(Cal OES Use Only)

Cal OES #	FIPS #	VS#	Subaward #	VW23 42 0380

CALIFORNIA GOVERNOR'S OFFICE OF EMERGENCY SERVICES GRANT SUBAWARD FACE SHEET

The Californ	nia Goverr	nor's Office	e of Emergency Serv	vices (Cal OES) here	by makes a Gran	t Subaward of fund:	s to the following:		
1. Subrecip	oient:	San Franc	cisco, City & County				1a. UEI#:	JZ9BSV3GSJ54	
2. Impleme	enting Age	ency:	San Francisco, City	& County - District	Attorney's Office		2a. UEI#:	JZ9BSV3GSJ54	
3. Impleme	enting Age	ency Addr	ess:	350 Rhode Island St	reet, North Buildin	g, Suite 400N	San Francisco		94103-5188
·			-	(Street)			(City)		(Zip+4)
4. Location	of Project	t:	San Francisco				San Francisco		94103-5188
				(City)			(County)		(Zip+4)
5. Disaster/	/Program 1	litle:	VW - Victim/Witnes	s Assistance Prograi	m	Performance/ Budget Period:	10/1/2023 (Start Date)	to	9/30/2024 (End Date)
7. Indirect	Cost Rate:		N/A		1	Federally Approved	ICR (if applicable):		%
Item Number	Grant Year	Fund Source	A. State	B. Federal	C. Total	D. Cash Match	E. In-Kind Match	F. Total Match	G. Total Cost
8.	2022	VOCA		\$626,610		\$156,653		\$156,653	\$783,263
9.	2023	VOCA		\$626,611		\$156,653		\$156,653	\$783,264
10.	2023	VWA0	\$132,319						\$132,319
11.	Select	Select							
12.	Select	Select							
Total	Project	Cost	\$132,319	\$1,253,221	\$1,385,540	\$313,306		\$313,306	\$1,698,846
Assurances Officer, City agreement grant proje OES policy 14. <u>CA Publi</u> identifiable Public Reco	/Certificat y Manage r will be sp ct in acco and progr lic Record informatic ords Act, p	ions. I herror, County ent exclusion exclusion exclusion exclusion except and except and except exce	paward consists of the by certify I am vest Administrator, Gove sively on the purpose with the Grant Subawance. The Subrecipie ant applications are the information on that as the astatement the ords Act will not gue	red with the authority rning Board Chair, of the specified in the Govern as well as all append further agrees the subject to the Calific is application. If you it indicates what po	ry to enter into this or other Approving Grant Subaward. The oplicable state are at the allocation of the order or the things of the applications	Grant Subaward, of Body. The Subreciphe Subrecipient according the Subrecipient according to the Subrecipient according to the Subrecipient according to the Subrecipient Subr	and have the approprient certifies that all cepts this Grant Subdit requirements, fed antingent on the enauth Code section 6250 you are putting on the	val of the City/Co I funds received p award and agree eral program guic ctment of the Stat 0 et seq. Do not p nis application is e	unty Financial ursuant to this s to administer the lelines, and Cal e Budget. ut any personally xempt from the
15. Official	Authorized	d to Sign fo	or Subrecipient:						
Name:	Brooke Je	enkins			Title:	District Attorney			
Payment M	Nailing Add	dres	350 Rhode Island Street, N	orth Building, Suite 400N	City:	San Francisco		Zip Code+4:	94103-5188
Signature:		Du	oke as			Date:	6/12/2023		
16.Federal	Employer	ID Numbe	er:	946000417					
					(FOR Cal OES USE				
I hereby ce	ertify upon	my perso	nal knowledge that	budgeted funds ar	e available for the	e period and purpos	es of this expenditu	re stated above.	
(Cal OES Fig	scal Office	er)		(Date)		(Cal OES Director o	r Designee)		(Date)



Grant Subaward Contact Information

Gr	rant Subaward #: <u>VW23 42 0380</u>	
Su	brecipient: San Francisco, City & Cou	nty
1.	Grant Subaward Director:	
	Name: Monifa Willis	Title: Chief, Victim Services Division
	Telephone #: (628) 652-4114	Email Address: monifa.willis@sfgov.org
	·	350 Rhode Island Street, North Building, Suite 400N, San Francisco, CA 94103-5188
2.	Financial Officer:	
	Name: Eugene Clendinen	Title: Chief, Administration & Finance
	Telephone #: (628) 652-4030	Email Address: eugene.clendinen@sfgov.org
	•	350 Rhode Island Street, North Building, Suite 400N, San Francisco, CA 94103-5188
3.	Programmatic Point of Contact:	
٥.	Name: Monifa Willis	Title: Chief, Victim Services Division
		Email Address: monifa.willis@sfgov.org
	•	350 Rhode Island Street, North Building, 3rd Floor, San Francisco, CA 94103-5188
4		
4.	Financial Point of Contact: Name: Sheila Arcelona	Title: Assistant Chief, Administration & Finance
	Telephone #: (628) 652-4031	Email Address: sheila.arcelona@sfgov.org
	•	350 Rhode Island Street, North Building, Suite 400N, San Francisco, CA 94103-5188
_		
5.		vernmental Organization or the Chief Executive
	Name: Brooke Jenkins	erintendent of schools) of the implementing agency: Title: District Attorney
		Email Address: brooke.jenkins@sfgov.org
		350 Rhode Island Street, North Building, Suite 400N, San Francisco, CA 94103-5188
4	Official Designed as stated in Sa	ection 15 of the Grant Subaward Face Sheet:
6.	Name: Brooke Jenkins	Title: District Attorney
		Email Address: brooke.jenkins@sfgov.org
	•	350 Rhode Island Street, North Building, Suite 400N, San Francisco, CA 94103-5188
	, , , , , , , , , , , , , , , , , , , ,	
7.	Chair of the Governing Body of	•
	Name: Aaron Peskin	Title: President, Board of Supervisors
	Telephone #: (415) 554-7450	
	Address/City//in/Code 19-digit):	1 Dr. Carlton B. Goodlett Place, City Hall, Room 244, San Francisco, CA 94102-4689



Grant Subaward Signature Authorization

Information and Instructions

This form identifies the signatures for the Grant Subaward Director (see Subrecipient Handbook (SRH) Section 3.010) and Financial Officer (see SRH Section 3.020) and allows Subrecipients to designate up to five additional signers for each. **The Grant Subaward Director and Financial Officer are authorizing the additional person(s) identified to sign on their behalf on all Grant Subaward-related matters.**

Complete all sections of the form. No single individual may be authorized to sign for both the Grant Subaward Director and Financial Officer. The individuals identified as the Grant Subaward Director and Financial Officer must match the individuals identified on the Grant Subaward Contact Information (Cal OES Form 2-102). The Grant Subaward Director and Financial Officer must sign this form.

This form must be submitted as part of the Grant Subaward Application and with a Grant Subaward Modification (Cal OES Form 2-223) if changes are requested during the Grant Subaward performance period.



Grant Subaward Signature Authorization

Grant Subaward #: VW23 42 0380

Subrecipient: San Francisco, City & Coun	ty
Implementing Agency: San Francisco, City	& County - District Attorney's Office
The Grant Subaward Director and Financial	Officer are REQUIRED to sign this form.
Grant Subaward Director:	Financial Officer:
Printed Name: Monifa Willis	Printed Name: Eugene Clendinen
Signature: Monifa Willis Digitally signed by Monifa Willis Date: 2023.06.26 18:04:24-07'00'	Signature: Eugene Clendinen Digitally signed by Eugene Clendinen Date: 2023.06.27 08:05:38-07'00'
Date: 06/26/2023	Date: 06/27/2023
The following persons are authorized to sign for the Grant Subaward Director :	The following persons are authorized to sign for the Financial Officer :
Signature: Karima Baptiste Digitally signed by Karima Baptiste Date: 2023.06.27 10:13:59-0700'	Signature: Sheila Arcelona Digitally signed by Sheila Arcelona Date: 2023.06.27 10:11:03-0700
Printed Name: Karima Baptiste	Printed Name: Sheila Arcelona
Signature:	Signature:
Printed Name:	Printed Name:
Signature:	Signature:
Printed Name:	Printed Name:
Signature:	Signature:
Printed Name:	Printed Name:
Signature:	Signature:
Printed Name:	Printed Name:



Grant Subaward Certification of Assurance of Compliance Information and Instructions

The Certification of Assurance of Compliance is a binding affirmation that the Subrecipient will comply with the requirements and restrictions outlined in the Subrecipient Handbook, including but not limited to:

- Proof of Authority,
- State and federal civil rights laws,
- Equal Employment Opportunity,
- Drug-Free Workplace,
- California Environmental Quality Act, and
- · Lobbying.

The Official Designee (see SRH Section 3.030) and the individual granting that authority (i.e., City/County Financial Officer, City/County Manager, or Governing Board Chair) must sign this form. For State agencies, only the Official Designee must sign this form.

Complete all sections of this form and then submit:

- As part of the Grant Subaward Application,
- With a Grant Subaward Amendment (Cal OES Form 2-213) if a new fund source is being added to the Grant Subaward, (applicable Certification of Assurance of Compliance would be needed), or
- With a Grant Subaward Modification (Cal OES Form 2-223) if the Official Designee or Board Chair changes and the Resolution identifies them by name



Grant Subaward Certification of Assurance of Compliance

Subrecipient: SAN FRANCISCO, CITY & COUNTY

	Cal OES Program Name	Grant Subaward #:	Grant Subaward Performance Period
1	VICTIM WITNESS ASSISTANCE PROGRAM	VW23 42 0380	10/01/2023-09/30/2024
2	INNOVATIVE RESPONSE TO MARGINALIZED VICTIMS PROGRAM		01/01/2024-12/31/2024
3	VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM		01/01/2024-12/31/2024
4	UNSERVED/UNDERSERVED VICTIM ADVOCACY AND OUTREACH PROGRAM	UV23 02 0380	01/01/2024-12/31/2024
5	COUNTY VICTIM SERVICES PROGRAM	7 1	01/01/2024-12/31/2024
6	ELDER ABUSE PROGRAM		01/01/2024-12/31/2024
7	HUMAN TRAFFICKING ADVOCACY PROGRAM		01/01/2024-12/31/2024

I, BROOKE JENKINS

(Official Designee; same person as Section 15 of the Grant Subaward Face Sheet) hereby certify that the above Subrecipient is responsible for reviewing the Subrecipient Handbook (SRH) and adhering to all of the Grant Subaward requirements as directed by Cal OES including, but not limited to, the following areas:

Proof of Authority – SRH 1.055

The Subrecipient certifies they have written authority by the governing board (e.g., County Board of Supervisors, City Council, or Governing Board) granting authority for the Subrecipient/Official Designee (see Section 3.030) to enter into a specific Grant Subaward (indicated by the Cal OES Program name and initial Grant Subaward performance period) and applicable Grant Subaward Amendments with Cal OES. The authorization includes naming of an Official Designee (e.g., Executive Director, District Attorney, Police Chief) for the agency/organization who is granted permission to sign Grant Subaward documents on behalf of the Subrecipient. Written proof of authority includes one of the following: signed Board Resolution or approved Board Meeting minutes.

II. Civil Rights Compliance – SRH Section 2.020

The Subrecipient acknowledges awareness of, and the responsibility to comply with all state and federal civil rights laws. The Subrecipient certifies it will not discriminate in the delivery of services or benefits based on any protected class and will comply with all requirements of this section of the SRH.

III. Equal Employment Opportunity – SRH Section 2.025

The Subrecipient certifies it will promote Equal Employment Opportunity by prohibiting discrimination or harassment in employment because of any status protected by state or federal law and will comply with all requirements of this section of the SRH.



IV. Drug-Free Workplace Act of 1990 – SRH Section 2.030

The Subrecipient certifies it will comply with the Drug-Free Workplace Act of 1990 and all other requirements of this section of the SRH.

V. California Environmental Quality Act (CEQA) – SRH Section 2.035

The Subrecipient certifies that, if the activities of the Grant Subaward meet the definition of a "project" pursuant to the CEQA, Section 20165, it will comply with all requirements of CEQA and this section of the SRH.

VI. Lobbying – SRH Sections 2.040 and 4.105

The Subrecipient certifies it will not use Grant Subaward funds, property, or funded positions for any lobbying activities and will comply with all requirements of this section of the SRH.

All appropriate documentation must be maintained on file by the Subrecipient and available for Cal OES upon request. Failure to comply with these requirements may result in suspension of payments under the Grant Subaward(s), termination of the Grant Subaward(s), and/or ineligibility for future Grant Subawards if Cal OES determines that any of the following has occurred: (1) the Subrecipient has made false certification, or (2) the Subrecipient violated the certification by failing to carry out the requirements as noted above.

CERTIFICATION										
I, the official named below, am the same individual authorized to sign the Grant										
Subaward [Section 15 on Grant Subaward Face Sheet], and hereby affirm that I										
am duly authorized legally to bind the Subrecipient to the above-described										
certification. I am fully aware that	at this certification, executed on the date, is made									
under penalty of perjury under the	ne laws of the State of California.									
Official Designee's Signature:	Brooke Jenkins Digitally signed by Brooke Jenkins Date: 2023.06.12 11:32:09 -07'00'									
Official Designee's Typed Name:	: BROOKE JENKINS									
Official Designee's Title:	DISTRICT ATTORNEY									
Date Executed:	06/12/2023									
AUTHORIZED BY:										
I grant authority for the Subrecipie	ent/Official Designee to enter into the specific									
Grant Subaward(s) (indicated by	the Cal OES Program name and initial Grant									
Subaward performance period id	dentified above) and applicable Grant Subaward									
Amendments with Cal OES.										
City Financial Officer	✓ County Financial Officer									
City Manager	County Manager									
Governing Board Chair										
Signature:	The same of the sa									
Typed Name: BEN ROSENFIELD	The same of the sa									
Title: CONTROLLER	11									
Date Executed: 6-13-23										



Subrecipient: San Francisco, City & Cou	Grant Subaward #:VW23 42 0380					
A. Personnel Costs - Line-item	22 VOCA	22 VOCA	23 VOCA	23 VOCA	23 VWA0	Total Amount
description and calculation	22 VOCA	Match	23 VOCA	Match	25 V WAU	Allocated
SALARY: 8131 Victim/Witness Investigator 2 - Advocate (3.0 FTE) \$4,105.13 bi-weekly x 7 pay periods						
(10/01/2023-01/05/2024) x 3.00 FTE = \$86 208	\$28,736	\$28,736			\$28,736	\$86,208
\$4,197.49 bi-weekly x 12.50 pay periods (01/06/2024-06/30/2024) x 3.00 FTF = \$1.57 40.6	\$52,468		\$52,469	\$52,469		\$157,406
\$4,323.42 bi-weekly x 6.60 pay periods (07/01/2024-09/30/2024) x 3.00 FTE = \$85,604			\$57,069	\$28,535		\$85,604
Bi-lingual Pay \$60 bi-weekly x 26.1 pay periods (10/01/2023-09/30/2024) x 1.00 FTE = \$1 566	\$1,170		\$396			\$1,566
8129 Victim/Witness Investigator 1 - Advocate (8.0 FTE)						
\$3,077.05 bi-weekly x 5.1 pay periods (10/01/2023-12/11/2023) x 1.00 FTE = \$15,693		\$15,693				\$15,693
\$3,231.83 bi-weekly x 7 pay periods (10/01/2023-01/05/2024) x 1.00 FTE = \$22,623	\$22,623					\$22,623
\$3,231.83 bi-weekly x 1.9 pay periods (12/12/2023-01/05/2024) x 1.00 FTE = \$6,140		\$6,140				\$6,140
\$3,304.54 bi-weekly x 12.5 pay periods (01/06/2024-06/30/2024) x 1.00 FTE = \$41,307	\$3,076	\$21,872		\$16,359		\$41,307
\$3,304.54 bi-weekly x 1.1 pay periods (01/06/2024-01/22/2024) x 1.00 FTE =	\$3,635					\$3,635
\$3,403.68 bi-weekly x 6.6 pay periods (07/01/2024-09/30/2024) x 1.00 FTE =			\$22,464			\$22,464
\$3,393.78 bi-weekly x 5.2 pay periods (10/01/2023-12/12/2023) x 1.00 FTE =					\$17,648	\$1 <i>7,</i> 648
\$17 648 \$3,393.78 bi-weekly x 7 pay periods (10/01/2023-01/05/2024) x 1.50 FTE =	\$35,635					\$35,635
\$3,470.13 bi-weekly x 1 pay period (01/06/2024-01/21/2024) x 1.00 FTE = \$3,470	\$3,470					\$3,470
\$3,470.13 bi-weekly x 4.2 pay periods (01/06/2024-03/05/2024) x 0.50 FTE = \$7 287	\$7,287					\$7,287



A. Personnel Costs - Line-item description and calculation \$3,470.13 bi-weekly x 1.4 pay periods (01/23/2024-06/30/2024) x 1.00 FTE = \$39.559 \$3,562.90 bi-weekly x 1.8 pay periods (10/01/2023-12/12/2023) x 1.00 FTE = \$18.527 \$18.507 \$3,362.90 bi-weekly x 1.8 pay periods (10/01/2023-12/12/2023) x 1.00 FTE = \$18.527 \$18.507 \$3,362.90 bi-weekly x 1.8 pay periods (12/13/2023-01/05/2024) x 1.00 FTE = \$4.4 13 \$3,44.30.7 bi-weekly x 1.2.5 pay periods (01/00/2024-06/30/2024) x 1.00 FTE = \$45.538 \$3,364.30.7 bi-weekly x 1.5 pay periods (01/22/2024) x 1.00 FTE = \$41.895 \$3,44.30.7 bi-weekly x 1.5 pay periods (01/02/2024-06/30/2024) x 1.00 FTE = \$41.895 \$3,43.07 bi-weekly x 8.3 pay periods (03/06/2024-06/30/2024) x 1.00 FTE = \$41.895 \$3,44.30.7 bi-weekly x 8.5 pay periods (03/06/2024-06/30/2024) x 1.00 FTE = \$41.895 \$41.8	Subrecipient: San Francisco, City & County			Grant Subaward #:VW23 42 0380			
Sade			22 VOCA				Total Amount
[01/23/2024-06/30/2024] x 1.00 FTE = \$39,559	description and calculation	22 VOCA	Match	23 VOCA	Match	23 V WAU	Allocated
\$3,574.24 bi-weekly x 6.6 pay periods (07/01/2024-09/30/2024) x 1.00 FTE = \$23,590 \$3,562.90 bi-weekly x 5.2 pay periods (10/01/2023-12/12/2023) x 1.00 FTE = \$18,527	\$3,470.13 bi-weekly x 11.4 pay periods						
\$3,574.24 bi-weekly x 6.6 pay periods (07/01/2024-09/30/2024) x 1.00 FTE = \$18,527 \$18	(01/23/2024-06/30/2024) x 1.00 FTE =	\$39,559					\$39,559
(07/01/2024-09/30/2024) x 1.00 FTE = \$23,590 \$23,590 \$3,562.90 bi-weekly x 5.2 pay periods (10/01/2023-12/12/2023) x 1.00 FTE = \$18,527 \$18,527 \$3,562.90 bi-weekly x 1.8 pay periods (12/13/2023-01/05/2024) x 1.00 FTE = \$46,413 \$46,413 \$46,413 \$3,643.07 bi-weekly x 12.5 pay periods (01/02/2024-06/30/2024) x 1.00 FTE = \$45,538 \$45,538 \$45,538 \$45,538 \$3,643.07 bi-weekly x 11.5 pay periods (01/22/2024-06/30/2024) x 1.00 FTE = \$41,895 \$41,8							
\$23, 590 \$10,070,72023-12,712,72023) x 1.00 FTE = \$18,527 \$18,577 \$3,3562,90 bi-weekly x 1.8 pay periods (12,713,72023-01/05/2024) x 1.00 FTE = \$6,413 \$4,413 \$3,443,07 bi-weekly x 12.5 pay periods (01,72,72024) x 1.00 FTE = \$45,538 \$45,538 \$45,538 \$3,643,07 bi-weekly x 11.5 pay periods (01,72,72024) x 1.00 FTE = \$41,895 \$3,643,07 bi-weekly x 8.3 pay periods (03,70,72024) x 0.50 FTE = \$15,119 \$15,119 \$3,752,36 bi-weekly x 6.6 pay periods (07,701,72024-06/30,72024) x 0.50 FTE = \$13,095 \$46,1914 \$3,741,25 bi-weekly x 1.8 pay periods (10,712,72023-01,705,72024) x 1.00 FTE = \$13,095 \$45,4194 \$3,741,25 bi-weekly x 7 pay periods (10,712,72023-01,705,72024) x 1.00 FTE = \$13,095 \$46,734 \$3,741,25 bi-weekly x 1.8 pay periods (10,712,72023-01,705,72024) x 1.00 FTE = \$4,734 \$3,741,25 bi-weekly x 1.5 pay periods (10,701,72024-06/30,72024) x 3.50 FTE = \$4,734 \$3,741,25 bi-weekly x 1.5 pay periods (10,701,72024-06/30,72024) x 3.50 FTE = \$4,734 \$3,740,740 \$3,740,740 \$3,740,740 \$3,740,740 \$46,734 \$46,734 \$46,734 \$46,734 \$47,363 \$76,509 \$167,363 \$78,015 \$13,003 \$91,018 \$11,001,72023-09/30,72024) x 3.50 FTE = \$4,521 \$46,813							
\$3,562.90 bi-weekly x 5.2 pay periods (10/01/2023-12/12/2023) x 1.00 FTE = \$18.527 \$\$18.527 \$\$3,562.90 bi-weekly x 1.8 pay periods (12/13/2023-01/05/2024) x 1.00 FTE = \$6.413 \$\$4.413 \$\$4.413 \$\$3,443.07 bi-weekly x 12.5 pay periods (01/06/2024-06/30/2024) x 1.00 FTE = \$45.538 \$\$45.5	,			\$23,590			\$23,590
(10/01/2023-12/12/2023) x 1.00 FTE = \$18.527 \$18.5							
\$18.577 \$3,562.90 bi-weekly x 1.8 pay periods (12/13/2023-01/05/2024) x 1.00 FTE = \$6.413 \$3,643.07 bi-weekly x 12.5 pay periods (101/06/2024-06/30/2024) x 1.00 FTE = \$45.538 \$45,538 \$3,643.07 bi-weekly x 11.5 pay periods (101/22/2024-06/30/2024) x 1.00 FTE = \$41.895 \$41.895 \$41.895 \$41.895 \$41.895 \$41.895 \$15.119 \$1		¢10.507					¢10.507
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[12/13/2023-01/05/2024) x 1.00 FTE = \$6.413 \$3,643.07 bi-weekly x 12.5 pay periods (01/06/2024-06/30/2024) x 1.00 FTE = \$45.538 \$45.538 \$45.538 \$3,643.07 bi-weekly x 11.5 pay periods (01/22/2024-06/30/2024) x 1.00 FTE = \$41.895 \$4							
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\$3,643.07 bi-weekly x 12.5 pay periods (01/06/2024-06/30/2024) x 1.00 FTE = \$45,538 \$3,643.07 bi-weekly x 11.5 pay periods (01/22/2024-06/30/2024) x 1.00 FTE = \$41,895 \$41,89	,	ф 0,413					\$6,413
[01/06/2024-06/30/2024) x 1.00 FTE = \$45.538 \$3.643.07 bi-weekly x 11.5 pay periods (01/22/2024-06/30/2024) x 1.00 FTE = \$41.895 \$41.8							
\$45.538 \$3,643.07 bi-weekly x 11.5 pay periods \$01/22/2024-06/30/2024) x 1.00 FTE = \$41.895 \$3,643.07 bi-weekly x 8.3 pay periods \$(03/06/2024-06/30/2024) x 0.50 FTE = \$15,119 \$15,119 \$15,119 \$15,119 \$15,119 \$15,119 \$15,119 \$15,119 \$15,119 \$161,914 \$62,472 \$63,741 \$63,741 \$64,734 \$		\$15.538					\$45.538
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(01/22/2024-06/30/2024) x 1.00 FTE =							
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. , , ,				Grant Subaward #:VW23 42 0380			
A. Personnel Costs - Line-item 22 VOCA 22 VOCA		23 VOCA	23 VOCA	23 VWA0	Total Amount		
description and calculation	22 VOCA	Match	23 VOCA	Match	23 V V AU	Allocated	
8129 Victim/Witness Investigator 1 - Advocate (1.00 FTE) - MVA staff \$3,741.25 bi-weekly x 7 pay periods							
(10/01/2023-01/05/2024) x 1.00 FTE = \$74 189 \$3,825.43 bi-weekly x 12.5 pay	\$25,048		\$1,141			\$26,189	
periods (01/06/2024-06/30/2024) x 1.00 FTF = \$47 818 \$3,940.19 bi-weekly x 6.6 pay periods			\$40,122		\$7,696	\$47,818	
(07/01/2024-09/30/2024) x 1.00 FTE = \$24.005			\$26,005			\$26,005	
BENEFITS: 8131 Victim/Witness Investigator 2 - Advocate 41.33% x \$330,784 = \$136,713 Benefits include Social Security/Medicare, Medical/Dental,Retirement, Long	\$34,044	\$11,877	\$45,436	\$33,479	\$11,877	\$136,713	
Term Disability, Unemployment, Life Insurance 8129 Victim/Witness Investigator 1 -							
Advocate 42.30% x \$767,657 = \$324,719 Benefits include Social Security/Medicare, Medical/Dental,Retirement, Long Term Disability, Unemployment, Life	\$141,311	\$34,492	\$112,296	\$12,538	\$24,082	\$324,719	
8129 Victim/Witness Investigator 1 - Advocate (1.00 FTE) - MVA staff 38.96% x \$100,012 = \$38,965, only charaina arant \$38.960 Benefits include Social Security/Medicare, Medical/Dental,Retirement, Long Term Disability, Unemployment, Life	\$9,761		\$26,203		\$2,997	\$38,961	
Personnel Costs Fund Source Totals	\$626,610	\$156,653	\$626,611	\$156,653	\$132,319	\$1,698,846	
PERSONNEL COSTS CATEGORY TOTAL	*	*	*	*	*	\$1,698,846	



Subrecipient: San Francisco, City & County			Grant Subaward #:VW23 42 0380			
B. Operating Costs - Line-item description and calculation	22 VOCA	22 VOCA Match	23 VOCA	23 VOCA Match	23 VWA0	Total Amount Allocated
none requested		Maich		Maici		Allocated
Operating Costs Fund Source Totals						
OPERATING COSTS CATEGORY TOTAL	*	*	*	*	*	



Subrecipient: San Francisco, City & Cour	nty		Grant Subaward #:VW23 42 0380			
C. Equipment Costs - Line-item description and calculation	22 VOCA	22 VOCA Match	23 VOCA	23 VOCA Match	23 VWA0	Total Amount Allocated
none requested						
Equipment Costs Fund Source Totals		_	_		_	
EQUIPMENT COSTS CATEGORY TOTAL						

Grant Subaward Totals - Totals must match the Grant Subaward Face Sheet	22 VOCA	22 VOCA Match	23 VOCA	23 VOCA Match	23 VWA0	Total Project Cost
Fund Source Totals	\$626,610	\$156,653	\$626,611	\$156,653	\$132,319	\$1,698,846



Grant Subaward Budget Narrative

Grant Subaward #: VW23 42 0380

Subrecipient: <u>City & County of San Francisco</u>

A. Personnel Costs – salaries and employee benefits \$1,698,846

There are twelve individuals assigned to the Victim Witness Assistance

Program for a project total of 12.0 FTE and \$1,198,453 total salaries.

Personnel assigned include the following job classifications:

- 3 Victim/Witness Investigator II Advocate (8131)
- 8 Victim/Witness Investigator I Advocate (8129)
- 1 Victim/Witness Investigator I Advocate (8129) MVA staff

Victim/Witness Investigator II – Advocate (8131) – Advocates in this job class serve as team lead advocates. They possess advanced experience, training, and skills in direct advocacy work. They lead a team of advocates within a unit of one crime type (e.g., domestic violence, child abuse/sexual assault, homicide) and participate in mentoring/leadership activities with fellow advocates within that unit, in addition to providing direct services to a caseload of victims.

Victim/Witness Investigator I – Advocate (8129) – Advocates in this job class solely provide direct services to victims and/or their families, including all those components mentioned in the program narrative section.

Cal OES

GOVERNOR'S OFFICE
OF EMERGENCY SERVICES

Grant Subaward Budget Narrative

Grant Subaward #: V<u>W23 42 0380</u>

Subrecipient: <u>City & County of San Francisco</u>

Victim/Witness Investigator I – Advocate (8129) – MVA staff – Advocate assigned to this job duty typically has a clinical background in social work/psychology. They are specifically trained to manage Crisis Response, field responses. Coordinate VSD response protocols with surrounding city departments, agencies, and counties. Moreover, they ensure the VSD advocate staff are trained on response protocol and prepared should their team be called to respond to a mass casualty event.

Standard fringe benefits are allocated to the grant and include social security, Medicare, retirement, state unemployment compensation insurance, long-term disability, life insurance, dependent coverage, and health and dental coverage for a total fringe cost of \$500,393.

- B. Operating Expenses
 - None requested.
- C. Equipment
 - None requested.



Grant Subaward #: VW23 42 0380

Subrecipient: <u>City & County of San Francisco</u>

1. Background Information/programmatic description

For more than 38 years, the Victim Services Division (VSD) of the San Francisco District Attorney's Office (SFDA) has served victims/survivors of all types of violent crimes, independent of whether the crime is charged or not. VSD's mission is to provide trauma-informed, victim-centered services to victims/survivors and their families in the aftermath of a crime, striving to make their experience with the criminal justice system as humane and as accessible as possible.

The operating structure of VSD is aligned in such a way to best respond to victims and their families in the City and County of San Francisco that is both culturally and linguistically diverse. Victim advocates are organized under different units by crime types: general felony, misdemeanor, domestic violence, child and sexual abuse, trafficking, elderly and dependent adult, and homicide. There is also a community team whose advocates are native to and respond specifically to five neighborhoods that are undeserved and highly impacted by violent crime, and that require targeted outreach efforts.

In the year 2022, VSD served 9028 victims of crime, of which 25% are White, 25% are Latino/a/x, 19% are Black/African Americans, and 16% are Asian.

Working with this diverse population in a cultural humility framework, VSD advocates comes from a variety of ethnic/racial background, and speak



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languages such as Spanish, Cantonese, Mandarin, Hindi, and can leverage other language competencies from within the larger District Attorney's office if needed. VSD would also utilize language lines with both audio and video functions to respect the victims' language preference and enhance engagement.

As the COVID-19 pandemic receded and social distancing restriction relaxed, VSD has shifted back to providing in-person services. The victim lounges at both the Hall of Justice and the main office are open for meeting with victims and their families, and in-person court support for hearings and trials has also been fully restored.

2. Programmatic Components

VSD provides comprehensive services to victims of all types of crime. Our goal is to support victims in mitigating the trauma due to the crime, help them navigate the criminal justice system, and rebuild their lives. We are achieving this goal through our dedicated team of advocates, compensation claims specialists, restitution specialist, and mass casualty response staff. VSD works in tandem with the prosecution teams within the District Attorney's Office to seek justice for victims while ensuring public safety for the City and County of San Francisco. The following is a detailed description of VSD's service components.

a. Crisis intervention



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VSD receives referrals from law enforcement agencies, assistant district attorneys, partner agencies from the community, or victims themselves. Once referrals are received, a case advocate is assigned, and this advocate will reach out within 24 hours (business days) and will reach out with an email and/or letter by mail if contact cannot be made. At the time of initial contact, the advocate will assess what the victim's needs are, provide crisis counseling, and link him/her to appropriate services locally. If a victim presents to VSD's office in-person for the first time, an advocate will meet with this victim on the spot to assess his/her needs and provide any support and linkages needed based on the assessment. VSD partners with 24-hour crisis service providers for mental health, suicide prevention, and in situations that may be too acute due to physical safety, VSD may leverage law enforcement partners for an emergency response.

b. Emergency Assistance

VSD provides emergency assistance such as temporary housing, food, clothing, transportation, and access to medical/mental health services by using internal funds, including the use of cash, to meet the immediate needs of victims and their families in crisis.

c. Direct Counseling



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VSD advocates are available in-person and/or telephone contact to victims during business hours. They provide emotional support via empathic listening and connecting them to the appropriate community resources for further professional support when needed. They will check in with victims on their progress on an ongoing basis and develop and/or adjust safety plans as the need arises.

d. California Victim Compensation Board

Advocates inform all victims of the availability of compensation benefits through the California Victim Compensation Board upon first contact. They would advise victims on eligibility criteria and assist them in completing applications and understanding the compensation process. Since there is a Claims Unit housed within the Victim Services Division, advocates would always be working in tandem with the claims specialists on making sure applications are complete, that necessary paperwork are gathered to support the claim, and that any missing documentations are followed up on with the victims to minimize delays in the whole process. Application status will be monitored by the advocates and any updates will be communicated to the victims promptly.

e. Property Return

Assistance is provided to victims and/or their family by advocates in securing personal property that was stolen and later recovered or used as evidence by



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the criminal justice system. If the property cannot be returned, the advocates will assist them in finding out the reasons and providing an explanation.

f. Orientation to the Criminal Justice System

Victims are provided with information on the location, procedures, and functions of the criminal justice system. If in-person, they receive a packet that contains an overview of the criminal justice system, Marsy's Rights, CalVCB compensation benefits, and a list of resources and referrals during initial contact in their preferred language. This packet can also be mailed or emailed to them at no cost to them if they so choose. Because the criminal can be overwhelming and difficult to comprehend, VSD advocates would be supporting the victims and their family members by explaining legal terminologies to ensure the court process is as humane and understandable as possible in their preferred language.

g. Court Escort

Advocates provide accompaniment to victims and family members to all inperson court proceedings, starting with arraignment, preliminary hearings, pre-trial
hearings, jury selection, trial, restitution hearings, sentencing and restraining order
hearings. Victims are notified and updated on case status and if they choose to
attend, advocates will greet them at the courthouse and escort them to the



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courtroom. For an extended and/or unforeseen waiting time, VSD has a lounge area for victims to be comfortable, relaxed, and away from the courtroom.

h. Presentation and Training for criminal justice agencies

VSD conducts regular presentations and trainings regarding victim services to criminal justice agencies, community-based partners, and educational agencies throughout the year. These presentations and trainings highlight the available services that VSD provides to victims as well as rights that VSD upholds for victims.

i. Public Presentations and Publicity

VSD participates and hosts many public awareness events throughout the year to promote victim services and to raise awareness of VSD's presence in the various communities within San Francisco. Annual events and activities include Human Trafficking Awareness month in January, National Crime Victims' Rights Week in April, Elder Abuse Awareness Month in June, National Night Out in August, Domestic Violence Awareness month in October, as well as Sunday Streets in five San Francisco neighborhoods. In addition, we present to community-based organizations, local groups and associations, and schools, all with the purpose of increasing public awareness about victim services and broadening visibility of VSD in underserved communities. The SFDA's Office has an active presence in



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social media platforms such as Instagram and Facebook and would post VSD events to widen the reach to communities.

j. Case Status

Advocates advise victims of the progress and outcome of their cases on a regular basis by phone, text message, email, and in-person. Victims have a choice as to how often they are notified of the progress of their cases. The District Attorney and Chief of VSD would also meet in-person with family members of homicide victims accompanied by their advocates for charging and declination of cases.

k. Family/Friend/Employer Notification

Upon receiving the request or consent from victims, VSD advocates would notify relatives and friends of the occurrence of a crime and the victim's condition due to the crime. They would also contact next of kin, relatives, or friends of victims within 24 hours on homicide cases.

I. Employer Notification/Intervention

With the consent of victims and on an as-needed basis, advocates notify the victim's employer(s) that their employee was a victim of a crime and would advocate on behalf of the victim for minimal loss of pay or benefits due to the victimization and/or participation in the criminal justice system, such as attending hearings/trial and testifying in court.



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m. Restitution

Victims are assigned an advocate to receive a full range of services, and not just for restitution recovery. VSD's restitution specialist works alongside the advocate to determine economic loss, to assist with restitution fillings through CalVCB, and to provide the probation department, district attorney, and the court with relevant information regarding the loss prior to the sentencing hearing.

n. Optional Services

In addition to the mandatory services detailed above, advocates assist with the following: notifying their assigned victims of cancellations or continuances for calendared court appearances, assisting family members of a deceased victim with funeral and burial arrangements, providing crime prevention information or best practices, arranging for law enforcement protection when testifying in cases where the victim's safety is of concern, assisting in applying for temporary restraining order, arranging transportation to and from court for testifying purposes, and providing a lounge area designated for victims only when they attend court, separate from defendants and others.

o. Volunteers

VSD recruits volunteers through our division's internship program. We currently support and train five interns for a 9-month internship and an additional three



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interns for a 3-month summer internship. Interns assist with documentation preparation, shadow court proceedings, assist with VSD special projects and attend community events to promote Victim Services throughout the San Francisco community.

p. Mass Victimization Response Plan

All advocates in VSD will play a role in the Mass Victimization response plan.

However, we specifically have 1 FTE advocate dedicated to the coordination of our Mass Victimization response. This individual ensures that training is completed for responders, regular meets occur with surrounding counties, and the advocate attends city emergency management meetings. VSD currently has a three-tiered advocate response system in place and MOU signed with nine surrounding counties. Our Chief, Deputy Chief and Critical Incident Supervisor oversee the work of the mass victimization response advocate and all three of completed the CCVAA Mass Casualty response training as recently as April 2023.



Federal Fund Grant Subaward Assurances

Information and Instructions

This document is a binding affirmation that, in addition to the requirements and restrictions outlined in the Subrecipient Handbook, Subrecipients will comply with the assurances required by the federal program/fund source.

The Official Designee (see SRH Section 3.030) must sign this form.

Complete all sections of this form as follows:

- As part of the Grant Subaward Application include the Grant Subaward number(s) for the applicable Cal OES Program(s) that share this fund source,
- With a Grant Subaward Amendment (Cal OES Form 2-213) if a new federal fund source is being added to the Grant Subaward – include the current Grant Subaward number(s) for open Grant Subaward(s), and/or
- With a Grant Subaward Modification (Cal OES Form 2-223) if the assurances are received by Cal OES after the execution of the applicable Grant Subaward.
 Please note that Cal OES will notify Subrecipients when this is required.

Cal OES Program Table Instructions:

- Subrecipients may list up to six Cal OES Programs/Grant Subaward numbers with the same fund source in the table.
- If a Subrecipient has more than six Cal OES Programs, an additional Federal Fund Grant Subaward Assurances Form must be submitted.
- If the Cal OES Program has multiple federal fund sources a Federal Fund Grant Subaward Assurances will need to be submitted for each federal fund source.



Federal Fund Grant Subaward Assurances Victims of Crime Act (VOCA) Victim Assistance Formula Grant Program

Subrecipient: SAN FRANCISCO, CITY & COUNTY

	Cal OES Program Name	Grant Subaward #	Grant Subaward Performance Period		
1.	VICTIM WITNESS ASSISTANCE PROGRAM	VW23 42 0380	10/01/2023-09/30/2024		
2.	INNOVATIVE RESPONSE TO MARGINALIZED VICTIMS PROGRAM		01/01/2024-12/31/2024		
3.	UNSERVED/UNDERSERVED VICTIM ADVOCACY AND OUTREACH PROGRAM	UV23 02 0380	01/01/2024-12/31/2024		
4.	COUNTY VICTIM SERVICES PROGRAM		01/01/2024-12/31/2024		
5.	ELDER ABUSE PROGRAM		01/01/2024-12/31/2024		
6.	HUMAN TRAFFICKING ADVOCACY PROGRAM		01/01/2024-12/31/2024		

Subrecipients agree to adhere to the following and ensure these assurances are passed down to Second-Tier Subrecipients.

1. Required Audits and Financial Statements (SRH Section 14.005)

Subrecipients expending \$750,000 or more in federal funds annually must comply with the single audit requirement established by the Federal Office of Management and Budget (OMB) Uniform Guidance 2 C.F.R. Part 200, Subpart F and arrange for a single audit by an independent Certified Public Accountant (CPA) firm annually. Audits conducted under this section will be performed using the guidelines established by the American Institute of Certified Public Accountants (AICPA) for such audits.

- Subrecipient expends \$750,000 or more in federal funds annually.
- □ Subrecipient does not expend \$750,000 or more in federal funds annually.

2. Compliance with General Appropriations-law Restrictions on the use of Federal Funds

Subrecipients (and any Second-Tier Subrecipients) must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2022, are set out at

https://ojp.gov/funding/Explore/FY22AppropriationsRestrictions.htm.

Should a question arise as to whether a particular use of federal funds by Subrecipients (and any Second-Tier Subrecipients) would or might fall within the scope of an appropriations or law restriction, Subrecipients are to contact Cal OES

for guidance, and may not proceed without the express prior written approval of Cal OES.

3. 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 the DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this Grant Subaward.

The Part 200 Uniform Requirements were first adopted by DOJ on December 26, 2014. If this FY 2022 Grant Subaward supplements funds previously awarded by OJP under the same Grant Subaward 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 Grant Subaward or a supplemental Grant Subaward) that are obligated on or after the acceptance date of this FY 2022 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 https://ojp.gov/funding/Part200UniformRequirements.htm.

Record retention and access: Records pertinent to the Grant Subaward that the Subrecipient (and any Second-Tier Subrecipients) must be retained for a period of seven years after the Subrecipient makes final payments and all other pending matters are closed, unless a different retention period applies. Subrecipients (and any Second-Tier Subrecipients) must provide access to performance measurement information, financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.334.

In the event that an Grant Subaward-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 Subrecipient is to contact Cal OES promptly for clarification.

4. Requirement to Report Actual or Imminent Breach of Personally Identifiable Information

Subrecipients (and any Second-Tier Subrecipients) must have written procedures in place to respond in the event of an actual or imminent "breach" (OMB M-17-12) if they:

- Create, collect, use, process, store, maintain, disseminate, disclose, or dispose of "Personally Identifiable Information (PII)" (2 C.F.R. 200.1) within the scope of an OJP grant-funded program or activity, or
- Use or operate a "Federal information system" (OMB Circular A-130).

Subrecipients (and any Second-Tier Subrecipients) must have breach procedures that must include a requirement to report actual or imminent breach of PII to Cal OES no later than 24 hours after an occurrence of an actual breach, or the detection of an imminent breach.

5. OJP Training Guiding Principles

Subrecipients (and any Second-Tier Subrecipients) understand and agree that any training or training materials developed or delivered with funding under this Grant Subaward must adhere to the OJP Training Guiding Principle for Grantee and Subgrantees, available at https://www.ojp.gov/funding/implement/training-guiding-principles-grantees-and-subgrantees.

6. Compliance with DOJ Regulations Pertaining to Civil Rights and Nondiscrimination - 28 C.F.R. Part 38

Subrecipients (and any Second-Tier Subrecipients) must comply with all applicable requirements of 28 C.F.R. Part 38 (as may be applicable from time to time), 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 religion, a 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 pertain to Subrecipient organizations (and any Second-Tier Subrecipient organizations) that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to Subrecipients (and any Second-Tier Subrecipients) that are faith-based or religious organizations.

The text of 28 C.F.R. Part 38 is available via the Electronic Code of Federal Regulations (currently accessible at https://www.ecfr.gov/cgi-bin/ECFR?page=browse), by browsing to Title 28-Judicial Administration, Chapter 1, Part 38, under e-CFR "current" data.

7. Compliance with DOJ Regulations Pertaining to Civil Rights and Nondiscrimination - 28 C.F.R. Part 42

Subrecipients (and any Second-Tier Subrecipients) 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.

8. Compliance with DOJ Regulations Pertaining to Civil Rights and Nondiscrimination - 28 C.F.R. Part 54

Subrecipients (and any Second-Tier Subrecipients) must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "educational programs."

9. Compliance with 41 U.S.C. 4712 (including prohibitions on reprisal; notice to employees)

Subrecipients (and any Second-Tier Subrecipients) must comply with, and are subject to, all applicable provisions of 41 U.S.C. 4712, including all applicable provisions that prohibit, under specified circumstances, discrimination against an employee as reprisal for the employee's disclosure of information related to gross mismanagement of a federal grant, a gross waste of federal funds, an abuse of authority relating to a federal grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a federal grant.

Subrecipients (and any Second-Tier Subrecipients) also must inform their employees, in writing (and in the predominant native language of the workforce), of employee rights and remedies under 41 U.S.C. 4712.

10. Compliance with Applicable Rules Regarding Approval, Planning, and Reporting of Conferences, Meetings, Trainings, and Other Events

Subrecipients (and any Second-Tier Subrecipients) must comply with all applicable laws, regulations, policies, and official DOJ guidance (including specific cost limits, prior approval and reporting requirements, where applicable) governing the use of federal funds for expenses related to conferences (as that term is defined by DOJ), including the provision of food and/or beverages at such conferences, and costs of attendance at such conferences.

Information on the pertinent DOJ definition of conferences and the rules applicable to this Grant Subaward appears in the DOJ Grants Financial Guide (currently, as section 3.10 of "Postaward Requirements" in the "DOJ Grants Financial Guide").

11. Requirement for Data on Performance and Effectiveness under the Grant Subaward

Subrecipients (and any Second-Tier Subrecipients) must collect and maintain data that measure the performance and effectiveness of work under this Grant Subaward. Subrecipients (and any Second-Tier Subrecipients) must provide data (within the required timeframes) to OJP via the Performance Measurement Tool (PMT).

12. Determination of Suitability to Interact with Participating Minors

This condition applies to the Grant Subaward (if it is indicated) when some or all of the activities to be carried out under the Grant Subaward (whether by Subrecipients, or Second-Tier Subrecipients) is to benefit a set of individuals under 18 years of age.

Subrecipients (and any Second-Tier Subrecipients) 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 web site at https://ojp.gov/funding/Explore/Interact-Minors.htm. (Award condition: Determination of suitability required, in advance, for certain individuals who may interact with participating minors), and are incorporated by reference here.

13. Compliance with DOJ Grants Financial Guide

with the DOJ Grants Financial Guide.

Subrecipients (and any Second Tier Subrecipients) must comply with all applicable sections of the DOJ 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 https://ojp.gov/financialguide/DOJ/index.htm), including any updated version that may be posted during the period of performance. Subrecipients agree to comply

14. Encouragement of Policies to Ban Text Messaging while Driving

Pursuant to Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving," 74 Fed. Reg. 51225 (October 1, 2009), the DOJ encourages Subrecipients (and any Second-Tier Subrecipients) to adopt and enforce policies banning employees from text messaging while driving any vehicle during the course of performing work funded by this Grant Subaward, and to establish workplace safety policies and conduct education, awareness, and other outreach to decrease crashes caused by distracted drivers.

15. Potential Imposition of Additional Requirements

Subrecipients (and any Second-Tier Subrecipients) agree to comply with any additional requirements that may be imposed by the DOJ awarding agency (OJP or OVW, as appropriate) during the period of performance for this Grant Subaward, if Subrecipients are designated as "high-risk" for purposes of the DOJ high-risk grantee list.

16. Employment Eligibility Verification for Hiring under the Grant Subaward

- a. Subrecipients (and any Second-Tier Subrecipients) must:
 - 1) Ensure that, as part of the hiring process for any position within the United States that is or will be funded (in whole or in part) with Grant Subaward funds, Subrecipients (and any Second-Tier Subrecipients) properly verify the employment eligibility of the individual who is being hired, consistent with the provisions of 8 U.S.C. 1324a(a)(1).
 - 2) Notify all persons associated with Subrecipients (or any Second-Tier Subrecipients) who are or will be involved in activities under this Grant Subaward of both:
 - a) This Grant Subaward requirement for verification of employment eligibility, and
 - b) The associated provisions in 8 U.S.C. 1324a(a)(1) that, generally speaking, make it unlawful, in the United States, to hire (or recruit for employment) certain aliens.
 - 3) Provide training (to the extent necessary) to those persons required by this condition to be notified of the Grant Subaward requirement for employment eligibility verification and of the associated provisions of 8 U.S.C. 1324a(a)(1).
 - 4) As part of the recordkeeping for the Grant Subaward (including pursuant to the Part 200 Uniform Requirements), maintain records of all employment eligibility verifications pertinent to compliance with this Grant Subaward condition in accordance with Form I-9 record retention requirements, as well as records of all pertinent notifications and trainings.

b. Monitoring

Subrecipients' monitoring responsibilities include monitoring Second-Tier Subrecipients' compliance with this condition.

c. Allowable costs

To the extent that such costs are not reimbursed under any other federal program, Grant Subaward funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions designed to ensure compliance with this condition.

d. Rules of construction

1) Staff involved in the hiring process

For purposes of this condition, persons "who are or will be involved in activities under this Grant Subaward" specifically includes (without limitation) any and all Subrecipient officials or other staff who are or will be involved in the hiring process with respect to a position that is or will be funded (in whole or in part) with Grant Subaward funds.

2) Employment eligibility confirmation with E-Verify

For purposes of satisfying the requirement of this condition regarding verification of employment eligibility, Subrecipients (and any Second-Tier Subrecipients) may choose to participate in, and use, E-Verify (www.e-verify.gov), provided an appropriate person authorized to act on behalf of the Subrecipient (and any Second-Tier Subrecipient) uses E-Verify (and follows the proper E-Verify procedures, including in the event of a "Tentative Nonconfirmation" or a "Final Nonconfirmation") to confirm employment eligibility for each hiring for a position in the United States that is or will be funded (in whole or in part) with Grant Subaward funds.

- 3) "United States" specifically includes the District of Columbia, Puerto Rico, Guam, the Virgin Islands of the United States, and the Commonwealth of the Northern Mariana Islands.
- 4) Nothing in this condition shall be understood to authorize or require Subrecipients (and any Second-Tier Subrecipients), or any person or other entity, to violate any federal law, including any applicable civil rights or nondiscrimination law.
- 5) Nothing in this condition, including in paragraph 4.B., shall be understood to relieve Subrecipients (and any Second-Tier Subrecipients) or any person or other entity, of any obligation otherwise imposed by law, including 8 U.S.C. 1324a(a)(1).

Questions about E-Verify should be directed to DHS. For more information about E-Verify visit the E-Verify website (https://www.e-verify.gov/).

17. Restrictions and Certifications Regarding Non-disclosure Agreements and Related Matters

No Subrecipients (and any Second-Tier Subrecipients) under this Grant Subaward, or entity that receives a procurement contract or subcontract with any funds under this Grant Subaward, 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 Grant Subaward, 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.

- a. In accepting this Grant Subaward, Subrecipients (and any Second-Tier Subrecipients):
 - Represent that they neither require, nor have 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) Certify that, if they learn, or are notified, that they have, or have been, requiring their 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, they will immediately stop any further obligations of Grant Subaward funds, will provide prompt written notification to Cal OES, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by Cal OES.
- b. If Subrecipients are authorized under this award to make Second-Tier Subawards, procurement contracts, or both:
 - 1) Subrecipients represent that:
 - a) No other entity (whether through a Second-Tier Subaward ("subgrant"), procurement contract, or subcontract under a procurement contract) that they pass funds to 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
 - b) Appropriate inquiry has been made, or otherwise Subrecipients have an adequate factual basis, to support this representation; and
 - 2) If learned or notified that any Second-Tier Subrecipient, contractor, or subcontractor entity that receives funds under this Grant Subaward 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, they will immediately stop any further obligations of Grant Subaward funds to or by that entity, will provide prompt written notification to Cal OES, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by Cal OES.

18. All Grant Subawards Must Have Specific Federal Authorization

Subrecipients (and any Second-Tier Subrecipients) must comply with all applicable requirements for authorization of any Grant Subaward. This condition applies to agreements that -- for purposes of federal grants administrative requirements -- OJP considers a "Grant Subaward" (and therefore does not consider a procurement "contract").

The details of the requirement for authorization of any Grant Subaward are posted on the OJP web site at https://ojp.gov/funding/Explore/SubawardAuthorization.htm.

19. Requirements Related to System for Award Management and Universal Identifier Requirements

Subrecipients (and any Second-Tier Subrecipients) must comply with applicable requirements regarding the System for Award Management (SAM), currently accessible at https://www.sam.gov/. This includes applicable requirements regarding registration with SAM, as well as maintaining the currency of information in SAM.

Subrecipients also must comply with applicable restrictions for Second-Tier Subawards, including restrictions on Grant Subawards to entities that do not acquire and provide (to Subrecipients) the unique entity identifier required for SAM registration.

The details of the Subrecipients' obligations related to SAM and to unique entity identifiers are posted on the OJP web site at https://ojp.gov/funding/Explore/SAM.htm.

This condition does not apply to a Grant Subaward to an individual who received the Grant Subaward 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).

20. Restrictions on "Lobbying"

In general, as a matter of federal law, federal funds awarded by OJP may not be used by Subrecipients (and any Second-Tier Subrecipients), either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.)

Another federal law generally prohibits federal funds awarded by OJP from being used by Subrecipients (and any Second-Tier Subrecipients), to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of

a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that applies to Indian tribes and tribal organizations.

Should any question arise as to whether a particular use of federal funds by a Subrecipient (or any Second-Tier Subrecipient) would or might fall within the scope of these prohibitions, the Subrecipient is to contact Cal OES for guidance, and may not proceed without the express prior written approval of Cal OES.

21. Specific Post-award Approval Required to Use a Noncompetitive Approach in any Procurement Contract that would Exceed \$250,000

Subrecipients (and any Second-Tier Subrecipients) 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 web site at https://ojp.gov/funding/Explore/NoncompetitiveProcurement.htm.

22. Requirements Pertaining to Prohibited Conduct Related to Trafficking in Persons (including reporting requirements and OJP Authority to Terminate Grant Subaward)

Subrecipients (and any Second-Tier Subrecipients) 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 Subrecipients (and any Second-Tier Subrecipients), or individuals defined (for purposes of this condition) as "employees" of Subrecipients (and any Second-Tier Subrecipients).

The details of the Subrecipients' obligations related to prohibited conduct related to trafficking in persons are posted on the OJP web site at https://ojp.gov/funding/Explore/ProhibitedConduct-Trafficking.htm.

23. Reporting Potential Fraud, Waste, and Abuse, and Similar Misconduct

Subrecipients (and any Second-Tier Subrecipients) must promptly refer to Cal OES any credible evidence that a principal, employee, agent, Subrecipient, contractor, subcontractor, or other person has, in connection with funds under this Grant Subaward-- (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct.

Potential fraud, waste, abuse, or misconduct involving or relating to funds under this Grant Subaward should must also be reported to Cal OES. Additional information is available from the DOJ OIG website at https://oig.justice.gov/hotline.

24. Discrimination Findings

Subrecipients (and any Second-Tier Subrecipients) assure that in the event that a Federal or State court or Federal or State administrative agency makes a finding of discrimination after a due process hearing on the ground of race, religion, national origin, sex, or disability against a recipient of victim assistance formula funds under this Grant Subaward, Subrecipients will forward a copy of the findings to the Office for Civil Rights of OJP.

25. VOCA Requirements

Subrecipients (and any Second-Tier Subrecipients) assure that they will comply with the conditions of the Victims of Crime Act (VOCA) of 1984, sections 1404(a)(2), and 1404(b)(1) and (2), 34 U.S.C. 20103(a)(2) and (b)(1) and (2) (and the applicable program guidelines and regulations), as required.

26. Federal Funding Accounting and Transparency Act (FFATA)

Yes	No •	Has the Subrecipient received \$25,000,000 or more in federal funds in the preceding fiscal year?
		If the answer is yes, does the amount of federal funds received equal 80% or more of the Subrecipient's annual gross revenue?
		If the answer is yes to the above two questions, did the Subrecipient report to the U.S. Security and Exchange Commission?

For additional information reference: <u>Award Condition: Reporting Subawards and Executive Compensation (Updated as of September 2016)</u> | Office of Justice <u>Programs (ojp.gov).</u>

CERTIFICATION

I certify the Subrecipient identified above will comply with the requirements of the Subrecipient Handbook and the federal fund Grant Subaward assurances outlined above.

official Designee's Signature: Brooke Jenkins

Official Designee's Typed Name: BROOKE JENKINS

Official Designee's Title: DISTRICT ATTORNEY

Date Executed: 6/12/2023

CALIFORNIA GOVERNOR'S OFFICE OF EMERGENCY SERVICES SUBRECIPIENT GRANTS MANAGEMENT ASSESSMENT

Subrecipient:			UEI #		FIPS #:				
Grant Disaster/Program Title:									
Ре	rformance Period:	to	Subaward Amount Requested:						
Type of Non-Federal Entity (Check Applicable Box)		□ State Govt		Local Govt 🗆 JPA 🗆 Non-Profit 🗀			rofit 🗆 Tribe		
Per Title 2 CFR § 200.332, Cal OES is required to evaluate the risk of noncompliance with federal statutes, regulations and grant terms and conditions posed by each subrecipient of pass-through funding. This assessment is made in order to determine and provide an appropriate level of technical assistance, training, and grant oversight to subrecipients for the award referenced above.									
	The following are questions related to your organization's experience in the management of federal grant awards. This questionnaire must be completed and returned with your grant application materials.								
For purposes of completing this questionnaire, grant manager is the individual who has primary responsibility for day-to-day administration of the grant, bookkeeper/accounting staff means the individual who has responsibility for reviewing and determining expenditures to be charged to the grant award, and organization refers to the subrecipient applying for the award, and/or the governmental implementing agency, as applicable.									
	Ass	essment Factors					Response		
1.	. How many years of experience does your current grant manager have managing grants?								
2.	How many years of experience does your current bookkeeper/accounting staff have managing grants?								
3.	How many grants does your organization currently receive?								
4.	What is the approximate total dollar a	mount of all gra	nts your org	ganizat	ion rece	eives?			
5.	Are individual staff members assigned	to work on mult	ple grants?	?					
6.	Do you use timesheets to track the time staff spend working on specific activities/projects?								
7.	How often does your organization have a financial audit?								
8.	Has your organization received any audit findings in the last three years?								
9.	. Do you have a written plan to charge costs to grants?								
10.	10. Do you have written procurement policies?								
11.	11. Do you get multiple quotes or bids when buying items or services?								
12. How many years do you maintain receipts, deposits, cancelled checks, invoices?									
13.	13. Do you have procedures to monitor grant funds passed through to other entities?								
Certification: This is to certify that, to the best of our knowledge and belief, the data furnished above is accurate, complete and current.									
Signature: (Authorized Agent) Date:					ate:				
Print Name and Title:					Phone Number:				

Cal OES Staff Only: SUBAWARD #



Grant Subaward Service Area Information

Information and Instructions

This form identifies the areas served by the Grant Subaward. Complete all sections of the form using the directions below. This form must be submitted as part of the Grant Subaward Application.

- 1. **County or Counties Served:** Enter the name or names of the counties served by the Grant Subaward and the county where the principal office for the Grant Subaward is located.
- 2. **U.S Congressional District(s) Served:** Enter the number(s) of the U.S. Congressional District(s) served by the Grant Subaward and the U.S. Congressional District number for where the principal office for the Grant Subaward is located.
- 3. **State Assembly District(s) Served:** Enter the number(s) of the State Assembly District(s) served by the Grant Subaward and the number for where the principal office for the Grant Subaward is located.
- 4. **State Senate District(s) Served:** Enter the number(s) of the State Senate District(s) served by the Grant Subaward and the number for where the principal office for the Grant Subaward is located.
- 5. **Population of Service Area:** Enter the total population of the area served by the Grant Subaward.



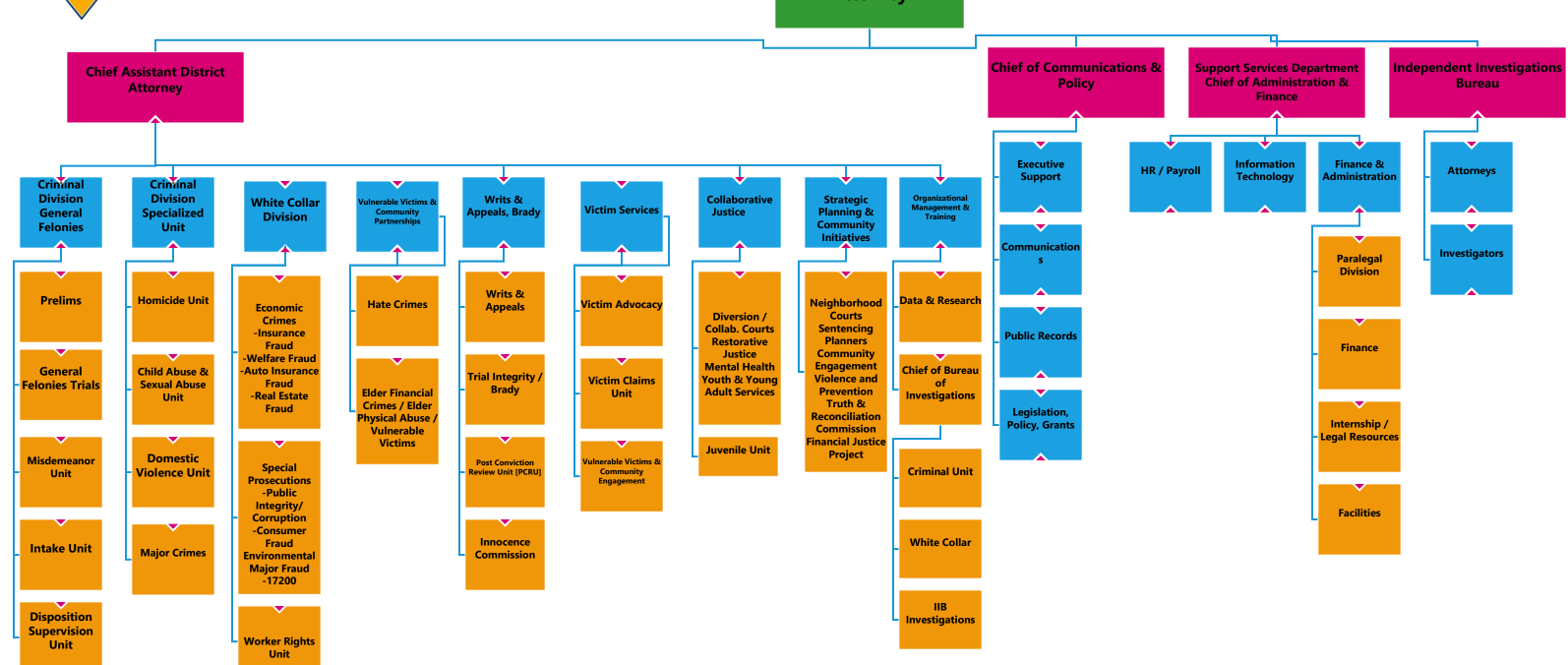
Grant Subaward Service Area Information

Grant	Subaward #: <u>VW23 42 0380</u>
Subre	cipient: City and County of San Francisco
1.	County or Counties Served: City and County of San Francisco
	County where principal office is located: San Francisco
2.	U.S. Congressional District(s) Served: US Congressional District 12 and a portion of District 14
	U.S. Congressional District where principal office is located: California's 12th District
3.	State Assembly Districts 17 and 19
	State Assembly District where principal office is located: State Assembly District 17
4.	State Senate District(s) Served: Senate District 11
	State Senate District where principal office is located: Senate District 11
5.	Population of Service Area: 873,965

Grant Subaward Service Area Information – Cal OES 2-154 (Revised 11/2020)



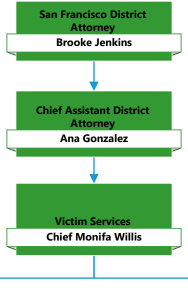
San Francisco District Attorney



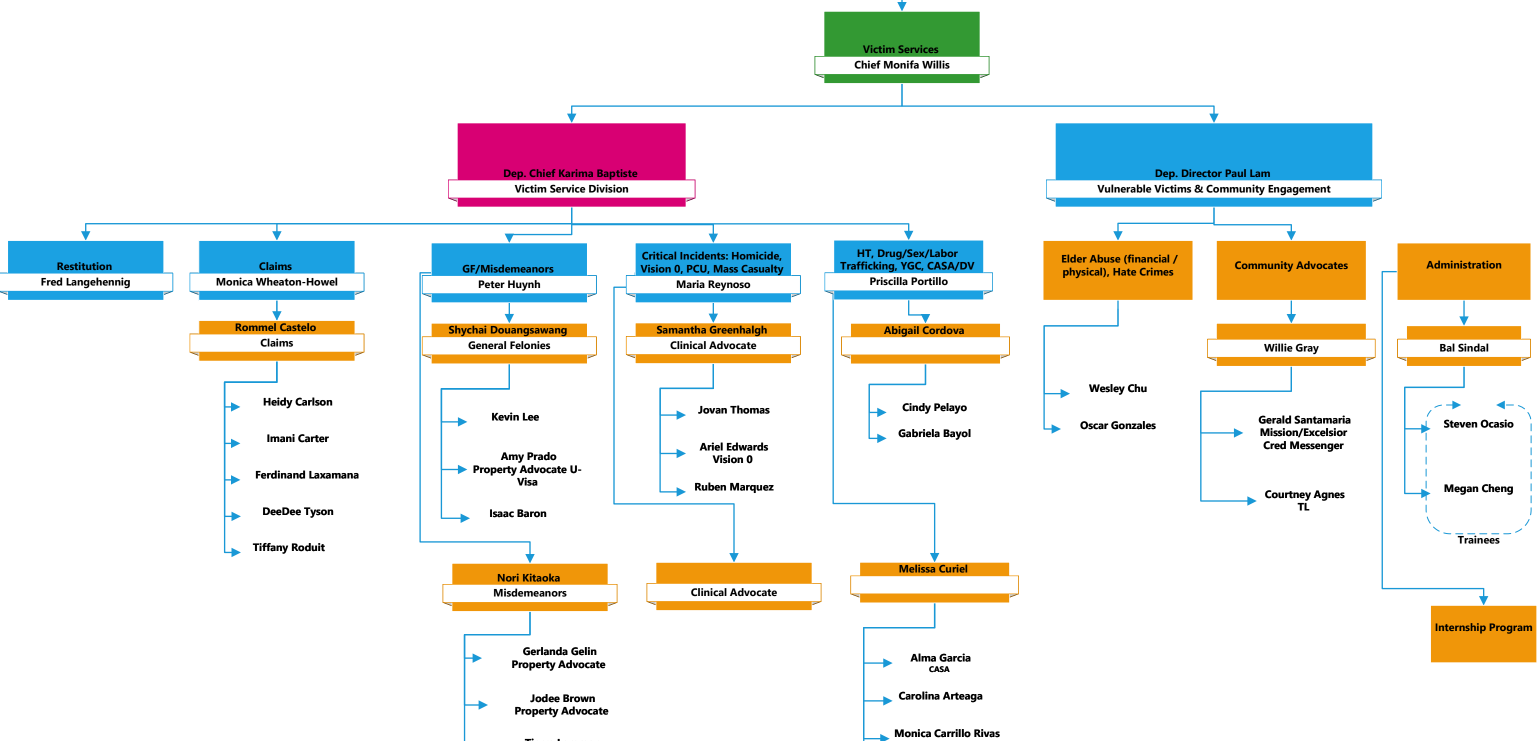


SFDA Victim Services

Tierra Lemmon Mass Casualty



Diane Gonzalez U-Visa





Operational Agreement Summary

Grant Subaward #: VW23 42 0380

Subrecipient: SAN FRANCISCO, CITY & COUNTY

Participating Agency/Organization/Individual	Date Signed	Time Frame of OA
1.GLIDE	03/08/2021	04/01/21 to 03/31/24
2. DPT ON STATUS OF WOMEN	05/31/2021	05/31/21 to 06/01/24
3. GRIMMIE	04/01/2022	04/01/22 to <u>07/31/25</u>
4. SAMOAN COMMUNITY DEVELOPMENT CENTER	02/02/2023	02/02/23 to 01/31/26
5. WOMEN'S BUILDING	02/08/2023	02/08/23 to 01/31/26
6. ADULT PROTECTION SERVICES	12/22/2022	12/22/22 to 12/31/27
7. NEWCOMERS HEALTH	09/29/2022	09/29/22 to 09/25/27
8. MADD OA	11/15/2022	11/01/20 to 10/31/25
9.CASARC	05/11/2022	06/01/22 to 06/01/25
10. VSD SAFE SOUND OA	06/30/2022	06/30/22 to 06/30/25
11. CENTRO LATINO DE SF OA	05/10/2023	05/01/23 to <u>04/30/25</u>
12. BAY AREA LEGAL AID	11/16/2022	09/22/22 to 09/22/25
13. CHINATOWN COMMUNITY DEVELOPMENT	12/15/2022	01/01/23 to 12/31/25
14. BALANCE OA	12/20/2022	11/01/22 to 10/31/25
15. SF LTC OMBUDSMAN PROGRAM OA	12/20/2022	01/01/23 to 12/31/25
16. OA ELDER ABUSE PREVENTION PROGRAM OA	01/04/2023	01/01/23 to 12/31/25
17. COMMUNITY YOUTH CENTER OA	01/12/2023	01/01/23 to 12/31/25
18. LARKIN STREET AND HUCKLEBERRY OA	04/01/2021	04/01/21 to 03/31/24
19. TAHIRIH JUSTICE CENTER	11/22/2022	11/22/22 to 11/22/24
20. RAFIKI COALTION	02/08/2023	02/08/23 to 01/31/27



Operational Agreement Summary

Grant Subaward #: VW23 42 0380

Subrecipient: SAN FRANCISCO, CITY & COUNTY

Participating Agency/Organization/Individual	Date Signed	Time F	rame of OA
1. NICOS CHIINESE HEALTH COALTION	02/14/2023	02/14/23	to 02/29/28
2. SALT PACIFIC ISLANDER ASSOCIATION	04/07/2023	04/07/23	to 03/31/28
3. BLACK WOMEN REVOLT	04/10/2023	04/10/23	to 04/10/28
4. RAMS	06/06/2023	06/06/23	to 03/31/28
5. SF POLICE DEPARTMENT-SVU	03/01/2022	03/01/22	to 03/01/25
6. SF RAPE TREATMENT CENTER	03/04/2021	04/01/21	to 03/31/24
7. SF SUICIDE PREVENTION	04/01/2021	04/01/21	to 03/31/24
8. SFDPH CRISIS RESPONSE TEAM	02/15/2023	02/15/23	to 03/31/26
9. LA CASA DE LAS MADRES	10/06/2020	01/01/21	to 12/31/23
10. US ATTORNEY VICTIM WITNESS	10/26/2020	01/01/21	to 12/31/23
11. BERNAL HEIGHTS NEIGHBORHOOD	10/01/2020	01/01/21	to 12/31/23
12. SF WAR	02/11/2021	01/01/21	to 12/31/23
13. MNC HEALTHY AGING DISABILITY	04/21/2021	01/01/21	to 12/31/23
14. SF SAFE	02/16/2021	04/01/21	to 03/31/24
15. COMM AGAINST VIOLENCE (CUAV)	02/17/2021	03/01/21	to 02/29/24
16. CHINES NEWCOMERS SERVICE CNTR	04/08/2021	03/01/21	to 02/29/24
17. THE WRAPAROUND PROJECT	02/21/2021	04/01/21	to 03/31/24
18. SF ADULT PROBATION DPT	02/18/2021	04/01/21	to 03/31/24
19			to
20			to

SAN FRANCISCO DISTRICT ATTORNEY'S OFFICE, VICTIM SERVICES DIVISION OPERATIONAL AGREEMENT WITH THE CHRISTINA GRIMMIE FOUNDATION

August 1, 2022 through July 31, 2025

This Operational Agreement (OA) stands as evidence that the Christina Grimmie Foundation (CGF) intends to work together toward the mutual goal of providing maximum available assistance for victims impacted by gun violence and their families in San Francisco City & County and surrounding areas. Both agencies believe that implementation of the referral program as described herein will further this goal, CGF nor the San Francisco District Attorney's Office (SFDA) are obligated to accept any particular referral - that it is in the sole and exclusive discretion of CGF. its board of directors/officers, and the SFDA staff. To this end, each agency agrees to coordinate/provide the following services:

The Christina Grimmie Foundation will closely coordinate the following services with the San Francisco District Attorney's Office, Victim Services Division by providing:

- Housing/Rent expense assistance
- Medical care expense assistance
- Family care expense assistance
- Travel/Transportation expense assistance
- Memorial/Burial expense assistance
- Other expense assistance as determined on a case-by-case basis, and
- Serve as a resource and referral to provide the best possible services to gun violence victims residing in San Francisco and surrounding areas.

The San Francisco District Attornev's Office, Victim Services Division will coordinate the following services with the Christine Grimmie Foundation by:

- Utilizing the Christina Grimmie Foundation as a resource and referral for victims of gun violence and their families residing in San Francisco City & County and surrounding areas.
- Distributing applications provided by the Christina Grimmie Foundation to victims of gun violence and their families, who may qualify for assistance from the Christina Grimmie Foundation.
- Serving as a resource and referral to provide the best possible services to victims of gun violence and their families that may be referred by the Christina Grimmie Foundation and that qualify for services provided by the San Francisco District Attorney's Office, Victim Services Division.

We, the undersigned, as authorized representatives of the Christina Grimmie Foundation and the San Francisco District Attorney's Office, hereby approve this document.

10/1/2022

Date

Printed Name

Authorized Representative Christina Grimmie Foundation Printed Name

Monifa Willis

Chief of Victim Services City and County of San Francisco

Between

Samoan Community Development Center

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that Samoan Community Development Center (SCDC) and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- 1. SCDC will accept referrals from VSD for eligible clients who need resources and assistance in accordance with the services provided by SCDC.
- 2. VSD will accept referrals from SCDC to assist victims/survivors who need assistance in accordance with the services VSD provides.
- 3. SCDC and VSD will coordinate support for shared clients and provide consultation and cross-training to each other's staff whenever appropriate.
- 4. VSD will participate in community events hosted by SCDC whenever appropriate, and vice versa.
- 5. Both parties work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

<u>Term of Operational Agreement</u>: February 1st, 2023 – January 31st, 2026. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of Samoan Community Development Center and Victim Services Division of SFDA Office do hereby approve this document.

110i	2/2/2023	Monifa Willis Digita	lly signed by Monifa Willis 2023.02.06 15:36:26 -08'00'
Signature	Date	Signature	Date
Tino Felise			
Printed Name		Printed Name	
Program Director, SCDC		Chief of Victim Services Division, SFDA	

Between

The Women's Building

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that the Women's Building and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- The Women's Building will accept referrals from VSD for eligible clients who need resources and assistance in accordance with the services provided by The Women's Building.
- 2. VSD will accept referrals from The Women's Building to assist victims/survivors who need assistance in accordance with the services VSD provides.
- 3. The Women's Building and VSD will coordinate support for shared clients and provide consultation and cross-training to each other's staff whenever appropriate.
- 4. VSD will participate in community events hosted by The Women's Building whenever appropriate, and vice versa.
- 5. Both parties work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

<u>Term of Operational Agreement</u>: February 1st, 2023 – January 31st, 2026. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of The Women's Building and VSD of SFDA

Between

Adult Protective Services of San Francisco

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that the Victim Services Division of the San Francisco District Attorney's (SFDA) Office and the Adult Protective Services of San Francisco (APS) intend to work together toward the mutual goal of providing maximum available services assistance for victims of violence. Both agencies believe that cross-training and referrals will further this goal. To this end, each party agrees to participate.

Parties to the Agreement:

APS prevents and mitigates abuse of older adults and adults with disabilities by serving as the centralized office in receiving and responding to reports of suspected abuse, including physical, sexual, financial, neglect, exploitation, and self-neglect, as well as other kinds of abuses.

Victim Services Division of SFDA works with victims and survivors in the aftermath of a crime incident. It provides linkage for victims to community-based and governmental agencies for services; assists with navigating through the criminal justice system; advocates for their rights and supports them in their recovery from the trauma due to the crime.

Rights and Responsibilities:

- 1. The Victim Service Division will check with APS to confirm a case is open and collaborate on the case. If a case is not open, Victim Service Division will make an APS report on a case when there is suspected elder or dependent adult abuse.
- 2. APS will check with Victim Service Division, when appropriate, to confirm a case is open and if not, consult if a referral should be made and to collaborate with Victim Service Division as needed.
- 3. Both parties will cross-train each other's staff to better our partnership whenever requested.
- 4. Both parties will collaborate, whenever appropriate, on participating in community events together to promote awareness about victim services and elder and dependent adult abuse prevention.
- 5. Both parties will meet when requested to discuss and revise partnership strategies and other topics as needed.

<u>Term of Operational Agreement</u>: January 1st, 2023 – December 31st, 2027. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of APS and Victim Services Division of the San Francisco District Attorney's Office do hereby approve this document.

Simply was

12/22/2022

Monifa Willis

Digitally signed by Monifa Willis Date: 2022.12.23 11:39:58 -08'00'

nature Date

Signature

Date

Akiles Ceron Program Director SF Adult Protective Services Monifa Willis, PMHNP-BC Chief of Victim Services Division, SFDA



Brooke Jenkins District Attorney

OFFICE OF THE DISTRICT ATTORNEY

VICTIM SERVICES DIVISION 350 RHODE ISLAND SUITE 400N SAN FRANCISCO CA 94103

DIRECT DIAL: (628) 652-4100 E-MAIL: VICTIMSERVICES@SFGOV.ORG

Operational Agreement

PURPOSE

This operational agreement stands as evidence that the Victim Services Division (VSD) division and Newcomers Health Program intend to work together toward the mutual goal of providing maximum available assistance for crime victims residing in San Francisco. Both agencies believe that implementation of a cross-referral system, as described herein, will further this goal. To this end, each party agrees to participate.

PARTIES TO THIS AGREEMENT

Newcomers Health Program is a program of the San Francisco Department of Public Health based at Family Health Center's Refugee Medical Clinic. Through a range of clinic- and community-based programs and services, it provides health services for newly documented refugees, asylees, and victims of trafficking.

The Victim Services Division (VSD) provides or arranges services to victims of all types of crime, including crisis intervention and emergency assistance information and referral, assistance in filing for crime victim compensation and restitution, and orientation and support through the criminal justice system.

RIGHTS AND RESPONSIBILITIES

By signing this operational agreement, each party agrees to the following:

- 1. Newcomers Health Program will accept referrals from VSD staff for eligible clients who need assistance in accordance with the service provided by Newcomers Health program. Referral form: https://tinyurl.com/SF-Ref-Health newcomers.health@sfdph.org or 628-206-8608.
- 2. VSD will accept referrals from Newcomers Health Program to assist those victims who need assistance in accordance with the services it provides, including the expert prosecution of crimes of violence against immigrant, asylee, and refugee victims in accordance with the mission of VSD. Referrals can be emailed to victimservices@sfgov.org, and can be made through the front desk at 628-652-4100.
- 3. Both parties agree to cross-refer clients who may be appropriate for the other's services, coordinate services, and provide on-going consultation, collaboration, and training.





Brooke Jenkins District Attorney

VICTIM SERVICES DIVISION 350 RHODE ISLAND SUITE 400N SAN FRANCISCO CA 94103

DIRECT DIAL: (628) 652-4100 E-MAIL: VICTIMSERVICES@SFGOV.ORG

4. Both parties agree to work together towards the larger goal of creating an accessible coordinated system of comprehensive services for San Francisco victims.

DURATION

This operational agreement is effective from September 26th, 2022 to September 25th, 2027. This agreement may be terminated by either party or amended with the written consent of both parties.

Electronic signatures are honored.

DocuSigned by: OULY CHAN 904E6CDC04B14AC	a ∬9 y 29/2022 12:	11:58 PDT 9/20/20	
Signature	Date	Signature Date	

Daisy Aguallo

Printed Name

Authorized Representative Newcomers Health Program, DPH MONIFA WILLIS

Chief of Victim Services San Francisco District Attorney's Office

OFFICE OF THE DISTRICT ATTORNEY



Brooke Jenkins District Attorney

Operational Agreement

Between

Mothers Against Drunk Driving San Francisco Bay Area Affiliate And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

The operational Agreement stands as evidence that Mothers Against Drunk Driving (MADD) and the Victim Services Division of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of providing maximum available services assistance for victims of violence. Both agencies believe that cross-training and referrals will further this goal. To this end, each party agrees to participate.

Parties to the Agreement:

The mission of MADD is to end drunk driving, help fight drugged driving, support the victims of these violent crimes, and prevent underage drinking.

Victim Services Division of SFDA works with victims and survivors in the aftermath of a crime incident. It provides linkage to community-based and governmental agencies, assists with navigating through the criminal justice system, advocates for their rights and supports them in becoming whole again.

Rights and Responsibilities:

- 1. The Victim Services Division will refer, whenever appropriate, victims or survivors to MADD for support and assistance.
- 2. MADD will refer, whenever appropriate, clients to the Victims Services Division for services
- 3. Both parties will cross-train each other's staff to better our partnership and coordinate services and support to shared clients.
- 4. Both parties will collaborate on co-hosting or participating in community events together to promote awareness about victim services and crime prevention.
- 5. MADD and the Victim Services Division will meet periodically to review and discuss partnership strategies and other topics as needed.

OFFICE OF THE DISTRICT ATTORNEY

Page 2

<u>Term of Operational Agreement</u>: November 1st, 2022 – October 31st, 2025. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of MADD, San Francisco Bay Area Affiliate and the Victim Services Division of the San Francisco District Attorney's Office do hereby approve this document.

DocuSigned by: B9F218A84E054E6	November 15, 2022	Monifa Willis	Digitally signed by Monifa Willis Date: 2022.11.17 16:23:40 -08'00'
Signature	Date	Signature	Date
Natasha Tho	mas		
Printed Name		Printed Name	
Authorized Represe	ntative of MADD	Chief of Victim Ser	rvices Division, SFDA
San Francisco Bay	Area Affiliate		

Between

Centro Latino de San Francisco

And

Victim Services Division of San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that Centro Latino de San Francisco (Centro Latino) and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- 1. VSD will accept referrals from Centro Latino to assist victims/survivors who need assistance in accordance with the scope of services VSD provides.
- 2. Centro Latino will accept referrals of older adults and adults with disabilities from VSD for services that Centro Latino currently provides, including community group activities, among others, and would collaborate with VSD on supporting shared clients/victims or survivors.
- Centro Latino and VSD will provide consultation and cross-training to each other whenever appropriate to enhance cultural knowledge and awareness of the scope of services each party provides.
- 4. Both parties will collaborate on hosting/co-hosting community outreach events whenever opportunities arise with the purpose of promoting awareness about victim services and crime prevention.
- 5. VSD and Centro Latino will collaborate on setting up a drop-in hub at Centro Latino for screening potential victims and survivors for services within the scope that VSD provides. These screenings would be by appointment only and set by Centro Latino in advance. VSD would then follow up with these potential referrals during pre-determined office hours at Centro Latino. VSD will be on site only during specified and agreed-upon time-frame at Centro Latino and will not hold Centro Latino liable for any equipment or belongings lost, damaged, or stolen as a result of being on site.
- 6. Both parties work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

Term of Operational Agreement: May 1st, 2023 – April 30th, 2025. This agreement may be terminated at any time by either party or amended or renewed with the written consent of both parties.

We, the undersigned, as authorized representatives of Centro Latino de San Francisco and Victim Services Division of SFDA Office do hereby approve this document.

Soria Formell 5/10-2023		Monifa Willis	Digitally signed by Monifa Willis Date: 2023.05.15 16:54:53 -07'00'	
Signature	Date	Signature	Date	
Gloria Bor	nilla			
Printed Name Executive Director, Centro Latino		Printed Name Chief of Victim Services Division, SFDA		

Between
Bay Area Legal Aid

And

Victim Services Division of the San Francisco District Attorney's Office

Term of Operational Agreement: September 22, 2022 – September 22, 2025

The Operational Agreement stands as evidence that **Bay Area Legal Aid** (BayLegal) and the **Victim Services Division of the San Francisco District Attorney's Office** intend to work together toward the mutual goal of providing maximum available services and assistance for the underserved and underserved victims of violence.

To this end, each agency agrees:

- 1. The Victim Services Division will refer, whenever appropriate, victims of violence to BayLegal for legal assistance.
- 2. BayLegal will refer, whenever appropriate, clients to the Victims Services Division for their services.
- 3. BayLegal and the Victim Services Division will continue to work cooperatively to provide coordinated services and support to our shared clients.
- 4. BayLegal may serve as an outside meeting place for Victim Services Division to meet shared clients, if client prefers and upon arrangement with BayLegal.

We, the undersigned, as authorized representatives of the **Bay Area Legal Aid** and the **Victim Services Division** of the **San Francisco District Attorney's Office** do hereby approve this document.

Onemie Richardson	11/16/22	Monifa Willis Digitally sign Date: 2022.1	ed by Monifa Willis 1.15 12:31:51	
Signature	Date	Signature	Date	
Genevieve Richa	ırdson	Monifa Willis		
Printed Name		Printed Name		
Director of Bay Area Legal Aid		Chief of Victim Services City and County of San Francisco		
grichardson@baylega	ıl.org	monifa.willis@sfgov.org		
Email		Email		

Between

Tenderloin Community and Arab Families Program of Chinatown Community Development Center

And

Victim Services Division of San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that the Victim Services Division of the San Francisco District Attorney's (SFDA) Office and the Tenderloin Family Housing-Resident Services Team of Chinatown Community Development Center (CCDC) intend to work together toward the mutual goal of providing maximum available services assistance for underserved and unserved victims of violence.

To this end, each party agrees to the following:

- 1. CCDC will refer, whenever appropriate, their clients to Victims Services Division for services.
- 2. The Victim Services Division and CCDC will work collaboratively to provide coordinated services and support for our shared clients, and do cross trainings if needed.
- 3. CCDC may serve as an outside meeting place for Victim Services Division to meet with shared clients, if clients prefer and upon arrangement with CCDC.
- 4. Both parties will participate jointly, whenever appropriate, in community events together to promote community safety and awareness about victim services.

<u>Term of Operational Agreement</u>: January 1st, 2023 – December 31st, 2025. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of **Chinatown Community Development Center** and **Victim Services Division** of SFDA do hereby approve this document.

Signature Signature	12/15/2022 Date	Monifa Willis Signature	Digitally signed by Monifa Willis Date: 2022.12.19 13:48:08 -08'00'	_
Tammy Hung				
Printed Name		Printed Name		
Deputy Director of Program	S	Chief of Victim Services Division		
Chinatown CDC		SFDA		

Between Balance And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

The operational Agreement stands as evidence that **Balance** and the **Victim Services Division of the San Francisco District Attorney's Office** intend to work together toward the mutual goal of providing maximum available services assistance for victims of violence, particularly the elderly, residing in San Francisco. Both agencies believe that cross-training and referrals will further this goal. To this end, each party agrees to participate.

Parties to the Agreement:

Balance offers San Francisco residents free service in debt and budget counseling, homeowners counseling, and rental counseling, and other services, and provide resources as needed.

Victim Services Division work with victims and survivors in the aftermath of a crime incident. It provides linkage to community-based and governmental agencies; assists with navigating through the criminal justice system; advocates for their rights and supports them in becoming whole again.

Rights and Responsibilities:

- 1. The Victim Services Division will refer, whenever appropriate, victims of violence to Balance for financial-related counseling and assistance.
- 2. Balance will refer, whenever appropriate, clients to the Victims Services Division for services.
- 3. Both parties will cross-train each other's staff to better our partnership and coordinate services and support to shared clients.
- 4. Balance and the Victim Services Division will meet to discuss partnership strategies and other discussion as needed.

Term of Operational Agreement: November 1st, 2022 – October 31st, 2025. This agreement may be terminated by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of **Balance** and the **Victim Services Division** of the **San Francisco District Attorney's Office** do hereby approve this document.

Cunthia Campbell	12/20/22	Monifa Willis	Digitally signed by Monifa Willis Date: 2022.12.20 15:02:01 -08'00'	
<u>Cynthia Campbell</u> Signature	Date	Signature	Date	_
Cynthia Campbell - CX	0			
Printed Name		Printed Name		
Authorized Representative of Balance		Chief of Victim Services Division		

Between

San Francisco Long Term Care Ombudsman Program

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that the Victim Services Division of the San Francisco District Attorney's (SFDA) Office and the San Francisco Long Term Care (LTC) Ombudsman Program intend to work together toward the mutual goal of providing maximum available services assistance for victims of violence. Both agencies believe that cross-training and referrals will further this goal. To this end, each party agrees to participate.

Parties to the Agreement:

The LTC Ombudsman Program is a federally mandated advocacy program that receives and investigates complaints regarding the health, safety, welfare, and rights of older adults and people with disabilities living in long term care facilities.

Victim Services Division of SFDA works with victims and survivors in the aftermath of a crime incident. It provides linkage for victims to community-based and governmental agencies for services; assists with navigating through the criminal justice system; advocates for their rights and supports them in their recovery from the trauma due to the crime.

Rights and Responsibilities:

- 1. The Victim Services Division and the Ombudsman Program will cross refer, whenever appropriate, victims or survivors for services.
- 2. Both parties will cross-train each other's staff to better our partnership at least once a year and coordinate services and support to shared clients.
- 3. Both parties will collaborate on co-hosting or participating in community events together, whenever appropriate, to promote awareness about victim services and advocacy for residents living in LTC facilities.
- 4. Both parties will meet at least every 6 months to review, discuss, and revise partnership strategies and other topics as needed.

Term of Operational Agreement: January 1st, 2023 – December 31st, 2025. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of San Francisco LTC Ombudsman Program and Victim Services Division of the San Francisco District Attorney's Office do hereby approve this document.

Lever Nole	12/20/22	Monifa Willis	Digitally signed by Monifa Willis Date: 2022.12.21 15:04:02 -08'00
Signature	Date	Signature	Date
Benson Nadell Robert Ma	anes (Co-Directors)	
Printed Name		Printed Name	
Authorized Representative	•	Chief of Victim	Services Division, SFDA
SF LTC Ombudsman Pr	ogram		

Between

Elder Abuse Prevention Program of Institute on Aging And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that the Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office and the Elder Abuse Prevention (EAP) Program of Institute on Aging (IOA) intend to work together toward the mutual goal of providing maximum available services assistance for elder abuse victims.

To this end, each party agrees to the following:

- 1. The EAP will refer elder abuse victims to Victim Services Division, whenever appropriate, for services, and will work collaboratively to coordinate support to victims.
- 2. Both parties will cross-train each other's staff at least once a year or as appropriate. VSD staff will participate in trainings organized by EAP for continuing education purposes.
- 3. Both parties will collaborate on co-hosting or participating in community events together, whenever appropriate, to promote awareness about victim services, advocacy for victims of elder abuse, and abuse prevention.
- 4. Both parties will revise partnership strategies as needed to keep up with emerging community needs.

<u>Term of Operational Agreement</u>: January 1st, 2023 – December 31st, 2025. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of Elder Abuse Prevention Program of IOA and Victim Services Division of SFDA Office do hereby approve this document.

Alice Chiu	1/4/2023	_	
Signature	Date	Signature	Date
Alice Chiu		Monifa Willis	Monifa Willis Digitally signed by Monifa Willis Date: 2023.01.13 09:45:21 -08:00
Printed Name Authorized Representative Elder Abuse Prevention Program of IOA		Printed Name Chief of Victim Services Division, SFDA	

Between

Community Youth Center of San Francisco

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that Victim Services Division (VSD) of the San Francisco District Attorney's Office (SFDA) and Community Youth Center of San Francisco (CYC) intend to work together toward the mutual goal of providing maximum available services and assistance for victims of violence. Both agencies believe that crosstraining and referrals will further this goal. To this end, each party agrees to participate.

Rights and Responsibilities:

1

- 1. VSD will refer, whenever appropriate, to CYC and work with CYC to coordinate services and support for shared clients/victims or survivors.
- 2. CYC will refer, whenever appropriate, their clients to VSD for services and collaborate on supporting shared clients/victims or survivors.
- 3. Both parties will cross-train each other's staff to better our partnership at least once a year.
- 2. Both parties will collaborate, whenever appropriate, on participating in community events together to promote awareness about victim services and crime prevention.
- 3. Both parties will meet at least once a year to review, discuss, and revise partnership strategies and other topics as needed.

Term of Operational Agreement: January 1st, 2023 – December 31st, 2025. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of Community Youth Center of San Francisco and Victim Services Division of the San Francisco District Attorney's Office do hereby approve this document.

1 man			
	1/12/2023	Monifa Willis	Digitally signed by Monifa Willis Date: 2023.01.25 12:55:35 -08'00'
Signature	Date	Signature	Date
Sarah Wan			
Printed Name		Printed Name	e
Executive Director		Chief of Victim Services Division, SFDA	
Community Youth Cen	ter SF		

OPERATIONAL AGREEMENT

Tahirih Justice Center and San Francisco District Attorney, Victim Services Department

The purpose of this Operational Agreement (OA) is to express formal agreement, without the exchange of money, between **The Tahirih Justice Center (Tahirih)**, an implementing agency, and one participating agency, **The San Francisco District Attorney's Office (SFDA)**, **Victim Services Department**.

The Tahirih Justice Center, San Francisco Bay Area Office (Tahirih) is a nonprofit service provider. Tahirih opened in San Bruno in 2017, building on 20+ years of experience of its parent organization's experience, to protect immigrant survivors seeking justice in the U.S. from gender-based harm, including multiple forms of crime, in the San Francisco Bay Area. Tahirih's San Bruno-based team of 10 provides immigration legal services and holistic social services to immigrant survivors in the region.

The San Francisco District Attorney's Office (SFDA), Victim Services Department strives to make the criminal justice system humane and accessible by providing support and assistance to victims and their families in the aftermath of a crime, during criminal prosecution, and after a verdict has been reached.

The partners have agreed to the following measures towards the goal of providing better services to immigrant victims of crime in the region who may otherwise face barriers to the services and support they need to meet their physical, emotional, spiritual, and financial needs after victimization. The procedures agreed to herein are intended to promote accessible services for immigrant survivors, and to mitigate factors such as race, ethnicity, geographic isolation, language barriers, cultural intolerance, disability, lack of knowledge of the criminal justice system and their rights, and/or lack of appropriate social support.

Tahirih agrees to the following:

- Tahirih Justice Center will continue its policy, so far as practical, of providing legal assistance, as well as holistic social services support to immigrant survivors of crime.
- Tahirih Justice Center will refer immigrant survivors of crime to SFDA for support and assistance, as needed.

SFDA agrees to the following:

• SFDA will refer immigrant survivors of crime to Tahirih for legal assistance, as needed.

Tahirih and SFDA will collaborate on community outreach & co-hosting events to bring awareness in the community. Additionally, the organization will host professional trainings as and when applicable to train professionals and their respective staff.

This agreement is effective as of the date executed below and will remain in force for the period of two years, or until any party terminates in writing. This agreement may be amended, modified, expanded, etc. as mutually agreed upon by the parties, in writing.



Monifa Willis Digitally signed by Monifa Willis Date: 2022.11.22 12:55:43 -08'00'

Tahirih Justice Center Morgan Weibel, Executive Director, DATE San Francisco District Attorney's Office NAME, TITLE DATE

Between Rafiki Coalition

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that Rafiki Coalition (Rafiki) and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- VSD will accept referrals from Rafiki to assist victims/survivors who need assistance in accordance with the services VSD provides.
- Rafiki and VSD will coordinate support for shared clients and provide consultation and cross-training to each other whenever appropriate.
- 3. VSD will participate in community events/workshops hosted by Rafiki whenever appropriate, and vice versa.
- 4. Both parties work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

<u>Term of Operational Agreement</u>: February 1st, 2023 – January 31st, 2027. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of Rafiki Coalition and Victim Services Division of SFDA Office to hereby approve this document.

M1///2/8/23	Monifa Willis Digitally signed by Monifa Willis Date: 2023.02.13 15:04:24 -08'00'	
Signature Date	Signature	Date
Monique LeSarre	Monifa Willis	
Printed Name Executive Director, Rafiki Coalition	Printed Name Chief of Victim Serv	rices Division, SFDA

Between

NICOS Chinese Health Coalition

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that NICOS Chinese Health Coalition (NICOS) and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- 1. VSD will accept direct referrals from NICOS and its affiliated agencies to assist victims/survivors who need assistance in accordance with the services VSD provides.
- 2. NICOS will partner with VSD to provide culturally appropriate trainings to communities and providers on relevant topics to be determined by NICOS and VSD.
- 3. NICOS and VSD will cross train each other and keep each other up to date on relevant topics impacting communities.
- 4. VSD will participate in community events/workshops hosted by NICOS for outreach to various communities.
- NICOS and VSD will work together towards the larger goal of enhancing self-advocacy and creating trauma-informed and culturally congruent trainings for victims/survivors of crime.

Term of Operational Agreement: March 1st, 2023 – February 29th, 2028. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of NICOS and Victim Services Division of SFDA Office do hereby approve this document.

- Mon	2/14/23	Monifa Willis D	igitally signed by Monifa Willis ate: 2023.02.24 13:32:14 -08'00
Signature	Date (Signature	Date
Kent Woo		Monifa Willis	
Printed Name Executive Director, NICOS		Printed Name Chief of Victim Serv	ices Division, SFDA

Between

SALT Pacific Islander Association

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that SALT Pacific Islander Association (SALT)

and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- VSD will accept direct referrals from SALT to assist victims/survivors who need assistance in accordance with the services VSD provides.
- 2. Both parties will coordinate support for shared clients and provide consultation and cross-training to each other whenever appropriate.
- VSD will participate in community events/workshops hosted by SALT to outreach to the Pacific Islander communities.
- 4. SALT may host VSD at their site for victims and survivors to facilitate community access to victim service provided by VSD, whenever appropriate for both parties.
- Both parties will work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

<u>Term of Operational Agreement</u>: April 1st, 2023 – March 31st, 2028. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of SALT Pacific Islander Association and

Victim Services Division of SFDA Office do hereby approve this document.				
fry Alm	04/0/0023	Monifa Willis	Digitally signed by Monifa Willis Date: 2023.04.07 16:52:22 -07'00'	
Signature	Date	Signature	Date	
Gaynor Siataga		Monifa Willis		
Printed Name Executive Director, SALT		Printed Name Chief of Victim Services Division, SFDA		



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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (the "MOU" or "Memorandum"), is entered into on January 1, 2023 (the "Effective Date"), by and between the Office of The District Attorney's Office of Victim Services Division, located at 350 Rhode Island Street, Ste. 400N, San Francisco, California 94103 (the "First Party"), and Black Women Revolt Against Domestic Violence, located at 30 Boardman Place, San Francisco, California 94103 (the "Second Party"). First Party and Second Party may be referred to individually as the "Party", or collectively, the "Parties".

1. MISSION

The partnership on which the Parties are intending to collaborate, has the following intended mission in mind: bringing to light the black narrative in domestic violence.

2. PURPOSE AND SCOPE

The Parties intend for this Memorandum to provide the cornerstone and structure for any and all future contracts being considered by the Parties and which may be related to the partnership.

- Both the Party and Parties will work collaboratively to help support survivors of domestic violence/intimate partner violence toward healing.
- The "Parties" will occupy office space in their own offices to provide community support.
- Whenever one Party hosts an event in the community, the other Party would co-host or participate whenever possible.

3. OBJECTIVES

The Parties shall endeavor to work together to develop and establish policies and procedures that will promote and sustain and advance the outreach of black women and families through the Black Women Revolt Against Domestic Violence.

4. RESPONSIBILITIES AND OBLIGATIONS OF THE PARTIES

Any Party may decide not to proceed with the partnership contemplated herein for any reason or no reason. A binding commitment with respect to the partnership described herein will result only from execution of definitive agreements, subject to the conditions contained therein. Notwithstanding the two

preceding sentences of this paragraph, the provisions under the headings Governing Law and Confidentiality are agreed to be fully binding on, and enforceable, against the Parties.

5. TERMS OF UNDERSTANDING

The term of this Memorandum shall be for a period of five years from the Effective Date and maybe extended upon written mutual agreement of both Parties.

6. CONFIDENTIALITY

The Parties will treat the terms of this MOU, and the documents submitted herewith, in the strictest of confidence, and that such terms will not be disclosed other than to those officers, representatives, advisors, directors and employees of any Party who need to know for the purpose of evaluating this MOU and who agree to keep such material confidential.

7. LEGAL COMPLIANCE

The Parties acknowledge and understand that they must be able to fulfill their responsibilities under this Memorandum in accordance with the provisions of the law and regulations that govern their activities. Nothing in the Memorandum is intended to negate or otherwise render ineffective any such provisions or operating procedures. The Parties assume full responsibility for their performance under the terms of this Memorandum.

If at any time either Party is unable to perform their duties or responsibilities under this Memorandum consistent with such Party's statutory and regulatory mandates, the affected Party shall immediately provide written notice to the other Party to establish a date for resolution of the matter.

8. LIMITATION OF LIABILITY

No rights or limitation of rights shall arise or be assumed between the Parties as a result of the terms of this Memorandum.

9. NOTICE

Any notice or communication required or permitted under this Memorandum shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth in the opening paragraph or to such address as one may have furnished to the other in writing.

10. GOVERNING LAW

This Memorandum shall be governed by and construed in accordance with the laws of the State of California.

11. AUTHORIZATION AND EXECUTION

The signing of this Memorandum does not constitute a formal undertaking, and as such it simply intends that the signatories shall strive to reach, to the best of their abilities, the goals and objectives stated in this MOU.

This Agreement shall be signed by the San Francisco Sheriff's Department and Black Women Revolt Against Domestic Violence and shall be effective as of the date first written above.

Monifa Willis

Digitally signed by Monifa Willis Date: 2023.03.06 17:50:59 -08'00'

(First Party Signature) Office of The District Attorney's Office of Victim Services Division

350 Rhode Island Street, Ste. 400N

San Francisco, California 94103

(Date)

Signature: Pamela Tate
Pamela Tate (Apr 10, 2023 18:52 PDT)

Email: pam@blackwomenrevolt.org

(Second Party Signature) Black Women Revolt Against Domestic Violence

30 Boardman Place

San Francisco, California 94103

(Date)

Between

Richmond Area Multi-Services Inc.

And

Victim Services Division of the San Francisco District Attorney's Office

Purpose:

This Operational Agreement stands as evidence that Richmond Area Multi-Services Inc. (RAMS) and Victim Services Division (VSD) of the San Francisco District Attorney's (SFDA) Office intend to work together toward the mutual goal of maximizing available community resources to assist victims/survivors of violent crimes who reside in San Francisco.

To this end, each party agrees to the following:

- 1. VSD will accept referrals from RAMS to assist victims/survivors who need assistance in accordance with the services VSD provides.
- 2. RAMS will accept referrals directly from VSD into their "Healing for Asians" Department to provide mental health services specific for victims/survivors of crime.
- 3. RAMS and VSD will coordinate support for shared clients and provide consultation and cross-training to each other whenever appropriate.
- 4. VSD will participate in community outreach events hosted by RAMS whenever appropriate, and vice versa.
- 5. Both parties work together towards the larger goal of creating an accessible and coordinated system of comprehensive services for victims/survivors of crime.

<u>Term of Operational Agreement</u>: April 1st 2023 – March 31st, 2028. This agreement may be terminated at any time by either party or amended with the written consent of both parties.

We, the undersigned, as authorized representatives of RAMS and Victim Services Division of SFDA Office do hereby approve this document.

Jagiou Muhammad	6/6/2023	WWW. WILL A WWILLIE V 5	gitally signed by Monifa Willis te: 2023.06.06 11:29:40 -07'00'
Signature	Date	Signature	Date
JayVon Muhammad		Monifa Willis	
Printed Name Chief Executive Officer, RAMS		Printed Name Chief of Victim Services Division, SFDA	

PURPOSE

This operational agreement stands as evidence that the Victim Services Division (VSD) division and San Francisco Special Victims Unit (SVU) intend to work together toward the mutual goal of providing maximum available assistance for crime victims residing in San Francisco. Both agencies believe that implementation of VWAP, as described herein, will further this goal. To this end, each party agrees to participate.

PARTIES TO THIS AGREEMENT

SVU investigates all incidents of sexual assaults of adults and minors in San Francisco. These investigations include cases involving cold-hit identification of suspects through DNA.

The Victim Services Division (VSD) provides or arranges services to victims of all types of crime, including: crisis intervention and emergency assistance information and referral, assistance in filing for crime victim compensation and restitution, and orientation and support through the criminal justice system.

RIGHTS AND RESPONSIBILITIES

By signing this operational agreement, each party agrees to the following:

- 1. SVU will accept referrals from VSD staff for eligible clients who are in need of assistance in accordance with the service provided by SVU.
- 2. VSD will accept referrals from SVU to assist those victims who need assistance in accordance with the services it provides, including the expert prosecution of crimes of violence against elderly victims and disabled victims in accordance with the mission of VSD.
- 3. Both parties agree to cross-refer clients who may be appropriate for the other's services, coordinate services, and provide on-going consultation, collaboration, and training.
- 4. Both parties agree to work together towards the larger goal of creating an accessible coordinated system of comprehensive services for San Francisco victims.

DURATION

This operational agreement is effective from March 1, 2022 to March 1, 2025. This agreement may be terminated by either party or amended with the written consent of both parties.

Docusigned by: Timothy O'Connor	09/25/22	DocuSigned by:	9.26.202 2	
Signature	Date	Signature ————————————————————————————————————	Date	
Timothy O'Connor		Monifa willis		
Printed Name		Printed Name		
Authorized Representative		Chief of Victim Services		
Special Victim Unit		City and County of San Francisco		
City and County of San France	isco			