the Department by 15POVC-22-GG-00786-ASSI from the Office for Victims of Crime.

Subrecipient agrees to adhere to the following budget:

## BUDGET NARRATIVE - SFY25

	******					
	\$0.00					Parking: Sperday x # of trips x # of days x # of staff
	\$0.00					Ground Transportation/Motor Pool:(\$ car/day + ## miles/day x \$ rate per mile) x # trips x # days
	\$0.00					Lodging: \$ per day + \$ tax = total \$ x # of trips x # of nights x # of staff
	\$0.00					Per Diem: \$ per day per GSA rate for area x # of trips x # of staff
	\$0.00	i				Baggage fee: \$ amount per person x # of trips x # of staff
	\$0.00					Airfare: cost per Irip (origin & designation) x # of Irips x # of staff
	\$2,400.00	4			600	Registration fee
		# of Staff	# of Days	# of Trips	Cost	Title of Trip & Destination: Vicarious Trauma Training - Virtual
	\$2,400.00					In-State Travel
					X	If traveling to more than 1 out-of-state destination, copy section above, revise formula in Cell F33 and complete for each trip
					∋ (Goal #1)	Three VOCA Domestic Violence Advocates to attend the National Coalition Against Domestic Violence National Conference (Goal #1)
	\$0.00					ustification:
	\$300.00	u	2	_	20.00	Darlino: A nor day v. 4 of time v. 4 of days v. 4 of som
	\$2,796.00	u 4				> # CI 3/47
	\$1,185.00		. 3			
	60:00	,				
	80.00					
	\$1,950,00	ω		_		Airfare: Cost per trip (origin & destination) x # of trips x # of staff
	\$2,085.00	ယ			695.00	Registration fee \$
		# of Staff	# of Days	* of Trips	Cost	Title of Trip & Destination National Coalition Against Domestic Violence 2024 National Conference - Chicago, IL 9/15/24 - 9/17/24
	\$8,316.00					Out-of-State Travel
include multiple trips.	s for these expenses. Out-of. linc	specify lower rates lered.	the organization's policies : st be provided to be consid	v) as a guide unless ind cost allocation mu	g (go to www.gsa.go tional justification ar	Identify staff who will travel, the purpose, frequency, and projected costs. Utilize GSA rates for per diem and lodging (go to www.gsa.gov) as a guide unless the organization's policies specify lower rates for these expenses. Out-of-state travel or non-standard fares require special justification. Due to declining funds, these costs must have exceptional justification and cost allocation must be provided to be considered.
\$10,716.00 "Revise as needed to	\$10,716.00 °R	Total:				Travel/Training
	\$5.00	Total:			\$0.00	Total Fringe Cost
	0 \$0.00		0%	0%		
	2					
	Amount Requested	Months	% of Time	Fringe Rate	Annual Salary (	that each agency pay staff a living wage and offer a health insurance option.  An
	\$0.00 nd inclusion, it is encouraged	Total: diversity, equity, ar	Including Fringe Services' commitment to d	of Child and Family	is part of the Division	Total Personnel Costs  Including Fringe  Total:  Total Personnel Costs  Including Fringe  Total:  Tota

personal mental health and well-being. (Goal #1) services staff and increase retention rates resulting in a better cared for, happier and more consistent workforce. The course will help participants learn more about the relationship between trauma, neuroscience, and victim services as well as VOCA Advocates and Mental Health Counselor experience second-hand trauma on a near daily basis with their involvement and exposure to clients' victimizations. Using trauma-informed strategies for vicarious trauma will benefit the victim

f traveling to more than 1 in-state destination, copy section above, revise formula in F48 and complete for each trip.

Nevada Coalition to End Domestic & Sexual Violence Annual Membership (\$50 x 3 DV Advocates) (Goal #1) WCHSA VOCA brochures (Goal #1) Caseworthy - Centralized Case Management System - 25% of Annual Agreement (Goal #1) \$46,132.50 \$3,000.00 \$150.00

### Justification:

WCHSA transitioned from Avatar to Caseworthy to improve data collection for victim services. WCHSA VOCA program needs victim services brochure. Annual membership to NCEDSV offers networking and free training opportunities

Equipment	Total:	\$0.00
List Equipment purchase costing \$5,000 or more, and justify these expenditures. Also list any computers, cellular phones, iPods, iPads, Tablets, etc. to be purchased should be listed under Operating. Due to declining funds, these costs must have exceptional justification and cost allocation must be provided to be considered.	d regardless of cost. All other equipment costing less than \$5,00	costing less than \$5,000
Describe equipment	\$0.00	

# Contractual Total:

allocation must be provided to be considered. suspended and debarred list (SAM.gov). Agencies must follow their procurement policies to enter into contracts. Copies of contracts are required. Due to declining funds, these costs must have exceptional justification and cost Agency must be able to provide documentation for full and open competition, develop clear descriptions of duties provided by Contractor, ensure maximum open and free competition, and verify that Contractor is not on the

Method of Selection: ITB Name of Contractor/Subrecipient: Angela Adami

Period of Performance: July 1, 2024 - July 31, 2025

Scope of Work: Under this agreement, mental health staff will intersect child development and childhood trauma intervention practice into our child welfare programs as a means to create a universal approach and multidisciplinary team for the Agency. The contracted clinician will provide mental health services for children who have been temporarily removed from their home due to abuse and/or neglect, including both primary and secondary victims. (Goal #4)

Justification: N/A

Method of Accountability: Contract clinician will submit monthly reports outlining activities including service hours and case information.

The Agency's Mental Health Supervisor and/or Division Coordinator will supervise and review consultant's work

Name of Contractor/Subrecipient: Lisa May (Connected Therapy)

Method of Selection: ITB

Period of Performance: July 1, 2024 - July 31, 2025

Agency. The contracted clinician will provide mental health services for children who have been temporarily removed from their home due to abuse and/or neglect, including both primary and secondary victims. (Goal #4) Scope of Work. Under this agreement, mental health staff will intersect child development and childhood trauma intervention practice into our child welfare programs as a means to create a universal approach and multidisciplinary team for the

\$5,000.00

Justification: N/A

Method of Accountability: Contract clinician wilt submit monthly reports outlining activities including service hours and case information

The Agency's Mental Health Supervisor and/or Division Coordinator will supervise and review consultant's work

\$90,000.00 \*Revise this formula as Contractor listed needed to include each

\$25,000.00

\$60,000.00	ine of Comacon Subrecipient. Advanced Chird Benavior Solutions
	Call of

These assessments will support ongoing mental health services and interventions, including both primary and secondary victims. (Goal #4) Scope of Work: Under this agreement, a Board Certified Behavioral Analyst will provide mental health assessments for children who have been victims of abuse and/or neglect, including but not limited to Applied Behavioral Analysis assessments.

Method of Accountability: Contract analyst will submit monthly reports including service hours, assessments and case information Justification: N/A

enod of Performance July 1, 2024 - July 31, 2025

Mental Health Supervisor and/or Division Director will supervise and review consultant's work

\$368,883.50

## Identify and justify these expenditures, which can include virtually any relevant expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component of Non-IVE Emergency Child Placement Emergency client services: locksmith services, obtaining legal documents, household items, baby items (diapers Emergency Client Services Clothing gift cards ormula), hygiene items, gas cards, etc. larger project or program may be included here, but require special justification guisnor \$169,383.50 \$35,000.00 \$45,000.00 \$0.00

Justification: Emergency client services includes locksmith services for domestic violence victims, obtaining legal documents (birth certificates, driver's licenses, etc.) household items, baby items (diapers, wipes, formula), hygiene items, gas cards, etc. Housing includes both emergency hotel stays, and assistance with rent/deposits/utilities to create and maintain a safe and stable living space following victimization. Clothing gift cards will provide emergency items following rictimization. Client transportation includes fuel, bus passes, etc. for victims, including victims moving out of the area to create distance between themselves their children and the perpetrator. (Goal #1)

\$2,500.00

Client transportation

# Child Advocacy Center Emergency client services - Sexual abuse Victims

Emergency client services: locksmith services, obtaining legal documents, household items, baby items (diapers, formula), hygiene items, housing assistance, gas cards, etc. Housing \$35,000.00

Client transportation Clothing gift cards \$25,000.00 \$2,000.00 \$0.00

to the household bills. Assistance will help families who are attempting to create independence financially from alleged perpetrators. Clothing gift cards will provide emergency items following victimization and assist with primary expenses for the counseling appointments, medical appointments, forensic interviews, and victims moving out of the area to create distance between themselves/their children and the perpetrator. (Goal #3) with rent/deposits/utilities to create and maintain a safe and stable living space following victimization. Assistance with housing will assist victims and victim families to maintain housing stability when perpetrators are no longer financially contributing certificates, driver's licenses, etc.) household items, baby items (diapers, wipes, formula), hygiene items, food, child care, furniture or household items which victimization occurred etc. Housing includes both emergency hotel stays, and assistance caregivers in order to meet the basic needs of the victim and victim family due to the victimization (missed work for supervision purposes, medical appointments, therapeutic appointments, etc.). Monies will be for obtaining legal documents (birth Justification: Emergency client services includes services for sexual and physical abuse victims and families wherein the alleged perpetrator is no longer financially contributing to the victim or family and/or missed work by the non-offending Actim and victim families when the perpetrator is no longer contributing to the financial support of the victim. Client transportation includes fuel, bus passes, etc. for victims to assist with life changes incurred by victimization including therapy and

## Emergency Client Services - Homeless Victims

Buishor

ormula), hygiene items, gas cards, etc. Emergency client services: locksmith services, obtaining legal documents, household items, baby items (diapers

\$45,000.00

\$10,000.00

Justification: Emergency client services includes locksmith services for domestic violence victims, obtaining legal documents (birth certificates, driver's licenses, etc.) household items, baby items (diapers, wipes, formula), hygiene items, gas cards, etc. Housing includes both emergency hotel stays, and assistance with rent/deposits/utilities to create and maintain a safe and stable living space following victimization. Client transportation includes fuel, bus passes, etc. for victims, including victims moving out of the area to create distance between themselves/heir children and the perpetrator. (Goal #5)

Justification: Include narrative to explain generalized line items such as emergency client services (motel nights, etc.), transportation (gas card, bus pass, etc.), supplies, etc

<	TOTAL BUDGET \$518,882.00
	MTDC is Personnel, Travel, Operating, and the first \$25,000 of Contract ONLY. Enter that number in this section if requesting Indirect. The total will automatically calculate the allowable 10% de minimis
	identify Indirect Expenses - Allocated to salary costs only
	a LOWER rate or providing a copy of their current Federally Approved Indirect Cost Rate Letter.
	activities it performs. This will be a percentage that cannot exceed 10% of Modified Total Direct Cost (MTDC). Note that the formula in Cell F125 will automatically calculate 10%. Applicants may override this formula only if requesting
	Indirect costs represent the expenses of doing business that are not readily identified with a particular grant, contract, project function, or activity, but are necessary for the general operation of the organization and the conduct of
0	Indirect \$0.00 C
	TOTAL DIRECT CHARGES \$518,882.00

## Applicant Name: Washoe County Human Services Agency

## PROPOSED BUDGET SUMMARY - SFY25

(Form Revised November 2022)

#### >

# PATTERN BOXES ARE FORMULA DRIVEN - DO NOT OVERIDE - SEE INSTRUCTIONS

\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	These boxes should equal 0
\$129,720.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$694,812.00	\$518,882.00	TOTAL EXPENSES
\$0.00							\$0.00	Indirect
\$0.00							\$368,883.50	Other Expenses
\$0.00							\$90,000.00	Contractual/Consultant
\$0.00							\$0.00	Equipment
\$0.00							\$49,282.50	Operating
\$0.00							\$10,716.00	Travel/Training
\$129,720.00						\$694,812.00	\$0.00	Personnel
								EXPENSE CATEGORY
\$129,720.00						\$694,812.00	\$518,882.00	ENTER TOTAL REQUEST
						County	Federal	TYPE (Federal, State, Private, etc.)
						Secured	Pending	PENDING OR SECURED
Match	Other Funding	Other Funding	Other Funding	Other Funding Other Funding	Other Funding	Other runging	VOCA	FUNDING SOURCES

## B. Explain any items noted as pending:

Total Indirect Cost
Indirect % of Budget 0.00%

Total Agency Budget
Percent of Agency Budget

## MATCH BUDGET NARRATIVE - SFY25

				s work.	sing the consultant	. Identify who is responsible for sup	Define - Describe how the progress and performance of the consultant will be monitored. Identify who is responsible for supervising the consultant's work	Define - Describe
							ability:	Method of Accountability:
						tract approval.	<u>Justification.</u> Define if sole source method and explain how it is sole source; explain contract approval	Justification: Defin
							Scope of Work: Briefly Define Scope of Work	Scope of Work: Br
							Period of Performance: July 1, 2024 - July 31, 2025	Period of Performs
							Method of Selection: Explain, i.e. sole source or competitive bid	Method of Selectic
	\$0.00						yr/Subrecipient:	Name of Contractor/Subrecipient
madde each Contractor naise	competition, and verify that Contractor is not on the	on, and verify that		, ensure maximum o <sub>l</sub> required.	ded by Contractor s of contracts are i	lop clear descriptions of duties p olicies to enter into contracts. Co	Agency must be able to provide documentation for full and open competition, develop clear descriptions of dutles provided by Contractor, ensure maximum open and free suspended and debarred list (SAM,gov). Agencies must follow their procurement policies to enter into contracts. Copies of contracts are required.	Agency must be a suspended and d
Revise this formula as needed to	\$0.00	Total:	The second					Contractual
		00	\$0.00				n :	Describe equipment
							inder Operating.	should be listed under Operating.
	rdless of cost. All other equipment costing less than \$5,000	ost. All other equ		ablets, etc. to be pur	es, iPods, iPads, T	lso list any computers, cellular pl	List Equipment purchase costing \$5,000 or more, and justify these expenditures. Also list any computers, cellular phones, iPods, iPads, Tablets, etc. to be purchased rega	List Equipment p
	\$0.00	Total:						Equipment
							35	
						or sewer etc.	<u> Justification:</u> Provide narrative to explain specifics of line items. Example: Utilibes include power, weter, sewer,	Justification: Provide narrative t
	e Hickory	egency expenses snound of monoced		tor tachnian Francis or Abicat or annual reserve	ne not reduit	oppine, etc. om: cost for genera	tes multime and avhanvense betavies bribatty, avoit as vince subplies, fix filest addition, control general tents are	
	\$0.00	Total:					serendable pareonal property such as office supplies property.	ist tangible and
						and complete for each trip.	If traveling to more than 1 in-state destination, copy section above, ravise formula in F48 and complete for each trip	If traveling to more
	cents) as a guide unless the organization's policies specify	a guide unless the	ileage (54.0 cents) as	and State rates for m	to www.gsa.gov)	SA rates for per diem and lodging	identify staff who will travel, the purpose, frequency, and projected costs. Utilize GSA rates for per diem and lodging (go to www.gsa.gov) and State rates for mileage (54.0	identify staff who
	\$0.00	Total:						Travel/Training
	\$129,720.00	Total:			\$44,483.05	Total Fringe Cost		
	12 561,458.37	45%	45	54%	87,680.75	inkage to community resources. \$	Provides emergency and immediate mental heath counsaling for children and provides linkage to community resources	Provides emergen
						in the second	Mental Health Counselor I - Position Number 70009328	Mental Health Cou
								Kamı Riley
	12 \$68,261.63	44%		50%	102,083.15	inkage to community resources. \$	Provides emergency and immediate mental health counseling for children and provides linkage to community resources.	Provides emergen
						ı	Mental Health Counselor I - Position Number 70001149	Mental Health Cou
	Amount Requested	Months	% of time	range Kate	Annual Salary FI			Julia L Nesser
nclude each position listed							List Staff, positions, percent of time to be spent on the project, rate of pay, fringe rate, and total cost to this grant.	List Staff, position
\$129,720.00 revise this formula as needed to	\$128,720.00	Total:	Including Fringe	Section 1	The state of the s		240	Total Personnel Costs
							unding for Match Racehed From (Explain Funding Source):	Funding for Match

Total:  Total:	\$129,720.00 ¥	Totali	TOTAL BUDGET
Total:  Total:			
Total:  Total:	!	generalized line items such as emergency client services (motel nights, etc.), transportation (gas card, bus pass, etc.) . supplies, etc.	lustification: Include narrative to explain
Total:  Total:			Volunteer Appreciation (not to exceed \$25/volunteer/year)
xpenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component so on \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00		\$0.00	Public Presentations
xpenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component so on \$0.00 \$0.00 \$0.00 \$0.00			Brochures/flyers/educational information for program
Total:  Expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component so on \$0.00  \$0.00  \$0.00  \$0.00		\$0.00	Client transportation
Total: Expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component \$0.00  \$0.00		\$0.00	Counseling/support group supplies
Total:  Expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component of the component o		\$0.00	Clothing gift cards
Total:  Expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component of the component o		\$0.00	Food gift cards
Expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarships that are a component		\$0.00	Emergency client services (define)
Total: ion, etc. Stipends or scholarships that are a componen			arger project or program may be incl
	s that are a component of a	s, which can include virtually any relevant expenditure associated with the project, such as emergency client services, client transportation, etc. Stipends or scholarshi	dentify and justify these expenditure
	\$0.00	Total:	Other

\*Add additional Contractor/Subrecipients here with justification or deleta this row.

\$0.00

izatal regulred

- Department of Health and Human Services policy allows no more than 10% flexibility of the total not to exceed amount of the subaward, within
  the approved Scope of Work/Budget. Subrecipient will obtain written permission to redistribute funds within categories. Note: the
  redistribution cannot alter the total amount of the subaward. Modifications in excess of 10% require a formal amendment.
- Equipment purchased with these funds belongs to the federal program from which this funding was appropriated and shall be returned to the
  program upon termination of this agreement.
- Travel expenses, per diem, and other related expenses must conform to the procedures and rates allowed for State officers and employees. It
  is the Policy of the Board of Examiners to restrict contractors/ Subrecipients to the same rates and procedures allowed State Employees. The
  State of Nevada reimburses at rates comparable to the rates established by the US General Services Administration, with some exceptions
  (State Administrative Manual 0200.0 and 0320.0).
- "The program Contract Monitor or Program Manager shall, when federal funding requires a specific match, maintenance of effort (MOE), "inkind", or earmarking (set-aside) of funds for a specific purpose, have the means necessary to identify that the match, MOE, "in-kind", or earmarking (set-aside) has been accomplished at the end of the grant year. If a specific vendor or subrecipient has been identified in the grant application to achieve part or all of the match, MOE, "in-kind", or earmarking (set-aside), then this shall also be identified in the scope of work as a requirement and a deliverable, including a report of accomplishment at the end of each quarter to document that the match, MOE, "in-kind", or earmarking (set-aside) was achieved. These reports shall be held on file in the program for audit purposes, and shall be furnished as documentation for match, MOE, "in-kind", or earmarking (set-aside) reporting on the Financial Status Report (FSR) 90 days after the end of the grant period."

#### The Subrecipient agrees to:

- Request reimbursement according to the schedule specified below for actual expenses related to the Scope of Work during the subaward period.
  - Total reimbursement through this subaward will not exceed \$518,882.00
  - Requests for Reimbursement will be accompanied by supporting documentation, including a line item description of expenses incurred.
  - Additional expenditure detail and/or supporting documentation will be provided to the Department upon request.
- Expenditures must comply with any statutory guidelines, the DHHS Grant Instructions and Requirements, and the State Administrative Manual.
- Provide a complete financial accounting of all expenditures to the Department within 30 days of the <u>CLOSE OF THE SUBAWARD PERIOD</u>.
  - Any un-obligated funds shall be returned to the Department at that time, or if not already requested, shall be deducted from the final award.
  - Any work performed after the SUBAWARD PERIOD will not be reimbursed.
  - If a Request for Reimbursement (RFR) is received after the 30-day closing period, the Department may not be able to provide reimbursement.
  - If a credit is owed to the Department after the 30-day closing period, the funds must be returned to the Department within 30 days of identification.

#### The Department agrees to:

- Identify specific items the program must provide or accomplish to ensure successful completion of this project.
- Provide technical assistance, upon request from the Subrecipient.
- Issue prior approval of reports or documents to be developed.

#### Both parties understand:

- All reports of expenditures and requests for reimbursement processed by the Department are SUBJECT TO AUDIT.
- This subaward agreement may be TERMINATED by either party prior to the date set forth on the Notice of Subaward, provided the termination shall not be effective until 30 days after a party has served written notice upon the other party. This agreement may be terminated by mutual consent of both parties or unilaterally by either party without cause. The parties expressly agree that this Agreement shall be terminated immediately if for any reason the Department, state, and/or federal funding ability to satisfy this Agreement is withdrawn, limited, or impaired.

#### **Financial Reporting Requirements**

- A Request for Reimbursement is due on a monthly basis, based on the terms of the subaward agreement, no later than the 15<sup>th</sup> of the month.
- Reimbursement is based on actual expenditures with accompanying proof of payment.
- · Payment will not be processed unless all reporting requirements are current.
- · Reimbursement may only be claimed for expenditures approved within the Notice of Subaward.
- The Department reserves the right to hold reimbursement under this subaward until any delinquent forms, reports, and expenditure
  documentations are submitted to and accepted by the Department.

**NOTICE OF SUBAWARD** 

Agency Ref. #: 16575-23-047 **Budget Account:** 4894 20 Category:

Draw #:

#### SECTION D Request for Reimbursement

Program Name:	Subrecipient Name:
VOCA Victim Assistance	Washoe County Human Services Agency
Address:	Address:
4126 Technology Way 3 <sup>rd</sup> Floor	350 S Center Street
Carson City, NV 89706-2023	Reno, NV 89501-2103
Subaward Period:	Subrecipient's:
July 1, 2024 – June 30, 2025	EIN: 88-6000138 Vendor #: T40283400A

#### FINANCIAL REPORT AND REQUEST FOR REIMBURSEMENT

(Must be accompanied by expenditure report/back-up documentation)

AND AND AN AREA OF THE PARTY OF	Month(s) JU	JLY		Calendar year 2024		
Approved Budget Category	A Approved Budget	Total Prior Requests	C Current Request	Year to Date Total	Budget Balance	Percent Expende
1. Personnel	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-
2. Travel/Training	\$10,716.00	\$0.00	\$0.00	\$0.00	\$10,716.00	0.0%
3. Operating	\$49,283.00	\$0.00	\$0.00	\$0.00	\$49,283.00	0.0%
4. Equipment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-
5. Contractual/Consultant	\$90,000.00	\$0.00	\$0.00	\$0.00	\$90,000.00	0.0%
6. Other	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-
7. Indirect	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	143
Total	\$149,999.00	\$0.00	\$0.00	\$0.00	\$149,999.00	0.0%

				Service Company		
MATCH REPORTING	Approved Match Budget	Total Prior Reported Match	Current Match Reported	Year to Date Total	Match Balance	Percent Completed
INSERT MONTH/QUARTER	\$129,721.00	\$0.00	\$0.00	\$0.00	\$129,721.00	-
			STEEDS OF THE PARTY OF			William Street

I, a duly authorized signatory for the subrecipient, certify to the best of my knowledge and belief that this report is true, complete and accurate; that the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the grant award; and that the amount of this request is not in excess of current needs or, cumulatively for the grant term, in excess of the total approved grant award. I am aware that any false, fictitious or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims, or otherwise. I verify that the cost allocation and backup documentation attached is correct.

Authorized Signature			Title		Date
	1,000		FOR DEPARTMENT USE ONLY		
Is program contact required? Reason for contact:	Yes	No	Contact Person:		
Fiscal review/approval date:  Scope of Work review/approval	date:				
ASO or Bureau Chief (as require					
				Date	

#### SECTION E

#### **Audit Information Request**

1.	Non-Federal entities that <u>expend</u> \$750,000.00 or more in total federal awards are conducted for that year, in accordance with 2 CFR § 200.501(a).	required to have a single or program-specific audit
2.	Did your organization expend \$750,000 or more in all federal awards during your organization's most recent fiscal year?	YES NO
3.	When does your organization's fiscal year end?	
4.	What is the official name of your organization?	
5.	How often is your organization audited?	
6.	When was your last audit performed?	
7.	What time-period did your last audit cover?	
8.	Which accounting firm conducted your last audit?	

#### **SECTION F**

Notification of Utilization of Current or Former State Employee

For the purpose of State compliance with NRS 333.705, subrecipient represents and warrants that if subrecipient, or any employee of subrecipient who will be performing services under this subaward, is a current employee of the State or was employed by the State within the preceding 24 months, subrecipient has disclosed the identity of such persons, and the services that each such person will perform, to the issuing Agency. Subrecipient agrees they will not utilize any of its employees who are Current State Employees or Former State Employees to perform services under this subaward without first notifying the Agency and receiving from the Agency approval for the use of such persons. This prohibition applies equally to any subcontractors that may be used to perform the requirements of the subaward. The provisions of this section do not apply to the employment of a former employee of an agency of this State who is <u>not</u> receiving retirement benefits under the Public Employees' Retirement System (PERS) during the duration of the subaward.

Are any curr	ent or i	ormer employees of the State of Nevada assigned to perform work on this subaward?
YES		If "YES", list the names of any current or former employees of the State and the services that each person will perform.
NO		Subrecipient agrees that if a current or former state employee is assigned to perform work on this subaward at any point after execution of this agreement, they must receive prior approval from the Department.
Name		Services
ament success on	F-1-0	

Subrecipient agrees that any employees listed cannot perform work until approval has been given from the Department.

#### **SECTION G**

#### Confidentiality Addendum

#### **BETWEEN**

#### Nevada Department of Health and Human Services

Hereinafter referred to as "Department"

and

#### **Washoe County Human Services Agency**

Hereinafter referred to as "Subrecipient"

This CONFIDENTIALITY ADDENDUM (the Addendum) is hereby entered into between Department and Subrecipient.

WHEREAS, Subrecipient may have access, view or be provided information, in conjunction with goods or services provided by Subrecipient to Department that is confidential and must be treated and protected as such.

NOW, THEREFORE, Department and Subrecipient agree as follows:

#### I. <u>DEFINITIONS</u>

The following terms shall have the meaning ascribed to them in this Section. Other capitalized terms shall have the meaning as described to them in the context in which they first appear.

- 1. Agreement shall refer to this document and that agreement to which this addendum is made a part.
- Confidential Information shall mean any individually identifiable information, health information or other information in any form or media.
- 3. Subrecipient shall mean the name of the organization described above.
- 4. Required by Law shall mean a mandate contained in law that compels a use or disclosure of information.

#### II. <u>TERM</u>

The term of this Addendum shall commence as of the effective date of the primary inter-local or other agreement and shall expire when all information provided by Department or created by Subrecipient from that confidential information is destroyed or returned, if feasible, to Department pursuant to Clause VI.

#### III. LIMITS ON USE AND DISCLOSURE ESTABLISHED BY TERMS OF CONTRACT OR LAW

Subrecipient hereby agrees it shall not use or disclose the confidential information provided, viewed or made available by Department for any purpose other than as permitted by Agreement or required by law.

#### IV. PERMITTED USES AND DISCLOSURES OF INFORMATION BY SUBRECIPIENT

Subrecipient shall be permitted to use and/or disclose information accessed, viewed or provided from Department for the purpose(s) required in fulfilling its responsibilities under the primary agreement.

#### V. USE OR DISCLOSURE OF INFORMATION

Subrecipient may use information as stipulated in the primary agreement if necessary for the proper management and administration of Subrecipient; to carry out legal responsibilities of Subrecipient; and to provide data aggregation services relating to the health care operations of Department. Subrecipient may disclose information if:

- The disclosure is required by law; or
- 2. The disclosure is allowed by the agreement to which this Addendum is made a part; or
- 3. The Subrecipient has obtained written approval from the Department.

#### VI. OBLIGATIONS OF SUBRECIPIENT

- Agents and Subcontractors. Subrecipient shall ensure by subcontract that any agents or subcontractors to whom it provides or
  makes available information, will be bound by the same restrictions and conditions on the access, view or use of confidential information
  that apply to Subrecipient and are contained in Agreement.
- Appropriate Safeguards. Subrecipient will use appropriate safeguards to prevent use or disclosure of confidential information other than as provided for by Agreement.

- Reporting Improper Use or Disclosure. Subrecipient will immediately report in writing to Department any use or disclosure of confidential information not provided for by Agreement of which it becomes aware.
- 4. Return or Destruction of Confidential Information. Upon termination of Agreement, Subrecipient will return or destroy all confidential information created or received by Subrecipient on behalf of Department. If returning or destroying confidential information at termination of Agreement is not feasible, Subrecipient will extend the protections of Agreement to that confidential information as long as the return or destruction is infeasible. All confidential information of which the Subrecipient maintains will not be used or disclosed.

IN WITNESS WHEREOF, Subrecipient and the Department have agreed to the terms of the above written Addendum as of the effective date of the agreement to which this Addendum is made a part.

#### **SECTION H**

#### **Matching Funds Agreement**

This Matching Funds Agreement is entered into between the Nevada Department of Health and Human Services (referred to as "Department") and Washoe County Human Services Agency (referred to as "Subrecipient").

Program Name	VOCA Victim Assistance	Subrecipient Name	Washoe County Human Services Agency
Federal Grant Number	15POVC-22-GG-00786-ASSI	Subaward Number	16575-23-047
Federal Amount	\$518,882	Contact Name	Pamela Abercrombie
Non-Federal (Match) Amount	\$129,720	Address	350 S Center Street Reno, NV 89501-2103
Total Project	\$648,602		
Performance Period	July 1, 2024 – June 30, 2025		

Under the terms and conditions of this Agreement, the Subrecipient agrees to complete the Project as described in the Description of Services, Scope of Work and Deliverables. Non-Federal (Match) funding is required to be documented and submitted with the Request for Reimbursement and will be verified during subrecipient monitoring. Non-Federal (Match) funding must be in compliance with CFR 200.306.

#### § 200.306 Cost sharing or matching.

- (b) For all Federal awards, any shared costs or matching funds and all contributions, including cash and third party in-kind contributions, must be accepted as part of the non-Federal entity's cost sharing or matching when such contributions meet all of the following criteria:
- (1) Are verifiable from the non-Federal entity's records;
- (2) Are not included as contributions for any other Federal award;
- (3) Are necessary and reasonable for accomplishment of project or program objectives;
- (4) Are allowable under Subpart E Cost Principles of this part;
- (5) Are not paid by the Federal Government under another Federal award, except where the Federal statute authorizing a program specifically provides that Federal funds made available for such program can be applied to matching or cost sharing requirements of other Federal programs;
- (6) Are provided for in the approved budget when required by the Federal awarding agency; and
- (7) Conform to other provisions of this part, as applicable.

#### FINANCIAL SUMMARY FOR MATCHING FUNDS

Total Amount Awarded \$648,602
Required Match Percentage 20%
Total Required Match \$129,721

	Approved Budget Category	 Budgeted Match
1	Personnel	\$ 129,721
2	Travel/Training	\$
3	Operating	\$
4	Equipment	\$
5	Contractual/Consultant	\$
6	Training	\$
7	Other	\$
	Total	\$ 129,721

#### Appendix A

#### Victims of Crime Act (VOCA) Assurance

As the duly authorized representatives of the applicant organization, we certify that the subrecipient:

- 1. Agrees to utilize volunteers to supplement victim services.
- Agrees to assist victims in seeking compensation assistance where appropriate.
- 3. Agrees to provide VOCA funded victim services at no fee to victims.
- 4. Agrees that VOCA funds will not be used to provide services to perpetrators.

As the duly authorized representatives of the organization, we certify that:

The Applicant/subrecipient understands that the federal statutes and regulations applicable to the award (if any) made by the Department based on the application specifically include statutes and regulations pertaining to civil rights and nondiscrimination, and, in addition—

- a. the Applicant understands that the applicable statutes pertaining to civil rights will include section 601 of the Civil Rights Act of 1964 (42 U.S.C. § 2000d); section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794); section 901 of the Education Amendments of 1972 (20 U.S.C. § 1681); and section 303 of the Age Discrimination Act of 1975 (42 U.S.C. § 6102).
- the Applicant understands that the applicable statutes pertaining to nondiscrimination may include section 809(c) of Title I of the Omnibus Crime Control and Safe Streets Act of 1968 (34 U.S.C. § 10228(c)); section 1407(e) of the Victims of Crime Act of 1984 (34 U.S.C. § 20110(e)); section 299A(b) of the Juvenile Justice and Delinquency Prevention Act of 2002 (34 U.S.C. § 11182(b)); and that the grant condition set out at section 40002(b)(13) of the Violence Against Women Act (34 U.S.C. § 12291(b)(13)), which will apply to all awards made by the Office on Violence Against Women, also may apply to an award made otherwise;
- the Applicant understands that it must require any subrecipient to comply with all such applicable statutes (and associated regulations); and

on behalf of the Applicant, I make the specific assurances set out in 28 C.F.R. §§ 42.105 and 42.204.

IN WITNESS WHEREOF, Subrecipient and the Department have agreed to the terms of the above written Assurance as of the effective date of the agreement to which this Addendum is made a part.

#### Appendix B

#### Victims of Crime Act (VOCA) Special Conditions

As the duly authorized representatives of the applicant organization, we certify that the subrecipient will comply with:

- · Agrees to comply with DOJ regulations pertaining to civil rights and nondiscrimination-- 28 C.F.R. Part 42
  - The recipient, and any subrecipient ("subgrantee) at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42, specifically including any applicable requirements in Subpart E of 28 C.F.R. Part 42 that relate to an equal employment opportunity program.
- Agrees to comply with DOJ regulations pertaining to civil rights and nondiscrimination-- 28 C.F.R. Part 54
  - The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs."
- Agrees to comply with DOJ regulations pertaining to civil rights and nondiscrimination-28 C.F.R. Part 38
  - The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38, specifically including any applicable requirements regarding written notice to program beneficiaries and prospective program beneficiaries.
  - Among other things, 28 C.F.R. Part 38 includes rules that prohibit specific forms of discrimination on the basis of religious belief, a refusal to hold a religious belief or refusal to attend or participate in a religious practice. Part 38 also sets out rules and requirements that pertains to recipient and subrecipient ("subgrant") organizations that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and subrecipients that are faith-based or religious organizations.
- Agrees to complete the required DOJ Office of Justice Programs Civil Rights Online Training by September 30, 2020. The training can be found at <a href="https://ojp.gov/about/ocr/assistance.htm">https://ojp.gov/about/ocr/assistance.htm</a>.
- Additional information on the Equal Employment Opportunity Plan (EEOP) can be found at <a href="https://ojp.gov/about/ocr/eeop.htm">https://ojp.gov/about/ocr/eeop.htm</a>.

The subrecipient acknowledges that failure to submit an acceptable EEOP (if organization is required to submit one pursuant to 28 CFR. Section 42.302), that is approved by the Office for Civil Rights (OCR), is a violation of the Standard Assurances executed by the organization, and may result in suspension of funding, until such time as the recipient is in compliance, or termination of the award.

- Applicability of Part 200 Uniform Requirements. The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by Department of Justice (DOJ) in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this award from the Office of Justice Programs (OJP).
  - The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2019 award supplements funds
    previously awarded by OJP under the same award number (e.g., funds awarded during or before December 2014), the Part 200
    Uniform Requirements apply with respect to all funds under that award number (regardless of the award date, and regardless of
    whether derived from the initial award or a supplemental award) that are obligated on or after the acceptance date of this FY 2019
    award.
  - For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at <a href="https://ojp.gov/funding/Part200UniformRequirements.htm">https://ojp.gov/funding/Part200UniformRequirements.htm</a>.
  - Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain -- typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies -- and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333.
  - In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarification.
- Requirements related to System for Award Management and Universal Identifier Requirements. The recipient must comply with applicable requirements regarding the System for Award Management, currently accessible at <a href="https://www.sam.gov/">https://www.sam.gov/</a>. This includes applicable requirements regarding registration with SAM, as well as maintaining the currency of information in SAM. The recipient also must comply with applicable restrictions on subawards ("subgrants") to first tier subrecipients (first tier "subgrantees"), including restrictions on subawards to entities that do not acquire and provide (to the recipient) the unique entity identifier required for SAM registration. The details of the recipient's obligations related to SAM and to unique entity identifiers are posted on the OJP website at <a href="https://ojp.gov/funding/Explore/SAM.htm">https://ojp.gov/funding/Explore/SAM.htm</a> (Award condition: System for Award Management (SAM) and Universal Identifier Requirements) and are incorporated by reference here. This condition does not apply to an award to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).
- Prohibited conduct related to trafficking in persons (including reporting requirements and OJP authority to terminate award). Requirements pertaining to prohibited conduct related to trafficking in persons (including reporting requirements and OJP authority to terminate award. The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements (including requirements to report allegations) pertaining to prohibited conduct related to the trafficking of persons, whether on the part of recipients, subrecipients ("subgrantees"), or individuals defined (for purposes of this condition) as "employees" of the recipient or of any subrecipient. The details of the recipient's obligations related to prohibited conduct related to trafficking in persons are posted on the OJP website at <a href="https://oip.gov/funding/Explore/ProhibitedConduct-Trafficking.htm">https://oip.gov/funding/Explore/ProhibitedConduct-Trafficking.htm</a> (Award condition: Prohibited conduct by recipients and subrecipients related to trafficking in persons (including reporting requirements and OJP authority to terminate award)) and are incorporated by reference here.
- May not restrict reporting of fraud, waste, and abuse to federal government. Restrictions and certifications regarding non-disclosure
  agreements and related matters No recipient or subrecipient ("subgrantee") under this award, or entity that receives a procurement contract or
  subcontract with any funds under this award, may require any employee or contractor to sign an internal confidentiality agreement or

statement that prohibits or otherwise restricts, or purports to prohibit or restrict, the reporting (in accordance with law) of waste, fraud, or abuse to an investigative or law enforcement representative of a federal department or agency authorized to receive such information. The foregoing is not intended and shall not be understood by the agency making this award, to contravene requirements applicable to Standard Form 312 (which relates to classified information), Form 4414 (which relates to sensitive compartmented information), or any other form issued by a federal department or agency governing the nondisclosure of classified information. 1. In accepting this award, the recipient-- a. represents that it neither requires nor has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and b. certifies that, if it learns or is notified that it is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency. 2. If the recipient does or is authorized under this award to make subawards ("subgrants"), procurement contracts, or both-- a. it represents that-- (1) it has determined that no other entity that the recipient's application proposes may or will receive award funds (whether through a subaward ("subgrant"), procurement contract, or subcontract under a procurement contract) either requires or has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and (2) it has made appropriate inquiry, or otherwise has an adequate factual basis, to support this representation; and b. it certifies that, if it learns or is notified that any subrecipient, contractor, or subcontractor entity that receives funds under this award is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds to or by that entity, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency.

- Post-award approval required to use noncompetitive approach in procurement contract (if contract would exceed \$250,000). Specific post-award approval required to use a noncompetitive approach in any procurement contract that would exceed \$250,000 The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements to obtain specific advance approval to use a noncompetitive approach in any procurement contract that would exceed the Simplified Acquisition Threshold (currently, \$250,000). This condition applies to agreements that—for purposes of federal grants administrative requirements—OJP considers a procurement "contract" (and therefore does not consider a subaward). The details of the requirement for advance approval to use a noncompetitive approach in a procurement contract under an OJP award are posted on the OJP website at <a href="https://ojp.gov/funding/Explore/NoncompetitiveProcurement.htm">https://ojp.gov/funding/Explore/NoncompetitiveProcurement.htm</a> (Award condition: Specific post-award approval required to use a noncompetitive approach in a procurement contract (if contract would exceed \$250,000)) and are incorporated by reference here.
- Information (Data) Breach Special Condition. Requirement to report actual or imminent breach of personally identifiable information (PII) The recipient (and any "subrecipient" at any tier) must have written procedures in place to respond in the event of an actual or imminent "breach" (OMB M-17-12) if it (or a subrecipient), 1) creates, collects, uses, processes, stores, maintains, disseminates, discloses, or disposes of "personally identifiable information (PII)" (2 CFR 200.79) within the scope of an OJP grant-funded program or activity, or 2) uses or operates a "Federal information system" (OMB Circular A-130). The recipient's breach procedures must include a requirement to report actual or imminent breach of PII to an OJP Program Manager no later than 24 hours after an occurrence of an actual breach, or the detection of an imminent breach
- DOJ Grants Financial Guide. Compliance with DOJ Grants Financial Guide References to the DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (currently, the "DOJ Grants Financial Guide" available at <a href="https://ojp.gov/financialguide/DOJ/index.htm">https://ojp.gov/financialguide/DOJ/index.htm</a>), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide.
- Determinations of suitability to interact with participating minors (August 2019). Determination of suitability to interact with participating minors SCOPE. This condition applies to this award if it is indicated in the application for the award (as approved by DOJ) (or in the application for any subaward, at any tier), the DOJ funding announcement (solicitation), or an associated federal statute that a purpose of some or all of the activities to be carried out under the award (whether by the recipient, or a subrecipient at any tier) is to benefit a set of individuals under 18 years of age. The recipient, and any subrecipient at any tier, must make determinations of suitability before certain individuals may interact with participating minors. This requirement applies regardless of an individual's employment status. The details of this requirement are posted on the OJP website at <a href="https://oip.gov/funding/Explore/Interact-Minors.htm">https://oip.gov/funding/Explore/Interact-Minors.htm</a> (Award condition: Determination of suitability required, in advance, for certain individuals who may interact with participating minors), and are incorporated by reference here.

IN WITNESS WHEREOF, Subrecipient and the Department have agreed to the terms of the above written Assurance as of the effective date of the agreement to which this Addendum is made a part.