REQUEST FOR LEGISLATIVE ACTION

Completed by County Counselor's Office: XXX/Ord No.: 5086

Sponsor(s): Date:

Dan Tarwater III March 19, 2018

SUBJECT	Action Requested		
	Resolution Ordinance		
	Ordinance		
	Project/Title: Ordinance transferring and appropriating	funds for the acceptance of	f the Prosecution of Sexual
BUDGET	Assault Grant awarded to Jackson County.		
INFORMATION	Amount authorized by this legislation this fiscal year:	\$296,734.23	ĺ
To be completed	Amount previously authorized this fiscal year:	\$250,754.25	
By Requesting	Total amount authorized after this legislative action:	\$296,734.23	
Department and Finance	Amount budgeted for this item * (including transfers):	\$	
	Source of funding (name of fund) and account code		
	number;		
	FROM	FROM ACCT	
	010 - Grant Fund; 2810 – Undesignated Fund Balance	\$79,975.94	
	FROM 008 – Anti-Drug Sales Tax Fund; 4152, Prosecuting	## 05 C 20	
	Attorney Criminal Prosecution; 56798 – Grant Match	\$5,856.29	
	008 – Anti-Drug Sales Tax Fund; 4156, Prosecuting Attorney Community/Crime/Drug Prevention	\$210,902.00	
	Prosecution; 56798 – Grant Match		
	то	то асст	
	010 - Grant Fund; - Prosecution of Sexual Assault Grant; 55010 - Regular Salary	\$210,493.48	
	010 - Grant Fund; - Prosecution of Sexual Assault Grant; 55040 - FICA	\$16,102.75	
	010 – Grant Fund; – Prosecution of Sexual Assault Grant; 55050 – Pension	\$28,636.96	
	010 - Grant Fund; - Prosecution of Sexual Assault Grant; 55060 - Insurance	\$41,501.04	
	* If account includes additional funds for other expenses, total budgeted OTHER FINANCIAL INFORMATION;	d in the account is: \$	
	No budget impact (no fiscal note required)		
	Term and Supply Contract (funds approved in the and Department: Estimated Use: \$	nual budget); estimated val	ue and use of contract:
	Department: Estimated Use: \$		
	Prior Year Budget (if applicable): Prior Year Actual Amount Spent (if applicable):		
RIOR			
EGISLATION	Prior ordinances and (date): Ordinance 4829 2/16		
	Prior resolutions and (date):		

CON	I'T A COT						
100000000000000000000000000000000000000	TACT ORMATION	RLA drafted by (name, title, & phone): Gina Robinson, Chief of Operations 881-330	69				
	UEST IMARY	Requesting an ordinance accepting the Prosecution of Sexual Assault Grant awarded to Jackson County by the Missouri Department of Public Safety for the partial funding for three assistant prosecutors. The total award amount for this two year grant is \$79,975.94. To complete the first year of the project, the Prosecutor's Office will provide an additional \$216,758.29 to pay for the unfunded portions of encumbants.					
		The term of this grant is 1/1/18 through 12/31/19.					
		Please appropriate \$79,975.94 from 010-2810 (grant fund – undesignated fund balance) and transfer \$5,856.29 from 008-4152-56798 (anti-drug sales tax fund-prosecuting attorney criminal prosecution-grant match) and \$210,902.00 from 008-4156-56798 (anti-drug sales tax fund-prosecuting attorney community/crime/drug prevention prosecution-grant match) into the following accounts:					
		55010 Salary 210,493.48 55040 FICA 16.102.75					
	55050 Pension 28,636.96						
		55060 Insurance 41,501.04					
CLEA	ARANCE	Tax Clearance Completed (Purchasing & Department) Business License Verified (Purchasing & Department) Chapter 6 Compliance - Affirmative Action/Prevailing Wage (County Auditor's O	ffice)				
ATT	CHMENTS	Award, budget					
REVI	EW	Department Director:	Date: 3/0/18				
		Finance (Budget Approval): Saud Mal	Date: 3/7/18				
		Division Manager:	Date:				
		County Counselor's Office:	Date:				
Fisca	Informatio	n (to be verified by Budget Office in Finance Department)	N. C.				
H	This expend	liture was included in the annual budget.					
d	There is a ba	alance otherwise unencumbered to the credit of the appropriation to which the expenditu	ire				
	is chargeable	e and there is a cash balance otherwise unencumbered in the treasury to the credit of the	fund from which				
П	payment is t	o be made each sufficient to provide for the obligation herein authorized, ient for this expenditure will be/were appropriated by Ordinance #					
	Funds suffic	ient for this experience will be were appropriated by Ordinance # ient for this transfer and appropriation are available from the source indicated below.					
	Account N	umber: Account Title: Amount Not to Exceed:					
	2810	undesig. Fund Balatoce 79,975.94					
		52-Sco798 Antibria-Comen Crimbros-Grant Match 5,8	56.29				
	This award i	s made on a need basis and does not obligate Jackson County to pay any specific amount crific purchases will, of necessity, be determined as each using agency places its order.	it. The availability of				
		ve action does not impact the County financially and does not require Finance/Budget a	pproval				

Supplemental Appropriation Request Jackson County, Missouri

Funds sufficient for this transfer and appropriation are available from the source indicated below.

Date:	March 7, 2018			ORD# 5086
Departmen	nt / Division	Character/Description	From	То
Anti-Drug Sales Ta	ax Fund - 008			s
4152 - Pros Atty Cri	iminal Pros	56798 - Grant Match	5,857	
4156 - Pros comm	Crim/Drug Prev P	56798 - Grant Match	210,902	
9100 - Operating Tr	ransfers	56105 - Operating Transfers Out		216,759
Grant Fund - 010				
4118 - VAWA		47070 - Operating Transfers In	216,759	
4118 - VAWA		45908 - Increase Revenue	79,976	-
2810		Undesignated Fund Balance	20	296,735
2810		Undesignated Fund Balance	296,735	
4118 - VAWA		55010 - Regular Salary	ā-	210,494
4118 - VAWA		55040 - FICA		16,103
4118 - VAWA		55050 - Pension	4	28,637
4118 - VAWA		55060 - Insurance		41,501
				

Budgeting

VAWA GRANT 2018

				Funding Source		2018 DPS award	2018 Matching Funds	
	Total	81,631.23	75,381.00	99,734.03	256,746.26	-39,987.97	216,758.29	39,987.97 296,734.23
	Insurance	12,052.32	12,052.32	17,396.40	41,501.04	0.00	41,501.04	0.00
16.52%	Pension	9,257.02	8,425.46	10,954.48	28,636.96	0.00	28,636.96	<u>0.00</u> 28,636.96
	FICA	4,286.69	3,901.62	5,072.75	13,261.06	-2,841.69	10,419.37	2,841.69 16,102.75
	Salary	56,035.20	51,001.60	66,310.40	173,347.20	-37,146.28	136,200.92	37,146.28 210,493.48
	2080 hrs	26.94	24.52	31.88				
20.18		Vacant (Blackwell)	Ries	Willis	2018 Total Budget			2019 Award



P.O. Box 749 Jefferson City, MO 65102 Phone: (573) 751-4905

Subrecipient Name:				Subrecipient DUNS Numbe		
Jackson County, Prosecutor's	s Office			809094092		
DPS Funding Opportunity 1	litle:	P	roject Period Start Date:	Project Period End Date:		
2018-2019 STOP Violence Against Women Grant January 1, 2018			January 1, 2018	December 31, 2019		
Project Title:				Subaward Number:		
VAWA Prosecution of Sexual	Assault			2018-VAWA-24		
Project Description:						
as well as those cases where will be the reviewing, filing an where the victim is an adult of partner agencies in the fight a	the inferred inter d prosecuting of r teenage woman gainst violence t	nt of the sucases invo a. In additi o women.	spect was violence against lving sexual assaults or inte on, they cooperate with and Those agencies include lay	ving violence against women, t a woman. Their primary focu erpersonal relationship violence d provide assistance to our w enforcement, area hospitals, olitan Organization to Counter		
Subaward Total:	CFDA Number	and Nam	e:			
79,975.94	16.588					
Research and Development	Project:		Indirect Cost Rate for Fe	deral Award:		
No			N/A			
Name of Federal Awarding /	Agency:			Federal Award Date:		
Department of Justice Office on Violence Against Women			09/26/2014 09/23/2015			
lame of State Administerin	g Agency (SAA)	:		09/27/2016 SAA Federal Award Number		
Missouri Department of Public Safety, Office of the Director P.O. Box 749 Jefferson City, MO 65102			tor	2014-WF-AX-0031 2015-WF-AX-0011 2016-WF-AX-0008		
This Subaward is made in the above. This Subaward is subjudy attached Certified Assuration attached Certified Assuration attached Certified Assuration attached Subrecipient Subrecipient and certifies accorporated by reference about the subrecipient Authorized Officerone and Certified Certifient Authorized Officerone Authorized O	ject to compliance or Special Cones or Special Cones identified in the Authorized Office of the above and those sta	e with the conditions are above national hereby ove-descrited in the	general conditions governing This Subaward is subject nentioned DPS Funding Op acknowledges he/she is au ibed Subaward on the term	ng grants and subawards and to compliance with all federal portunity. Ithorized to legally bind the s and conditions specified or		
Frank White, Jr., County Executive			Jill Icenhower	Jill Icenhower		
rank vvnite, Jr., County Exec		Date:	Subrecipient PD Signature: Da			
his Subaward shall be in effe vailable on the Subaward Dand and upon full execution by sign the Director.	ct for the duration te with return of t nature of the Aut	n of the pro his signed norized Of	oject period stated above an document to the Missouri I ficial of the Missouri Depart	Department of Public Safety ment of Public Safety, Office o		
ubrecipient AO Signature: his Subaward shall be in effevailable on the Subaward Dand upon full execution by sign	ct for the duration te with return of t nature of the Aut	n of the pro his signed norized Of	oject period stated above an document to the Missouri I ficial of the Missouri Depart	Department of Public Safety		

Personnel

Name	Title	Position	Employment Status	Salary per Pay Period	Number of Pay Periods	% of Grant Funded Time	Total Cost	Local Match %	Local Match Share	Federal/State Share
Christine Willis	Assistant Prosecuting Attorney	Retained	FT	\$2,705.72	26,0	26,66	\$18,754.97	40.0	\$7,501.99	\$11,252.98
Christine Willis	Assistant Prosecuting Attorney	Retained	FT	\$2,626.91	26.0	26,65	\$18,201.86	40.0	\$7,280.74	\$10 ,921.12
Kelsey Blackwell	Assistant Prosecuting Attorney	Retained	FT	\$2,101.20	26.0	38.0	\$20,759.86	40.0	\$8,303.94	\$12,455.91
Kelsey Blackwell	Assistant Prosecuting Attoney	Retained	FT	\$2,164.24	26.0	38.0	\$21,382.69	40.0	\$8,553.08	\$12,829.61
Kristin Ries	Assistant Prosecuting Attorney	Retained	FT	\$2,081.42	26.0	41.93	\$22,691,22	40.0	\$9,076.49	\$13,614.73
Kristin Ries	Assistant Prosecuting Attorney	Retained	FT	\$2,020,80	26.0	41.93	\$22,030.36	40.0	\$8,812.14	\$13,218.21
							\$123,820.96		\$49,528.38	\$74,292.56

Personnel Benefits

Category	Item	Salary/Premium	I OT PARIONS	% of Funding Requested		Local Match %	Local Match Share	Federal/State Share
FICA/Medicare	FICA/Medicare	\$123,820.96	0.0765	100.0	\$9,472.30	40.0	\$3,788.92	\$5,683.38
					\$9,472.30		\$3,788.92	\$5,683.38

Total Budget

Total Federal/State Share:

\$79,975.94

60.0%

Total Local Match Share:

\$53,317.30

40.0%

Total Project Cost:

\$133,293.24



MISSOURI DEPARTMENT OF PUBLIC SAFETY OFFICE OF THE DIRECTOR STOP Violence Against Women Act (VAWA)



2018-2019 CERTIFIED ASSURANCES

Applicant Agency:

Jackson County, Prosecutor's Office VAWA Prosecution of Sexual Assault

Project Title: Subaward No:

2018-VAWA-24

The Subrecipient hereby assures and certifies compliance with all the following certified assurances:

General:

1. The Subrecipient assures that it shall comply, and all its Subrecipients shall comply, with the applicable provisions of the 2018-2019 STOP VAWA Notice of Funding Opportunity, the DPS Financial and Administrative Guidelines, the DPS Subrecipient Travel Guidelines, any applicable nondiscrimination provisions, which may include the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. § 3789d); the Victims of Crime Act (42 U.S.C. § 10604(e)); The Juvenile Justice and Delinquency Prevention Act of 2002 (42 U.S.C. § 5672(b)); the Civil Rights Act of 1964 (42 U.S.C. § 2000d); the Rehabilitation Act of 1973 (29 U.S.C. § 7 94); the Americans with Disabilities Act of 1990 (42 U.S.C. § 12131-34); the Education Amendments of 1972 (20 U.S.C. §§1681, 1683, 1685-86); and the Age Discrimination Act of 1975 (42 U.S.C. §§ 6101-07); see Ex. Order 13279 (equal protection of the laws for faith-based and community organizations).

Pursuant to 2 CFR §200.315(b), the recipient may copyright any work that is subject to copyright and was developed, or for which ownership was acquired, under this award. The Office on Violence Against Women reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish or otherwise use the work, in whole or in part (including in the creation of derivative works), for Federal purposes, and to authorize others to do so. The Office on Violence Against Women also reserves a royalty-free, nonexclusive and irrevocable right to reproduce publish or otherwise use, in whole or in part (including in the creation of derivative works), any work developed by a subrecipient of this award, for Federal purposes, and to authorize others to do so. In addition, the recipient (or subrecipient, contractor or subcontractor) must obtain advance written approval from the Office on Violence Against Women program manager assigned to this award, and must comply with all conditions specified by the program manager in connection with that approval, before: 1) using award funds to purchase ownership of, or a license to use, a copyrighted work; or 2) incorporating any copyrighted work, or portion thereof, into a new work developed under this award. It is the responsibility of the recipient (and of each subrecipient, contractor or subcontractor as applicable) to ensure that this condition is included in any subaward, contract or subcontract under this award.

- 2. Compliance Training: As a recipient of federal or state funds, the Subrecipient is required to attend the Compliance Training hosted by the Missouri Department of Public Safety. The Compliance Training may be hosted in-person or as a webinar to provide post-award information to include, but not limited to, award acceptance, project implementation, reporting requirements, subaward changes, civil rights compliance, monitoring responsibilities, record retention, internal controls, and accounting responsibilities
- 3. Non-Supplanting: The Subrecipient assures that federal or state funds made available under this subaward will be used to supplement, not supplant, non-federal funds that would otherwise be available for the activities under this grant. These funds will be used to increase the amount of funds that would, in the absence of these funds, be made available for the activities of this project.
- 4. Change in Personnel: The Subrecipient agrees to notify, within a timely manner, the Missouri Department of Public Safety if there is a change in or temporary absence of personnel as it affects the 'My Profile' module, 'Contact Information' form, and/or 'Budget' form within WebGrants. The notification shall be sent through the 'Correspondence' component of WebGrants to the appropriate Internal Contact.

Autho	orized	Official	Initials	

- 5. <u>Subaward Adjustments:</u> The Subrecipient understands that any deviation from the approved subaward must have prior approval from the Missouri Department of Public Safety. No additional funding shall be awarded to a Subrecipient but changes from one budget line to another budget line may be possible if the request is allowable and within the scope of the guidelines. Prior approval must be requested via the Subaward Adjustment component in WebGrants.
- 6. Monitoring: The Subrecipient agrees to maintain the records necessary to evaluate the effectiveness of the project. In addition, the Subrecipient assures that all documentation or records relating to this subaward shall be made available to monitoring representatives of the Missouri Department of Public Safety, Office of the Director, immediately upon request. The Subrecipient assures that fund accounting, auditing, monitoring, and such evaluation procedures as may be necessary to keep such records as the Missouri Department of Public Safety, Office of the Director, shall prescribe, will be provided to assure fiscal control, proper management, and efficient disbursement of funds received under this subaward.
- 7. <u>Criminal Activity</u>: The Subrecipient assures that they will formally report to the Missouri Department of Public Safety within 48 hours of notification that a Department of Public Safety grant-funded individual is arrested for or formally charged with a misdemeanor or felony regardless if the criminal offense is related to the individual's employment. The Department of Public Safety reserves the right to suspend or terminate grant funding pending the adjudication of the criminal offense.

The Subrecipient shall not make false statements or claims in connection with any Office of Justice Programs or DPS state funded grant. The result of such false statements or claims includes fines, imprisonment, and debarment from participating in state and federal grants or contracts, and/or other remedy by law. The subrecipient ("subgrantee") must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award —

- 1) submitted a claim that violates the False Claims Act; or
- committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct.

For Subrecipients of federal grant funding, potential fraud, waste, abuse, or misconduct must be reported to the DPS and OIG by mail or e-mail at following addresses:

Missouri Department of Public Safety
Office of the Director
Attention: Crime Victim Services Unit (VAWA)
P.O. Box 749
1101 Riverside Drive
Jefferson City, MO 65102-0749
cvsu@dps.mo.gov

Office of Inspector General
U.S. Department of Justice, Investigations Division
950 Pennsylvania Avenue, N.W., Room 4706
Washington D.C. 20530
oig.hotline@usdoj.gov

You may also contact the DOJ OIG hotline: (contact information in English and Spanish) at (800) 869-4499 (phone) or (202)616-9881 (fax). Additional information is available from the DOJ OIG website at http://www.usdoj.gov/oig.

The Department of Public Safety reserves the right to suspend or terminate grant funding pending the adjudication of the criminal offense.

8. <u>Lobbying</u>: As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

Authorized Official Initials:	
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- (a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities," in accordance with its instructions:

The signature of the authorized organizational official on the application serves as the required certification of compliance for the applicant organization.

- 9. Fair Labor Standards Act: All Subrecipients of federal funds will comply with the minimum wage and maximum hour's provisions of the Federal Fair Labor Standards Act.
- 10. Employment of Unauthorized Aliens: Pursuant to Section 285.530.1 RSMo, the Subrecipient assures that it does not knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the State of Missouri, and shall affirm, by sworn affidavit and provision of documentation, its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. Further, the Subrecipient shall sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services.

In accordance with <u>Sections 285.525 to 285.550</u>, <u>RSMo</u> a general Subrecipient or Subrecipient of any tier shall not be liable when such Subrecipient or Subrecipient contracts with its direct Subrecipient who violates subsection 1 of Section 285.530, RSMo if the contract binding the Subrecipient and Subrecipient affirmatively states that the direct Subrecipient is not knowingly in violation of subsection 1 of Section 285.530, RSMo and shall not henceforth be in such violation and the Subrecipient or Subrecipient receives a sworn affidavit under the penalty of perjury attesting to the fact that the direct Subrecipient's employees are lawfully present in the United States.

- 11. Relationship: The Subrecipient agrees that they will represent themselves to be an independent Subrecipient offering such services to the general public and shall not represent themselves or their employees to be employees of the Missouri Department of Public Safety or the Office of the Director. This provision is not applicable to the Missouri Department of Public Safety or any of its divisions or programs. Therefore, the Subrecipient shall assume all legal and financial responsibility for taxes, FICA, employee fringe benefits, workers' compensation, employee insurance, minimum wage requirements, overtime, etc.
- 12. <u>Uniform Crime Reporting (UCR)</u>: If the Subrecipient is a law enforcement agency, the Subrecipient assures that its law enforcement agency is in full compliance with <u>Section 43.505 RSMo</u> relating to uniform crime reporting and will remain in full compliance for the duration of the project period.
- 13. <u>Racial Profiling</u>: If the Subrecipient is a law enforcement agency, the Subrecipient assures that its law enforcement agency is in full compliance with <u>Section 590.650 RSMo</u> relating to racial profiling and will remain in full compliance for the duration of the project period.
- 14. <u>Federal Equitable Sharing Funds</u>: If the Subrecipient is a law enforcement agency, the Subrecipient assures that its law enforcement agency is in compliance with <u>Section 513.653 RSMo</u> relating to participation in the federal forfeiture system and the reporting of proceeds received therefrom to the Missouri Department of Public Safety and the Missouri State Auditor.
- 15. <u>Custodial Interrogations</u>: If the Subrecipient is a law enforcement agency, the Subrecipient assures that its law enforcement agency is in full compliance with <u>Section 590.700 RSMo</u> relating to custodial interrogations and has adopted a written policy to record custodial interrogations of persons suspected of committing or attempting to commit the felony crimes described in subsection 2 of this section.

Authorized	Official	Initia	ls:

- 16. <u>DWI Law:</u> If the Subrecipient is a law enforcement agency, the Subrecipient assures that its law enforcement agency is in full compliance with <u>Section 43.544 RSMo</u> relating to the "DWI Law" and has adopted a written policy to forward arrest information for all intoxication-related traffic offenses to the central repository as required by <u>Section 43.503 RSMo</u>. In addition, the Subrecipient assures that its county prosecuting attorney or municipal prosecutor is in full compliance with <u>Section 43.544 RSMo</u> relating to the "DWI Law" and has adopted a written policy to forward all charge information for intoxication-related traffic offenses to the central repository as required by <u>Section 43.503 RSMo</u>.
- 17. <u>Texting While Driving</u>: Pursuant to Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving," 74 Fed. Reg. 51225 (October 1, 2009), the Missouri Department of Public Safety encourages the subrecipients (subgrantees) to adopt and enforce policies banning employees from text messaging while driving any vehicle during the course of performing work funded by this grant, and to establish workplace safety policies and conduct education, awareness, and other outreach to decrease crashes caused by distracted drivers.
- 18. <u>Drug-Free Workplace</u>: As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 83, Subpart F, for grantees, as defined at 28 CFR Sections 83.620 and 83.650:
 - A. The applicant certifies that it will or will continue to provide a drug-free workplace by:
 - (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - (b) Establishing an on-going drug-free awareness program to inform employees about (1) The dangers of drug abuse in the workplace; (2) The grantee's policy of maintaining a drug-free workplace; (3) Any available drug counseling, rehabilitation, and employee assistance programs; and (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 - (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
 - (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will (1) Abide by the terms of the statement; and (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
 - (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to: Department of Justice, Office of Justice Programs, ATTN: Control Desk, 810 7th Street, N.W., Washington, D.C. 20531. Notice shall include the identification number(s) of each affected grant;
 - (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
 - (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).
- 19. <u>ACORN:</u> Subrecipients understand and agree that it cannot use any federal funds, either directly or indirectly, in support of any contract or sub-award to either the Association of Community Organizations for Reform Now (ACORN) or any of its affiliates, subsidiaries, allied organizations, or successors, without the express prior written approval from OVW.
- 20. Computer Networks: The recipient understands and agrees that (a) No award funds may be used to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography, and (b) Nothing in subsection (a) limits the use of funds necessary for any Federal, State, tribal, or local law enforcement agency or any other entity carrying out criminal investigations, prosecution, adjudication, or other law enforcement- or victim assistance-related activities.

Civil Rights:

- Enforcing Civil Rights Laws: The Subrecipient acknowledges that all recipients of Federal financial
 assistance, regardless of the particular source, the amount of the grant award, or the number of employees in
 the workforce, are subject to the prohibitions against unlawful discrimination. Accordingly, the Office for Civil
 Rights (OCR) investigates subrecipients that are the subject of discrimination complaints from both individuals
 and groups.
- 2. <u>Discrimination</u>: The Subrecipient acknowledges that federal laws prohibit recipients of financial assistance from discriminating on the basis of race, color, national origin, religion, sex, or disability in funded programs or activities, not only in respect to employment practices but also in the delivery of services or benefits. Federal law also prohibits funded programs or activities from discriminating on the basis of age in the delivery of services or benefits.
- 3. <u>Limited English Proficiency (LEP)</u>: The Subrecipient assures that, in accordance with the *Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against national Origin Discrimination Affecting Limited English Persons*, 67 Fed. Reg. 41455 (June 18, 2012) as it pertains to Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, recipients of Federal financial assistance must take reasonable steps to ensure meaningful access to their programs and activities for persons with limited English proficiency (LEP). "Meaningful access" will generally involve some combination of oral interpretation services and written translation of vital documents. For more information, visit http://www.lep.gov.
- 4. Equal Employment Opportunity Plan (EEOP): The Subrecipient agrees to comply with the applicable requirements of 28 C.F.R. pt 42, subpt. E., DOJ's Equal Employment Opportunity Program (EEOP) Guidelines. The Subrecipient will maintain an EEOP Utilization Report if the Subrecipient (1) is a state or local government agency or any business; and (2) has 50 or more employees; and (3) receives a single award of \$25,000 or more from the Office of Justice Programs (OJP), Office on Violence Against Women (OVW), or Community Oriented Policing Services (COPS).

If the Subrecipient does not meet all the aforementioned criteria, the Subrecipient is exempt from preparing the EEOP *Utilization Report*; however, all Subrecipients, regardless of their EEOP obligations, must complete the EEOP *Certification Form*, in which the Subrecipient declares its satisfaction of its obligations.

For more information, visit http://ojp.gov/about/ocr/eeop.htm.

- 5. <u>Using Arrest and Conviction Records for Employment Decisions:</u> The Subrecipient understands the Office for Civil Rights (OCR) issued an advisory document for recipients of federal financial assistance on the proper use of arrest and conviction records in making hiring decisions. Refer to Advisory for Recipients of Financial Assistance from the U.S. Department of Justice on the U.S. Equal Employment Opportunity Commission's Enforcement Guidance: Consideration of Arrest and Conviction Records in Employment Decisions Under Title VII o the Civil Rights Act of 1964 (June 2013), available at http://oip.gov/about/orc/pdfs/UseofConviction Advisory.pdf.
 - Subrecipients should be mindful that the misuse of arrest or conviction records to screen either applicants for employment or employees for retention or promotion may have a disparate impact based on race or national origin, result in in unlawful employment discrimination. In light of the Advisory, Subrecipients should consult local counsel in reviewing their employment practices. If warranted, Subrecipients should also incorporate an analysis of the use of arrest and conviction records in their Equal Employment Opportunity Plans (EEOPs).
- 6. Finding of Discrimination: The Subrecipient assures that, in the event a federal or state court or federal or state administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin or sex against a recipient of funds, the Subrecipient will forward a copy of the court judgment to the Missouri Department of Public Safety within 30 days of the court judgment date. The Missouri Department of Public Safety will act as the liaison in all civil rights matters with the Office of Civil Rights, Office of Justice Programs.

- 7. <u>Unlawful Employment Practices</u>: The Subrecipient assures compliance with <u>Section 213.055 RSMo</u> in regards to non-discrimination in employment practices as it relates to race, color, religion, national origin, sex, ancestry, age, or disability:
- 8. <u>Discrimination in Public Accommodations</u>: The Subrecipient assures compliance with <u>Section 213.065</u>
 <u>RSMo</u> in regards to non-discrimination in public accommodations as it relates to accommodations, advantages, facilities, services, or privileges made available in place of public accommodations.
- 9. Faith-based Organizations: The Subrecipient agrees to comply with the applicable requirements of 28 C.F.R. Part 38, the Department of Justice regulation governing "Partnerships with Faith-Based and Other Neighborhood Organization". This regulation provides in part that organizations that receive direct financial assistance from the Department may not engage in explicitly religious activities, such as proselytizing, scripture study, or worship, as part of the programs or services funded with direct financial assistance from the Department. If an organization conducts such explicitly religious activities, the activities must be offered separately, in time or location, from the programs or services funded with direct financial assistance from the Department, and participation must be voluntary for beneficiaries of the programs or services funded with such assistance. The regulation also makes clear that any organization that participates in programs funded by Federal financial assistance from the Department shall not discriminate against a program beneficiary or prospective program beneficiary on the basis of religion in the delivery of services or benefits. Notwithstanding any other special condition of this award, faith-based organizations may, in some circumstances, consider religion as a basis for employment.
- 10. <u>Discrimination VAWA Exception:</u> Subrecipients are prohibited from excluding, denying benefits to, or discriminating against any person on the basis of actual or perceived race, color, religion, national origin, sex, gender identity, sexual orientation, or disability in any program or activity funded in whole or in part by OVW.
 - a. If sex segregation or sex-specific programming is necessary to the essential operation of a program, nothing in this paragraph shall prevent any such program or activity from consideration of an individual's sex. In such circumstances, grantees may meet the requirements of this paragraph by providing comparable services to individuals who cannot be provided with the sex-segregated or sex- specific programming.

Financial:

- 1. <u>Fund Availability</u>: The Subrecipient understands all awards are subject to the availability of appropriated funds and any modifications or additional requirements that may be imposed by law. It is understood and agreed upon that, in the event funds from state sources are not appropriated and continued at an aggregate level sufficient to cover the subaward costs, or in the event of a change in state law relevant to these costs, the obligations of each party hereunder shall thereupon be terminated immediately upon receipt of written notice.
- 2. Release of Funds: No funds will be disbursed under this subaward until such time as all required documents are signed by the Authorized Official and Project Director and returned to the Missouri Department of Public Safety, Office of the Director for final review and signature by the Director or his/her designee.
- 3. <u>Financial Guide</u>: The recipient agrees to comply with the Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by the Department of Justice (DOJ) in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements"), and the current edition of the DOJ Grants Financial Guide and the Missouri Department of Public Safety Financial and Administrative Guide.
- 4. <u>Allowable Costs</u>: The Subrecipient understands that only allowable and approved expenditures will be reimbursed under this subaward. These monies may not be utilized to pay debts incurred by other activities. The Subrecipient agrees to obligate funds no later than the last day of the project period. Any deviation from the approved subaward must have prior approval from the Missouri Department of Public Safety. The Subrecipient shall fully coordinate all activities in the performance of the project with those of the Missouri Department of Public Safety. The Subrecipient certifies that all expendable and non-expendable property purchased with funds under this subaward shall be used for approved project purposes only.

- 5. <u>Financial Reporting Requirements</u>: The Subrecipient agrees to complete and submit any financial reports required for this program as outlined in the VAWA Notice of Funding Opportunity. Failure to submit reports by the deadline dates may result in delay for reimbursement requests and/or cancellation of the subaward.
- 6. Project Income: The Subrecipient agrees to account for project income generated by the activities of this subaward, and shall report receipts and expenditures of this income on the monthly Claim report. The Subrecipient understands that all project income generated as a result of this subaward shall be expended during the life of the project period.
- 7. Procurement: The Subrecipient assures that all procurement transactions whether negotiated or competitively bid and without regard to dollar value shall be conducted in a manner to provide maximum open and free competition. In addition, the Subrecipient assures that all procurement transactions will meet the minimum standards set forth in the DPS & CVSU Financial and Administrative Guidelines and identified here:
 - A. All quotations and the rationale behind the selection of a source of supply shall be retained, attached to the purchase order copy, and placed in the accounting files.
 - B. Purchases to a single vendor totaling less than \$3,000 may be purchased with prudence on the open market.
 - C. Purchases estimated to total between \$3,000 but less than \$24,999 to a single vendor, must be competitively bid, but need not be solicited by mail or advertisement.
 - D. Purchases with an estimated total of \$25,000 or over to a single vendor shall be advertised for bids in at least two daily newspapers of general circulation in such places as are most likely to reach prospective bidders at least five days before bids for such purchases are to be opened.
 - E. Where only one bid or positive proposal is received, it is deemed to be sole source procurement.
 - F. Sole source procurement on purchases to a single vendor of \$3,000 and over requires <u>prior</u> approval from the Missouri Department of Public Safety.
- 8. <u>Buy American:</u> The Subrecipient acknowledges <u>Sections 34.350-34.359 RSMo</u> regarding the Domestic Product Procurement Act (or commonly referred to as the Buy American Act) and the requirement to purchase or lease goods manufactured or produced in the United States, unless exceptions to the Buy American mandate in <u>Section 34.353 RSMo</u> are met.
- 9. <u>Buy Missouri:</u> The Subrecipient also acknowledges <u>Sections 34.070 and 34.073 RSMo</u> regarding the preference given to all commodities and tangible personal property manufactured, mined, produced, or grown within the state of Missouri and to all firms, corporations, or individuals doing business as Missouri firms, corporations, or individuals, or which maintain Missouri offices or places of business, when quality is equal or better and delivered price is the same or less, quality of performance promised is equal or better and the price quoted is the same or less, or when competing bids are comparable.
- 10. <u>Debarment:</u> This certification is required by Executive Order 12549, Debarment and Suspension, implemented at 2 CFR Part 2867, for prospective participants in primary covered transactions, as defined at 2 CFR Section 2867.20(a), and other requirements:

The Subrecipient certifies that it and its principals:

- A. Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- B. Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- C. Have not within a two-year period preceding this application been convicted of a felony criminal violation under any Federal law, unless such felony criminal conviction has been disclosed in writing to the Office of Justice Programs (OJP) at Ojpcompliancereporting@usdoj.gov, and, after such disclosure, the

- applicant has received a specific written determination from OJP that neither suspension nor debarment of the applicant is necessary to protect the interests of the Government in this case.
- D. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification;
- E. Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.
- 11. <u>Audit</u>: The Subrecipient agrees to comply with the organizational audit requirements of <u>OJP Financial Guide</u>, <u>Chapter 3.19</u>, <u>Audit Requirements</u>. This guidance states that non-federal entities that expend \$750,000 or more in federal funds (from all sources including pass-through subawards) in the agency's fiscal year (12-month turnaround reporting period) shall have a single organization wide audit conducted in accordance with the provisions of <u>Title 2 C.F.R. Subpart F (§ 200.500 et seq.)</u>. An audit is required for the agency fiscal year when state financial assistance (which consists of all monies received from State Government or state funds passed through state agencies), of \$375,000 or more is expended by the Subrecipient. The Subrecipient assures a copy of the financial audit report will be submitted to the Missouri Department of Public Safety if they have met or exceeded this federal or state threshold within 60 days of the project period start date.
- 12. <u>Termination of Award</u>: The Missouri Department of Public Safety, Office of the Director, reserves the right to terminate any subaward entered into as a result of this application at its sole discretion and without penalty or recourse by giving written notice to the Subrecipient of the effective date of termination. In the event of termination pursuant to this paragraph, all documents, data, and reports prepared by the Subrecipient under the subaward shall, at the option of the Missouri Department of Public Safety, become property of the State of Missouri.

In the event that the Missouri Department of Public Safety determines that a Subrecipient is operating in a manner inconsistent with the provisions of the application or is failing to comply with the applicable state requirements governing these funds, the Missouri Department of Public Safety may permanently or temporarily terminate the subaward. In the event a subaward is permanently terminated, the Missouri Department of Public Safety may take action as deemed appropriate to recover any portion of the subaward funds remaining or an amount equal to the portion of the subaward funds wrongfully used.

- 13. Enforceability: If a Subrecipient fails to comply with all applicable federal and state requirements governing these funds, the State of Missouri may withhold or suspend, in whole or in part, funds awarded under the program, or recover misspent funds following an audit. This provision is in addition to all other remedies provided to the State of Missouri for recovery of misspent funds available under all applicable state and federal laws.
- 14. Compensation: The Subrecipient understands that funds may not be used to pay cash compensation (salary plus bonuses) to any employee of this grant at a rate that exceeds 110% of the maximum annual salary payable to a member of the federal government's Senior Executive Service (SES) at an agency with a Certified SES Performance Appraisal System. The Subrecipient understands it may compensate an employee at a higher rate, provided the amount in excess of this compensation limitation is paid with non-federal funds.

Programmatic:

- Services to Victims of Domestic and/or Sexual Violence and their children: The Subrecipient, if
 providing services to victims of domestic and/or sexual violence and their children through this subaward,
 shall comply with the service standards and guidelines set forth by the Missouri Coalition Against Domestic
 and Sexual Violence Service Standards and Guidelines for Domestic Violence Programs and/or Sexual
 Violence Programs, as they relate to the provision of services required herein.
- 2. <u>Services to All Other Victims of Crime:</u> The Subrecipient, if not primarily providing services to victims of domestic and/or sexual violence through this subaward, shall comply with the program standards and guidelines set forth by the Missouri Department of Public Safety Crime Victim Services Unit Program Standards and Guidelines, as they relate to the provision of services required herein.

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- 3. <u>Coordination of activities:</u> The Subrecipient shall fully coordinate all activities in the performance of the project with those of the Missouri Department of Public Safety, Office of the Director.
- 4. <u>Data Collection</u>: The Subrecipient assures that it shall maintain such data and information and submit such reports, in such form, at such times, and containing such information as the Missouri Department of Public Safety, Office of the Director, may require. This includes any additional information that may be necessary in follow-up to monitoring and/or audit issues and in response to requests from the Department of Justice, Office of Justice Programs or Office of Violence Against Women. In addition to information that may be necessary in follow up to monitoring and/or audit issues, and in response to requests from the Missouri Department of Public Safety.
- 5. <u>Access to Records</u>: The Subrecipient authorizes the Missouri Department of Public Safety and/or the Office for Violence Against Women and/or the Office of the Comptroller, and its representatives, access to and the right to examine all records, books, paper or documents related to the VAWA grant.
- 6. Publications: All materials and publications (written, visual, or sound) resulting from award activities shall contain the following statements: "This project was supported by funding made available through the Fund administered by the Missouri Department of Public Safety, Office of the Director. The opinions, findings, conclusions, and recommendations expressed in this publication/program/exhibition are those of the author(s) and do not necessarily reflect the views of the Missouri Department of Public Safety, Office of the Director or the Department of Justice."
- 7. <u>Client-Counselor Confidentiality:</u> The Subrecipient assures that they will maintain confidentiality of client-counselor information as required by state and federal law.
- 8. <u>Code of Professional Ethics:</u> The Subrecipient shall comply with and assures that the program adheres to the Missouri Department of Public Safety Code of Professional Ethics for Victim Service Provider Subrecipients.
- Victims' Rights Compliance: The Subrecipient assures that it will provide the eligible direct victim services, as may be required, set forth in Missouri's Constitutional Amendment for Victims' Rights and Section 595.209, RSMo. (These eligible direct victim services do not include general witness assistance)
- 10. <u>Criminal or Civil Filings:</u> The Subrecipient assures that its laws, policies, and practices do not require, in connection with the prosecution of any misdemeanor or felony domestic violence, dating violence, sexual assault, or stalking offense, or in connection with the filing, issuance, registration, modification, enforcement, dismissal, withdrawal, or service of a protection order, or a petition for a protection order, to protect a victim of domestic violence, dating violence, stalking, or sexual assault, that the victim bear the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing, issuance, registration, modification, dismissal, withdrawal, or service of a warrant, protection order, petition for a protection order, or witness subpoena, whether issued inside or outside the state, tribal, or local jurisdiction.
- 11. <u>Forensic Medical Exams:</u> The state or territory or another governmental entity must incur the full out of pocket cost of forensic medical exams for victims of sexual assault. The state or territory must coordinate with health care providers in the region to notify victims of sexual assault of the availability of rape exams at no cost to victims. No state or territory or other governmental entity shall require a victim of sexual assault to participate in the criminal justice system or cooperate with law enforcement in order to be provided with a forensic medical exam, reimbursement for charges incurred on account of such an exam, or both.
- 12. <u>Polygraph/Voice Stress Analysis</u>: No law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense, and the refusal of a victim to submit to a polygraph examination or other truth telling device shall not prevent the investigation, charging, or prosecution of an alleged sex offense.

- 13. <u>Consultation with Victim Services:</u> Prosecution, law enforcement and court based applicants must consult with tribal, territorial, State, or local victim service programs during the course of developing their grant applications in order to ensure that the proposed services, activities and equipment acquisitions are designed to promote the safety, confidentiality and economic independence of victims of domestic violence, sexual assault, stalking and dating violence.
- 14. Nondisclosure of Confidential or Private Information: Subrecipients may not disclose personally identifying information or individual information collected in connection with services requested, utilized, or denied without a written release unless the disclosure of the information is required by a statutory or court mandate. This applies whether the information is being requested for a Department of Justice grant program or another Federal agency, State, tribal, or territorial grant program. This provision also limits disclosures by subgrantees to grantees, including disclosures to Statewide or regional databases.
- 15. <u>Victim eligibility for services:</u> Victim eligibility for direct services is not dependent on the victim's immigration status.
- 16. <u>Historic Preservation Act:</u> Subrecipient's must be in compliance with the National Historic Preservation Act (16 USC 470) stating that you must consult the State Historic Preservation Officer to identify protected properties and agree to avoid or mitigate adverse effects to such properties.
- 17. <u>Time Records Requirement:</u> The applicant assures that, all project personnel funded through the VAWA grant (federal or local funds) will maintain timesheets that detail 100% of their time along with the activities/services provided. These timesheets must be provided to DPS upon request.
- 18. Claims that are Late: Subrecipients assure the Claim for Reimbursement, Detail of Expenditures, and supporting documentation will be submitted by the 5th of each month. If specified due date falls on a weekend or holiday, the Claim must be received by the first working day after the weekend or holiday. Claims submitted after deadline will not be processed until the following month. Claims are due each month whether or not the subrecipient expended any grant or local match funds.
 - Failure to submit the required forms on time shall be taken as failure to adhere to the terms of the subaward and may result in the delay of reimbursement and/or termination of the subaward.
- 19. <u>Timely Reporting:</u> Subrecipients assure that expenses will be submitted within 60 days from the time the expense was incurred. The Missouri Department of Public Safety reserves the right to deny reimbursement of any expense that falls outside the 60 day requirement.
- 20. <u>Claims with Errors:</u> Subrecipients assure that accurate claims will be submitted. If a Claim is submitted with errors, the Claim may be negotiated for corrections. If the errors are not corrected after two (2) negotiations, the Claim may be withdrawn and not paid. If a Claim is withdrawn due to errors, a correspondence will be sent to the Authorized Official and Project Director.
- 21. Annual Performance Report: The Subrecipient agrees to provide information on the activities supported and an assessment of the effects that the VAWA victim assistance funds have had on services to crime victims for a one year period. That period will January 1 through December 31. This information will be submitted annually on the DPS "VAWA Annual Performance Report" no later than 30 days following the end date of the reporting period each year.
- 22. <u>Match:</u> State and local units of government are required to provide 25% of the total project cost as match. Match may be provided in the form of cash or in-kind match. All funds designated as match are restricted to the same uses as the STOP VAWA program funds and must be expended within the grant period. Match must be provided on a project-by-project basis. Matching funds are not required for any victim service provider, victim service providers may voluntarily provide match on the STOP VAWA grant.

- 23. Renewal: A subaward, entered into as a result of this application, shall not bind or purport to bind the Department of Public Safety for any subaward commitment in excess of the original subaward period contained in such a subaward. However, the Department of Public Safety shall have the right, at its sole discretion, to renew any such subaward on a year-to-year basis. Should the Department of Public Safety exercise its right to renew the subaward, the renewal shall be subject to the terms set forth by the Department of Public Safety in the documents developed for such renewal. Failure to comply with such terms set forth by the Department of Public Safety will result in the forfeiture of such a renewal option.
- 24. Financial Statements: All non-profit subrecipients of STOP VAWA funding under this award are required to make their financial statements available online (either on the Missouri Department of Public Safety's, the subrecipient's, or another publicly available website). DPS will consider subrecipient organizations that have Federal 501(c)(3) tax status as in compliance with this requirement, with no further action needed, to the extent that such organization files IRS Form 990 or similar tax document (e.g., 990-EZ), as several sources already provide searchable online databases of such financial statements.

The Subrecipient hereby certifies, by signature, acceptance of the terms and conditions specified or incorporated by reference herein, including those stated in the Notice of Funding Opportunity packet.

	Date:
Jill Icenhower	
PROJECT DIRECTOR SIGNATURE:	
	Date:
Frank White, Jr., County Executive	
AUTHORIZED OFFICIAL SIGNATURE:	