



The Criminal Justice Coordinating Council (CJCC) is pleased to announce that it is seeking competitive applications for funding under the Victims of Crime Act (VOCA) Grant Program.

Victims of Crime Act (VOCA) Grant Program FY2020 Continuation Request for Application

CFDA 16.575

Eligibility

Continuation Funding Only

Applicants are limited to agencies within the State of Georgia that received FY2019 VOCA awards, serve victims of crime, particularly victims of violent crimes, and are operated by a public agency, nonprofit organization, or combination of such agencies or organizations.

Applicant agencies should be certified and eligible to receive Local Victim Assistance Program (LVAP) 5% funds and be certified to provide trauma-informed services to trafficking victims by CJCC. Agencies without certification may apply for funding; however, if funding is awarded the agency must complete certification requirements prior to receiving an award.

Deadline

Applications are due at 5:00 p.m. on Friday, August 14, 2020

Award Period

October 1, 2020 - September 30, 2021

Contact Information

For assistance with the requirements of this solicitation, contact a member of the Victim Assistance Division at 404.657.1956.

In accordance with the Americans with Disabilities Act, the State will provide reasonable accommodation for persons with disabilities. If you need a reasonable accommodation, please contact CJCC at 404-657-1956 or Kristy.Carter@cjcc.ga.gov.

Release Date: July 14, 2020

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Victims of Crime Act (VOCA) Grant Program 2020 Competitive Request for Applications

Criminal Justice Coordinating Council

The Criminal Justice Coordinating Council (CJCC) is designated by the Governor of Georgia as the State Administering Agency for criminal justice and victims' assistance programs. Created by the General Assembly (O.C.G.A. § 35-6A-2), the Council is comprised of twenty-seven members representing various components of the criminal justice system. CJCC is charged with fiscal and programmatic oversight of the Victims of Crime Act (VOCA) Grant Programs.

CJCC is soliciting applications for the VOCA Grant Program. Agencies must submit an application to be considered for funding. Agencies are encouraged to read this entire RFA thoroughly before preparing and submitting their grant application. This application is open to all agencies meeting eligibility guidelines for the VOCA Grant Program; decisions about grant awards will be determined through a competitive process.

Overview

The VOCA Formula Grant Program, created under the 1984 Victims of Crime Act, provides federal funding to support victim assistance and compensation programs, to provide training for diverse professionals who work with victims, to develop projects to enhance victims' rights and services, and to undertake public education and awareness activities on behalf of crime victims. The Office for Victims of Crime (OVC) was created by the U.S. Department of Justice and formally established by Congress in 1988 through an amendment to the Victims of Crime Act of 1984 (VOCA). OVC provides federal funds to support victim assistance and compensation programs around the country. The Crime Victims' Fund is the source of funding for these programs. Millions of dollars are deposited into the Crime Victims' Fund annually from criminal fines, forfeited bail bonds, penalties, and special assessments collected by U.S. Attorneys' Offices, federal U.S. courts, and the Federal Bureau of Prisons. To date, Crime Victims' Fund dollars have always come from offenders convicted of federal crimes, not from taxpayers.

According to the 2016 VOCA Program Rules, direct services or services to victims of crime are defined as those efforts that (1) respond to the emotional, psychological, and physical needs of crime victims, (2) assist victims to stabilize their lives after victimization, (3) assist victims to understand and participate in the criminal justice system, or (4) restore a measure of safety and security for the victim. For the purpose of the VOCA crime victim assistance grant program, a victim of crime is a person who has suffered physical, sexual, financial, or emotional harm as a result of the commission of a crime. **Generally, funding cannot be used for the investigation of crimes or collection of evidence to further the prosecution of crimes.**

States have sole discretion to determine which organizations will receive funds, and in what amounts, as long as the subgrantees meet the requirements of VOCA and the Program

Guidelines. In addition to organizing and overseeing the distribution of funds, CJCC monitors subgrantees' fiscal and program performance and submits required progress reports to OVC.

Under the VOCA Program Guidelines and Rules, priority is given to programs serving victims of sexual assault, child abuse, and domestic violence. At least 30% of each year's formula grant must be allocated to sexual assault, child abuse, and domestic violence services; 10% for each category. An additional 10% must also be allocated to victims of violent or property crime who are "previously underserved," which indicates that the particular victim population historically or currently has not had access to or been provided with specialized or adequate services. OVC includes groups as underserved or unserved when their access to services is limited by factors such as language barriers, economic limitations, disabilities, or location. Groups of victims who fall into this category may be identified by the type of crime they experience, characteristics of the victim, or both. Victims may also differ between jurisdictions. Examples include, but are not limited to: DUI/DWI victims, survivors of homicide victims, American Indian/Alaska Native victims in certain jurisdictions with insufficient victim service resources, victims of physical assault, adults molested as children, victims of elder abuse, victims of hate and bias crime, victims of kidnapping, child victims and adult survivors of child pornography, child victims of sex trafficking, victims of violent crime in high crime areas, LGBTQ victims, victims of federal crimes, victims of robbery, and victims of gang violence.

I. Eligibility

Applicants are limited to organizations that provide services to crime victims and are operated by a public agency, a nonprofit organization, or a combination of such agencies or organizations within the State of Georgia. Service provision must be available to crime victims regardless of victims' participation in the criminal justice system and immigration status. Please note that the Criminal Justice Coordinating Council has approved individual allocation amounts for this solicitation (please see the Appendix B). Any award made pursuant to this solicitation is dependent upon the receipt and availability of federal grant awards and any requirements or conditions attached thereto.

Eligible organizations include victim services organizations whose sole mission is to provide services to crime victims. These organizations include but are not limited to sexual assault and rape treatment centers, domestic violence programs and shelters, child abuse programs, centers for missing children, mental health services, and other community-based victim coalitions and support organizations. **Note:** Commonly funded agency/program types and core services defined by CJCC are not exhaustive of every type of agency in the state serving crime victims. Certified domestic violence and sexual assault centers must also comply with their respective state standards.

An eligible applicant must meet all of the following criteria:

- 1. Be a non-profit organization as designated by the Internal Revenue Service or a public government entity,
- 2. Serve as the fiscal agent for the grant and the point of contact to CJCC,

- 3. Be responsible, liable, and oversee financial, program, and post-award reporting requirements, and
- 4. If applicable, be a certified Human Trafficking Victim Assistance Organization per SB158;

In addition to victim service organizations whose sole purpose is to serve crime victims, many other public and non-profit organizations have components which offer services directly to crime victims. These organizations are eligible to receive VOCA funds if the funds are used to continue, expand, or enhance the delivery of services to crime victims. These organizations include, but are not limited to, the following:

- Criminal Justice Agencies Law enforcement agencies, prosecutors' offices, courts, corrections departments, and probation and paroling authorities are eligible to receive VOCA funds to help pay for direct victims' services.
- Religiously-Affiliated Organizations Organizations receiving VOCA funds must ensure that direct services are offered to all crime victims without regard to religious affiliation and that the receipt of services is not contingent upon participation in a religious activity or event. Faith-based and community organizations will be considered for awards as are other eligible applicants, and if they receive assistance, awards will be treated on an equal basis with all other grantees in the administration of such awards. No eligible applicant or grantee will be discriminated against on the basis of its religious character or affiliation, or religious name. Faith-based and community organizations are required to abide by the same regulations and requirements specifically associated with the program under which they are awarded a grant, as any other agency awarded funding.
- **Hospitals and Emergency Medical Facilities** Organizations must offer crisis counseling, support groups, and/or other types of direct victim services.
- Others State and local public agencies such as mental health service organizations, state and/or local public child and adult protective services, state grantees, legal service agencies and programs with a demonstrated history of advocacy on behalf of domestic violence victims, and public housing authorities that have components specifically trained to directly serve crime victims.

a. Additional Specific Eligibility Requirements

VOCA established eligibility criteria must be met by all organizations that receive VOCA funds. These funds are to be awarded to applicants only for providing services directly to victims of crime through their staff. Each applicant organization shall meet the following requirements:

- **Public or non-profit organization** To be eligible to receive VOCA funds, organizations must be operated by a public or private non-profit organization, or a combination of such organizations, and provide services directly to crime victims.
- **Mandated Use of Volunteers** Programs must use volunteers in order to be eligible for VOCA funds.

- **Provide match** All VOCA program recipients must contribute to the total cost of their VOCA-funded project by providing at least a 20% cash or in-kind match from non-federal sources to the federal amount awarded. This requirement applies to neither federally recognized tribes or projects conducted on tribal land nor U.S. territories excluding Puerto Rico. Waivers may be available for a portion of the match requirement. Please see pages 13-14 for additional information on match requirements.
- Record of effective services An agency must demonstrate a record of providing
 effective services to victims of crime. This includes having the support and approval of
 its services by the community, a history of providing direct services in a cost-effective
 manner, and a breadth or depth of financial support from other sources. For a glossary of
 terms and services, please refer to the <u>Victim Service Statistical Report (VSSR)</u>
 <u>Subgrantee Guide</u> on CJCC's website.
- **Diverse Funding Sources for New Programs** Those programs that have not yet demonstrated a record of providing services may be eligible to receive VOCA funding if they can demonstrate that at least 25% of their financial support comes from non-federal sources in the year of or the year preceding the award. Generally, organizations should have a variety of funding sources besides federal funding in order to ensure their financial stability.
- Promote community efforts to aid crime victims— An agency must promote community-based coordinated public and private efforts to aid crime victims. Coordination may include, but is not limited to, serving on federal, state, local, tribal work groups, Native American task forces, commissions, working groups, coalitions, and/or multi-disciplinary teams to oversee and recommend improvements to community responses to crime victims and developing written agreements and protocols for such responses. Coordination efforts qualify an organization to receive VOCA victim assistance funds but are not activities that can be supported with VOCA funds since "coordination" itself is not a service provided directly to victims.
- Assistance to victims in applying for compensation Agencies must assist potential recipients of crime victim compensation benefits (including potential recipients who are victims of federal crime) in applying for such benefits including, but not limited to: referring such potential recipients to an organization that can so assist, identifying crime victims and advising them of the availability of such benefits, assisting such potential recipients with application forms and procedures, obtaining necessary documentation, monitoring claim status, and intervening on behalf of such potential recipients with the crime victims' compensation program.
- Comply with federal rules regulating grants Applicants must comply with the applicable provisions of VOCA, the Program Guidelines, and the requirements of the Office of Justice Programs (OJP) Financial Guide, effective edition, which includes maintaining appropriate programmatic and financial records that fully disclose the amount and disposition of VOCA funds received. Other requirements are also outlined in the special conditions to the subgrant award. This includes financial documentation for disbursements, daily time and attendance records specifying time devoted to allowable VOCA victim services, client files, the portion of the project supplied by other sources of

- revenue, job descriptions, contracts for service, and other records which facilitate an effective audit.
- Comply with CJCC grant requirements Agencies must adhere to financial and programmatic guidelines, comply with deadlines, and provide all information to CJCC and/or other state/federal agencies as requested in a timely manner, including: Office of the Inspector General, Georgia Department of Audits and Accounts, and Department of Justice.
- **Services to victims of federal crimes** Applicants must provide services to victims of federal crimes on the same basis as victims of state and/or local crimes.
- **Promote victim safety** CJCC prohibits activities that compromise victim safety, such as requiring victims to meet with offenders.
- No charges to victims for VOCA-funded services Applicants must provide direct services to crime victims at no charge if served through the VOCA-funded project unless CJCC approves a waiver allowing the applicant to generate program income by charging for services.
- Maintain confidentiality Eligible agencies must have policies and procedures in place
 that safeguard the confidentiality of all victim records, contact information, personal
 identifying information, and other sensitive information. These measures must be
 consistent with applicable with federal, state, and local laws regarding privacy and
 confidentiality. Policies and procedures must allow for information sharing of certain
 non-personally identifying data and court, law enforcement, and prosecution-generated
 information in certain circumstances.
- 5% Local Victim Assistance Program (LVAP) Certification and Eligibility Applicant agencies should be certified and eligible to receive 5% funds. Agencies without certification may apply for funding; however, if funding is awarded the agency must complete certification requirements prior to drawing down funds.

b. Purpose & Priority Areas

Through cooperative agreements, CJCC will make awards to continue, expand, or enhance services for victims of crime. These awards will also provide funding to reach and serve more crime victims and address gaps affecting victims of crime.

OVC requires states to dedicate 10% of VOCA funds to each of the following federally mandated priority areas: sexual assault, child abuse, domestic violence, and previously underserved communities. The remaining 60% will be used at the discretion of the state to support any of the aforementioned areas as well as other programs. Other programs could include, but not be limited to, non-traditional, innovative approaches to victim service delivery that aim to provide direct services to primary and secondary victims of crime.

Please see the appendix for a detailed list of allowable/unallowable activities. This should be used as a guide when planning for your application. Although this is a list of allowable activities, please note that based on funding priorities, some activities may not be funded.

II. Grant Award Agreement

Grant Award Period: This grant award period covers October 1, 2020 through September 30, 2021.

The funding source is the Victims of Crime Act Grant Program. If the funds appropriated are reduced or eliminated by OVC, CJCC may immediately terminate or reduce the grant award by written notice to the grantee. Termination or reduction will not apply to allowable costs already incurred by the grantee to the extent that funds are available for payment of such costs.

Modification of Funds: CJCC reserves the right to make changes to the application budget at the time of the grant award and will communicate any changes to the applicant. CJCC may negotiate all or part of any proposed budget after awarding the award agreement due to funding or program requirements provisions.

III. Reporting Requirements

CJCC requires that subgrantees comply with and fully participate in the financial, programmatic, and evaluation reporting requirements for this grant program. CJCC staff provides training and technical assistance to assist subgrantees in accurate data collection and reporting. Assistance may be requested by contacting the grant specialist assigned once approved and awarded.

Failure to submit any required reports by the deadline specified may significantly delay any and all subgrant expenditure reimbursements (SERs) submitted relative to the grant period. Repeated or continued delays may result in a staff recommendation requesting a reduction to the overall grant award for noncompliant agencies.

Financial Reporting Requirements

1. Monthly or Quarterly Subgrant Expenditure Requests: Upon accepting the award, each agency is required to submit Monthly or Quarterly SERs to CJCC. Monthly SERs are due on the 15th day of the month immediately following the month in which expenses were incurred, i.e., an SER for expenses incurred in July is due by August 15th. Quarterly SERs are due on the following dates for the corresponding financial reporting periods:

Quarterly Subgrant Expenditure Reports (SERS)

FINANCIAL REPORTING PERIOD	DUE DATES
October 1 – December 31	January 30 th
January 1 – March 31	April 30 th
April 1 – June 30	July 30 th
July 1 – September 30	October 30 th

Failure to submit this financial report in a timely manner will significantly delay any SERs submitted within the grant period. Continued delays will result in a staff recommendation to reduce noncompliant agencies' award amounts. The subgrantees are required to maintain expenditure documentation such as signed timesheets, equipment purchases, travel logs, supply purchases, inventory records, and consultant contracts. This documentation may be requested at any time. Subgrantees must attend any scheduled grant management workshop (if required), mandatory meetings, or required trainings prior to the release of grant funds.

Program Reporting Requirements

Data submitted through the Victim Services Statistical Report (VSSR) will be prorated to accurately reflect the use of VOCA funds. Subgrantees are expected to establish data collection and reporting systems to provide CJCC with accurate data by each quarterly deadline. Outcome performance measure (OPM) data is reported regardless of funding source and therefore does not require proration.

Quarterly Progress Reports: All VOCA grant subgrantees will be required to submit reports on their program outputs supported by VOCA funding on a quarterly basis. VOCA victim service programs must complete the VSSR which details the number of victims (new and existing) served by type victimization and number of services delivered by type of service. VOCA victim-service subgrantees must collect data according to the categories of the VSSR. Victimization and service definitions are provided in the 2019 Victim Service Statistical Report Subgrantee Guide as posted on CJCC's website. Statistical reports are due 20 days following the end of the quarter. These reports are processed through the Statistical Analysis Center (SAC). Agencies who are late with this report may experience a delay in processing reimbursement reports.

VSSR Quarterly Progress Reports

Quarter	VSSR REPORTING PERIOD	DUE DATES
1	1 October 1 – December 31	
2 January 1 – March 31		April 20 th
3	3 April 1 – June 30	
4 July 1 – September 30		October 20 th

All statistical reports must be submitted electronically using a CJCC-approved online reporting tool or data management system. Subgrantees will receive the link for the reporting tool along with a permanent username and password to complete their reports along with an assigned permanent username and password to complete their reports. The link to submit these reports will be activated at the beginning of the reporting period and shut down on the last day of the reporting period.

VOCA subgrantees are also required to complete narrative questions via the VSSR as part of the last quarter report. These questions are open-ended questions about agency issues, concerns, and success stories as well as service delivery obstacles and achievements.

Annual Outcome Performance Report: All VOCA grant subgrantees must use the survey instruments on the CJCC's website to submit reports on their program outcomes. The instruments are categorized by the type of victims an agency serves. VOCA subgrantees must follow the updated version of the Outcome Performance Measurement Guide. The surveys are available on the CJCC website, along with Excel spreadsheets to compile and aggregate data from individual clients.

Outcome performance data is reported once per year. The outcome survey should be provided to all clients, regardless of whether their services were supported by VOCA funding. The sole outcome performance reporting date for ALL victim services subgrantees is as follows:

OUTCOME PERFORMANCE MEASURES		
Reporting Period Due Date		
October 1 – September 30 October 30		

Post-Award Requirements

- 1. **Grant Management Workshop** If an applicant is awarded a grant, the subgrantee will be required to attend a CJCC grant management workshop at a time to be announced.
- 2. **Compliance Monitoring** CJCC staff may conduct visits or desk reviews during the grant period. Additional monitoring activities may also be conducted during the grant year. Site visits and desk reviews will be scheduled with the grantee in advance. Site visits and desk reviews will be conducted to monitor the program for implementation and to view program documentation.
- 3. Additional Training, Technical Assistance, and Events CJCC may offer several non-mandatory, post-award training and technical assistance opportunities and special events. Grantees will be informed of events via e-mail, and the events will be posted on the CJCC website. CJCC staff also will give ongoing, individual technical assistance, and other support activities to subgrantees as needed or requested throughout the year. CJCC requests that an Executive Director attend at least two quarterly grantee meetings per year where applicable.

IV. Award Requirements

If an applicant agency is approved for a federal award, then the agency is expected to meet certain requirements. Various requirements can be met with proper documentation available upon request and many are time-sensitive. All subgrantees are required to be in compliance with these requirements and it is the responsibility of the agency to become acquainted with such requirements.

Program Match Requirement

The purpose of matching contributions is to increase the amount of resources available to the projects supported by grant funds. Matching contributions of 20% (cash or in-kind) of the total costs of each VOCA project (VOCA grant funds plus match) are required and must be derived from non-federal sources. *All funds designated as match are restricted to the same uses as the VOCA victim assistance funds and must be expended within the grant period*. Match must be provided on a project-by-project basis. Please see the budget section for the formula used to calculate match relative to the project's total budget.

For the purpose of this program, in-kind match may include donations of expendable equipment, office supplies, workshop or classroom materials, work space, or the monetary value of time contributed by professionals and technical personnel and other skilled and unskilled labor, if the services they provide are an integral and necessary part of a funded project. The value placed on donated services must be consistent with the rate of compensation paid for similar work in the applicant's organization. If the required skills are not found in the applicant's organization, the rate of compensation must be consistent with the labor market. In either case, fringe benefits may be included in the valuation. The value placed on loaned or donated equipment may not exceed its fair market value. The value of donated space may not exceed the fair rental value of comparable space established by an independent appraisal of comparable space and facilities in privately owned buildings in the same locality.

Subgrantees must maintain records that clearly show the source, amount, and period during which the match was allocated. The basis for determining the value of materials, equipment, and space must be documented. Volunteer services used as match must be documented and supported by the same methods used for VOCA funded employees.

All matching contributions must be:

- Verifiable from the subgrantee's records
- Not included as a contribution for any other Federal Funds
- Necessary and reasonable to accomplish the project's goals
- Allowable charges
- Not paid by the applicant from Federal or State funds received under another assistance agreement

- Included in the budget approved by CJCC
- In accordance with all other Federal and State requirements

OVC Match Waivers

If an agency would like to request a match waiver, a letter must be submitted on agency letterhead to the CJCC. The letter should outline the reasons why the agency will have trouble meeting the full match requirement and should indicate the amount of match the agency will be able to provide. CJCC staff will review the waiver request to determine eligibility and if it should be forwarded to the federal OVC. CJCC will compile all eligible match waiver requests and send them to OVC at the same time. In order to request a match waiver, include the request along with this grant application when it is submitted. Please note, should the proposed project budget be increased or decreased during the approval process, the agency will be required to submit and updated Match Waiver Request letter.

Letters requesting a match waiver should include the following minimum elements:

- A brief description of the agency and the VOCA-funded project
- A brief explanation of why the full match amount is a hardship for the agency
- A brief description of how not receiving a match waiver may result in fewer victims being served
- When appropriate, describe why the agency will not be able to retain the number of volunteers needed to meet the match requirement
- Indicate how much match the agency will be able to provide
- Any other important information deemed necessary by the requesting agency

Please see the Request for Match Waiver <u>directions and sample</u> on the CJCC website

Volunteers

Applicant organizations must use volunteers unless CJCC determines there is a compelling reason to waive this requirement. A "compelling reason" may be a statutory or contractual provision concerning liability or confidentiality of counselor/victim information, which bars using volunteers for certain positions, or the inability to recruit and maintain volunteers after a sustained and aggressive effort. *Note*: Although CJCC no longer requires agencies to submit a minimum level of volunteers as match, applicant organizations must use volunteers to be eligible for VOCA funds. In addition, CJCC encourages agencies to utilize volunteers to the greatest extent possible.

Religion

Grantee programs may not promote, discuss, or teach religion. Program activities and services are required to be accessible to any interested participant, regardless of religious affiliation.

Criminal Background Checks

All subgrantees must conduct a state or national criminal background check on all direct service and outreach personnel who have contact with victims and their children once every three years. Agencies must use Cogent Systems, Georgia Applicant Processing Services or Federal Bureau of

Investigation Departmental Order to conduct a state or national background check on all direct service shelter and outreach staff every three years.

Internet Security Policy

CJCC requires all subgrantees to establish and enforce an Internet Security Policy when participants, volunteers, and/or staff have access (supervised or unsupervised) to protect the confidentiality, integrity, and availability of data while preventing malicious and other security threats. This includes any technology provided by CJCC funding and technology utilized by participants during a CJCC funded program component.

Comply with CJCC Grant Requirements

Agencies must adhere to financial and programmatic guidelines, comply with deadlines, and provide all information to CJCC as requested in a timely manner.

Fiscal Accountability

Commingling of funds on either a program-by-program or project-by-project basis is prohibited. The subgrantee's accounting system must maintain a clear audit trail for each source of funding for each fiscal budget period and include the following:

- Separate accountability of receipts, expenditures, disbursements and balances. CJCC recommends creating an account in the accounting system for each grant using the grant number provided by CJCC.
- Itemized records supporting all grant receipts, expenditures, and match contributions in sufficient detail to show exact nature of activity.
- Data and information for each expenditure and match contribution with proper reference to a supporting voucher or bill properly approved.
- Hourly timesheets describing work activity, signed by the employee and supervisor, to document hours personnel worked on grant related activities. Match hours must be documented in same manner.
- Maintenance of payroll authorizations and vouchers.
- Maintenance of records supporting charges for fringe benefits.
- Maintenance of inventory records for equipment purchased, rented, and donated.
- Maintenance of billing records for consumable supplies (i.e., paper, printing) purchased.
- Provisions for payment by check.
- Maintenance of travel records (i.e., mileage logs, gas receipts).
- Lease agreements, contracted services, and equipment purchases that adhere to established procurement processes.

Office of Civil Rights

Pursuant to 28 C.F.R. Section 42.302, all subgrantees of federal funds must be in compliance with <u>Equal Employment Opportunity Plan</u> (EEOP) and Civil Rights requirements. All programs that receive VOCA funds or are subawarded VOCA funds via program agreements are required to be familiar with and comply with all relevant federal civil rights requirements, and to that end are required to participate in the designated training once per grant period. If there is a violation

it may result in suspension or termination of funding until such time as the subgrantee is in compliance. Information on the required **annual** OJP Civil Rights trainings can be found at the link below.

Office for Civil Rights – Training for Grantees

Nondiscrimination

Federal laws prohibit subgrantees of financial assistance from discriminating on the basis of race, color, religion, national origin, sex, or disability in funded programs or activities, not only in respect to employment practices but also in the delivery of services or benefits. Subgrantees must maintain statutorily required civil rights statistics on victims served by race, national origin, sex, age, and disability, within the timetable established by CJCC. Compliance with guidance as may be issued from time to time by the Office for Civil Rights and CJCC is required per 28 C.F.R. part 42.

Limited English Proficiency (LEP) Individuals

In accordance with Department of Justice Guidance pertaining to Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d, subgrantees of federal assistance must take reasonable steps to provide meaningful access to their programs and activities for persons with limited English proficiency. For more information, access http://www.lep.gov. CJCC requires subgrantees to have written LEP plans that outline their policies and procedures for ensuring victims have access to necessary forms of communication, both written and verbal.

Equal Employment Opportunity Plans

The applicant agency must meet the requirements of 28 CFR 42.301 et seq., EEOP. The plan must cover the grant period specified in the application. If technical assistance is needed while preparing an Equal Employment Opportunity Plan, please contact the Office for Civil Rights Compliance Specialist, Office of Justice Programs, Washington, D.C., (202) 307-0690.

Award Acceptance

To accept the grant award, each applicant must return all award documents and all required forms with original signatures within 45 calendar days of the award date. The applicant will be unable to request funds until all required documents are accurately completed and returned to CJCC.

Special Conditions

At the time of the subgrant award, CJCC will assign special conditions for each approved project. Each subgrantee should refer to their award packet for their special conditions. Applicants agree to comply with all the guidelines set forth by the CJCC. These guidelines can be found in the Subgrantee Programmatic and Fiscal Compliance Policy on CJCC's website. Any programmatic and/or fiscal noncompliance may result in a reduction of the award.

Other

Applicants must comply with all forms, assurances, and certifications in relation to this RFA. This includes maintaining a DUNS number, EIN, active registration with the System for Award Management (SAM), and other federal forms as requested by CJCC in the award packet.

V. Application Submission Instructions

Applications must be submitted online via FormStack. Please click here to apply. Agencies with more than one 2019 VOCA award must submit an application for each grant number to receive continuation funding for each award. Applicants will be able to save their entries and continue once the application is started by using the most recent unique link provided by the online application system. After each save, a new unique link to return to the most recent version of the application will be generated. Please keep the link received after the last save as well as opting-in to have that same link sent to email address provided by the applicant. Please use the latest unique link generated in order to return to the most recent version of the application. Caution: If a previous link that is not the most recent is used, a portion of or all entries may be lost.

Applicants who experience **technical** difficulties with the online application tool can contact Jonathan Peart for support at peart.jonathan@cjcc.ga.gov. For any additional questions please contact Natalie Williams, natalie.williams@cjcc.ga.gov or Nikitris Deloach, nikitris.deloach@cjcc.ga.gov. Staff may also be reached at 404-657-1956.

Applications must be submitted by 5:00 pm on Monday, August 14, 2020. There is no commitment on the part of CJCC to fund an application or to fund it at the amount requested.

The application must be completed and submitted in accordance with RFA guidelines for submission or the proposal may be disqualified. Applications for funding will undergo reviews by CJCC staff, the Victim Assistance Grants Committee, and the Council. At any point during these reviews, a decision not to fund a project or any part thereof may be made. These decisions are within the complete discretion of CJCC.

Risk Management

Upon submission of the application each applicant will be directed to complete a risk assessment. Please click the link to complete the assessment. This assessment ensures compliance with CJCC's Grants Management policy and the Federal Office of Management and Budget (OMB) Uniform Guidance (200.331(b)) which requires that we conduct a financial review and evaluate each sub-grantee's risk of non-compliance (statute/regulations/terms of award) for purposes of monitoring. The information provided will be used to assess your compliance with financial and programmatic requirements in accordance with state and/or federal regulations. This questionnaire will require the following documents to be uploaded:

Organizational Structure

- List of Board of Directors (Non-Profits)
- Board Minutes (Non-Profits)

Fiscal

- Chart of Accounts
- Financial Statements (previous quarter):
 - Balance Sheet
 - Income Statement (Profit & Loss)
 - o Statement of Cash Flow
- Sample Time-sheet
- A-133 Audit Report

Basic Information

This section includes basic information about the applicant agency and its main points of contact for the application. Failure to enter accurate agency and contact information may result in a miscategorization of an application and a delay in funds.

Please indicate whether or not your agency is 5% LVAP certified. Your agency must be certified to receive 5% funds before drawing down funds.

Narratives

• Agency/Project Description

- o Provide an abstract/summary of the VOCA funded project.
- o Provide a description of your agency.
- o Provide a description of the need for the project.
- o Provide a description of the expected outcomes for the project; ensuring to include the anticipated number to be served.
- o Will there be a change in your agency's project scope from the prior grant cycle?
- o What changes have you made to service provision due to COVID-19?
- Are you currently offering remote or mobile services and how are those being offered?
- o How have fundraising efforts been impacted due to COVID-19?

Budget

All applicants must attach a budget using the provided <u>Budget Detail Worksheet</u>. All line items within the budget are subject to review and approval. Decisions related to these budget line items are based on allowance of line item costs per VOCA program guidelines, justification of costs in relation to project activities, and reasonableness of costs based on current market rates

The budget narrative should be submitted for clarity of expenses requested in the different budget categories. Applicants must provide details on each cost item in the budget. For example, applicants may not simply include a cost item for "Speaker Contracts"; the applicant must describe what the event is and its purpose, a brief bio of the speaker, and a justification of this cost and value added to the grant. Grantees are responsible for obtaining and executing necessary

agreements with partners or contractors providing services under this agreement. Documentation and copies of agreements can be requested by CJCC at any time during the contract period.

Program Match Requirement

All applicants must submit a minimum funding match of 20% for their project through cash and/or in-kind contributions. The sources of the match must be identified in the budget section of the application. *Please note that volunteer hours are valued by the CJCC at \$15.00 per hour unless you submit a written request for higher rates to CJCC in your award packet.* The requirements and limitations that apply to the use of federal funds also apply to the use of matching funds. Matching funds must be used only for the funded project during the grant period to support the identified goals, objectives, and activities. Thus, the matching funds cannot be used to support activities that are not concurrently supported by VOCA Funds.

Formula for Match Calculation

- 1) Total Project Budget x Match Requirement Percentage = Match Requirement
- 2) Match Requirement x Volunteer Match Requirement Percentage = Volunteer Match Requirement
- 3) Total Project Budget Match Requirement = Amount of Grant Request

Example 1:

For a project with a total budget of \$100,000 and a 20% Match Requirement Percentage:

- 1) $$100,000 \times 20\% = $20,000 \text{ (Match Requirement)}$
- 2) \$20,000 x 25% = \$5,000 (Volunteer Match Requirement)
- 3) \$100,000 \$20,000 = \$80,000 (Grant Request/Federal Amount)

Indirect Costs

Indirect costs are not readily assignable to a particular award but are necessary both to the operation of the subgrantee and to the performance of the award. Common examples include building maintenance, telephone expenses, general supplies, and salaries and benefits of certain employees whose work benefits the entire organization.

Applicants are permitted to include indirect costs in their budget. If an agency currently has a negotiated federally-approved indirect cost rate, then the same rate must be applied to all VOCA awards (2 C.F.R. 200.414(f)). An agency may submit an indirect cost proposal with its federal cognizant agency (such as DOJ) at any time but must apply the approved rate to all federal awards received regardless of funding agency. All other applicants may use the 10% de minimis cost rate of modified total direct costs (MTDC). Applicants may use the MTDC Calculator to aid in calculating the 10% de minimis cost rate.

Indirect cost rates may be included on the application budget as "Indirect Costs" but must later be specified to avoid double-charging if an award is granted. Please also note that the indirect cost rate applicable to portions of the grant in different fiscal years may vary and federal law, statutes, or regulations may cap or otherwise limit allowable indirect costs.

The de minimis rate is an option only for subgrantees that have **NEVER** received an approved federally-negotiated indirect cost rate.

Program Income

The Department of Justice, Office of Justice Programs, and Office for Victims of Crime allow the use of program income only to supplement project costs or reduce project costs to be refunded to the Federal government. Program income is restricted to the same uses as the grant award and must be expended during the grant period in which it is generated. "Program income" is gross income earned during the funding period by the subgrantee as a direct result of the grant award. Fines and penalties as a result of law enforcement activity are not considered program income.

VOCA applicants must obtain prior approval from CJCC to earn or use program income for the VOCA funded program/project.

Allowable and Unallowable Costs

Allowable costs include services and activities that are eligible for support with VOCA grant funds. Unallowable costs are ineligible for use for various services or activities. See Appendix A.

Supplanting

Supplanting occurs when a state, local, or tribal government reduces previously allocated or appropriated funds by an agency for an activity, specifically because federal funds are available (or expected to be available) to fund the same activity. Any reduction in non-federal resources allocated for the same time period and the same purpose as the federal grant award will be subject to careful review.

To avoid potential supplanting issues, the following general guidelines should be followed:

- Federal funds cannot be used to pay for existing employees unless the existing position is "back-filled" with a new hire.
- Federal funds cannot be used to pay for items or costs that the subgrantee is already obligated to pay with state, local, or tribal funds.
- State, local, or tribal funds previously appropriated, allocated, or budgeted for award purposes cannot be reduced or reallocated to other purposes because of receipt of federal funds.
- Maintain contemporaneous documentation demonstrating that any reductions in non-federal resources budgeted for award purposes is unrelated to the receipt or expected receipt of federal funds. Examples of supporting documentation may include (but are not limited to) budget sheets and/or directives, city council or departmental meeting minutes, agency memoranda, notices, or orders, and any other official documents addressing the reduction in non-federal resources.

Funds must be used to supplement existing funds for program activities and cannot replace or supplant funds that have been appropriated for the same purpose. Supplanting may be grounds for suspension or termination of current and future federal funding, recovery of misused federal funds, and/or other remedies available by law

Certification and Completion

To finalize the application, please enter requested information for the point of contact and enter the name of the person submitting the application to certify completion. **Remember to submit the application** when you are finished with this section.

Submit Application

Before submitting, review the application from start to finish to ensure you submit complete and accurate information.

Please be sure to click submit so that the online application is received. The application must be submitted to be considered for an award. If more than one application is submitted for the same project, CJCC will only accept the most recent application.

Once submitted, please right click the screen to print and save a .pdf of the confirmation page. The application point of contact will receive a confirmation email as well. This person will also be contacted in the event we have questions about your application.

Application and Award Timeline

CJCC strives for transparency in its VOCA application and award process. The working timeline for applications and awards is as follows:

Milestone	Target Date
Release RFA and open application	July 13, 2020
Application closes August 14, 2020	
CJCC sends award packets to subgrantees	September 23, 2020
Award packets due to CJCC	November 1, 2020
Start of VOCA grant year	October 1, 2020

APPENDIX A

Allowable/Unallowable Costs and Activities

The allowable costs listed below are costs that are allowed under the VOCA Assistance Grant Program. After reviewing applications submitted in response to the RFA, the Council may decide that it is in the best interest of the state not to fund one or more of the allowable activities listed below

§ 94.119 Allowable Direct Service Costs

Direct services for which VOCA funds may be used include, but are not limited to, the following:

- (a) *Immediate emotional, psychological, and physical health and safety*—Services that respond to immediate needs (other than medical care, except as allowed under paragraph (a)(9) of this section) of crime victims, including, but not limited to:
 - 1) Crisis intervention services,
 - 2) Accompanying victims to hospitals for medical examinations,
 - 3) Hotline counseling,
 - 4) Safety planning,
 - 5) Emergency food, shelter, clothing, and transportation,
 - 6) Short-term (up to 45 days) in-home care and supervision services for children and adults who remain in their own homes when the offender/caregiver is removed,
 - 7) Short-term (up to 45 days) nursing home, adult foster care, or group home placement for adults for whom no other safe, short-term residence is available,
 - 8) Window, door, or lock replacement or repair, and other repairs necessary to ensure a victim's safety,
 - 9) Costs of the following, on an emergency basis (i.e., when the State's compensation program, the victim's (or in the case of a minor child, the victim's parent's or guardian's) health insurance plan, Medicaid, or other health care funding source, is not reasonably expected to be available quickly enough to meet the emergency needs of a victim (typically within 48 hours of the crime): Nonprescription and prescription medicine, durable medical equipment (such as wheelchairs, crutches, hearing aids, eyeglasses), and other healthcare items are allowed, and
 - 10) Emergency legal assistance, such as for filing for restraining or protective orders, and obtaining emergency custody orders and visitation rights;
- (b) *Personal advocacy and emotional support Personal advocacy and emotional support, including, but not limited to:*
 - 1) Working with a victim to assess the impact of the crime,

- 2) Identification of victim's needs,
- 3) Case management,
- 4) Management of practical problems created by the victimization,
- 5) Identification of resources available to the victim,
- 6) Provision of information, referrals, advocacy, and follow-up contact for continued services, as needed, or
- 7) Traditional, cultural, and/or alternative therapy/healing (e.g., art therapy, yoga) (*Please note: Agencies will not be funded to solely provide services under this item as existing victim service providers may offer these services via contract or by other means*);
- (c) Mental health counseling and care—Mental health counseling and care, including, but not limited to, outpatient therapy/counseling (including, but not limited to, substance abuse treatment so long as the treatment is directly related to the victimization) provided by a person who meets professional standards to provide these services in the jurisdiction in which the care is administered;
- (d) *Peer-support* including, but not limited to, activities that provide opportunities for victims to meet other victims, share experiences, and provide self-help, information, and emotional support;
- (e) Facilitation of participation in criminal justice and other public proceedings arising from the crime—The provision of services and payment of costs that help victims participate in the criminal justice system and in other public proceedings arising from the crime (e.g., juvenile justice hearings, civil commitment proceedings), including, but not limited to:
 - 1) Advocacy on behalf of a victim,
 - 2) Accompanying a victim to offices and court,
 - 3) Transportation, meals, and lodging to allow a victim who is not a witness to participate in a proceeding,
 - 4) Interpreting for a non-witness victim who is deaf or hard of hearing, or with limited English proficiency,
 - 5) Providing child care and respite care to enable a victim who is a caregiver to attend activities related to the proceeding,
 - 6) Notification to victims regarding key proceeding dates (e.g., trial dates, case disposition, incarceration, and parole hearings),
 - 7) Assistance with Victim Impact Statements
 - 8) Assistance in recovering property that was retained as evidence or
 - 9) Assistance with restitution advocacy on behalf of crime victims;
- (f) Legal assistance—Legal assistance services (including, but not limited to, those provided on an emergency basis), where reasonable and where the need for such services arises as a direct result of the victimization. Such services include, but are not limited to:

- 1) Those (other than criminal defense) that help victims assert their rights as victims in a criminal proceeding directly related to the victimization, or otherwise protect their safety, privacy, or other interests as victims in such a proceeding or
- 2) Those actions (other than tort actions) that, in the civil context, are reasonably necessary as a direct result of the victimization;
- (g) *Transportation*—Transportation of victims to receive services and to participate in criminal justice proceedings;
- (h) *Public awareness*—Public awareness and education presentations (including, but not limited to, the development of presentation materials, brochures, newspaper notices, and public service announcements) in schools, community centers, and other public forums that are designed to inform crime victims of specific rights and services and provide them with (or refer them to) services and assistance:
- (i) *Transitional housing*—Subject to any restrictions on amount, length of time, and eligible crimes, set by the SAA, transitional housing for victims (generally, those who have a particular need for such housing, and who cannot safely return to their previous housing, due to the circumstances of their victimization), including, but not limited to, travel, rental assistance, security deposits, utilities, and other costs incidental to the relocation to such housing, as well as voluntary support services such as childcare and counseling;
- (j) *Relocation*—Subject to any restrictions on amount, length of time, and eligible crimes, set by the SAA, relocation of victims (generally, where necessary for the safety and well-being of a victim), including, but not limited to, reasonable moving expenses, security deposits on housing, rental expenses, and utility startup costs.

§ 94.120 Allowable costs for activities supporting direct services.

Supporting activities for which VOCA funds may be used include, but are not limited to, the following:

- (a) Coordination of activities—Coordination activities that facilitate the provision of direct services, include, but are not limited to, Statewide coordination of victim notification systems, crisis response teams, multidisciplinary teams, coalitions to support and assist victims, and other such programs, and salaries and expenses of such coordinators (*Please note: due to the eligibility requirements of the VOCA Assistance Grant Program, this item is not intended to allow the funding of statewide coalitions that do not provide direct services*);
- (b) Supervision of direct service providers—Payment of salaries and expenses of supervisory staff in a project, when the SAA determines that such staff are necessary and effectively facilitate the provision of direct services;
- (c) *Multisystem, interagency, multidisciplinary response to crime victim needs*—Activities that support a coordinated and comprehensive response to crime victims needs by direct service

providers, including, but not limited to, payment of salaries and expenses of direct service staff serving on child and adult abuse multidisciplinary investigation and treatment teams, coordination with federal agencies to provide services to victims of federal crimes and/or participation on Statewide or other task forces, work groups, and committees to develop protocols, interagency, and other working agreements;

- (d) *Contracts for professional services*—Contracting for specialized professional services (e.g., psychological/psychiatric consultation, legal services, interpreters), at a rate not to exceed a reasonable market rate, that are not available within the organization;
- (e) Automated systems and technology—Subject to the provisions of the DOJ Grants Financial Guide and governmentwide grant rules relating to acquisition, use and disposition of property purchased with federal funds, procuring automated systems and technology that support delivery of direct services to victims (e.g., automated information and referral systems, email systems that allow communications among victim service providers, automated case-tracking and management systems, smartphones, computer equipment, and victim notification systems), including, but not limited to, procurement of personnel, hardware, and other items, as determined by the SAA after considering—
 - 1) Whether such procurement will enhance direct services,
 - 2) How any acquisition will be integrated into and/or enhance the program's current system,
 - 3) The cost of installation,
 - 4) The cost of training staff to use the automated systems and technology,
 - 5) The ongoing operational costs, such as maintenance agreements or supplies, and
 - 6) How additional costs relating to any acquisition will be supported (*Please note: In an effort to avoid duplication and coordinate large scale technology projects, please contact CJCC if you are considering applying for funds to address automated systems and technology*);
- (f) *Volunteer trainings*—Activities in support of training volunteers on how to provide direct services when such services will be provided primarily by volunteers.

§ 94.121 Allowable administrative costs.

Administrative costs for which VOCA funds may be used by subgrantees include, but are not limited to, the following:

- (a) *Personnel costs*—Personnel costs that are directly related to providing direct services and supporting activities, such as staff and coordinator salaries expenses (including fringe benefits), and a prorated share of liability insurance;
- (b) *Skills training for staff*—Training exclusively for developing the skills of direct service providers, including paid staff and volunteers (both VOCA-funded and not), so that they are better able to offer quality direct services, including, but not limited to, manuals, books,

videoconferencing, electronic training resources, and other materials and resources relating to such training;

- (c) *Training-related travel*—costs such as travel (in-State, regional, and national), meals, lodging, and registration fees for paid direct service staff (both VOCA-funded and not);
- (d) Organizational Expenses—Organizational expenses that are necessary and essential to providing direct services and other allowable victim services, including, but not limited to, the prorated costs of rent; utilities; local travel expenses for service providers; and required minor building adaptations necessary to meet the Department of Justice standards implementing the Americans with Disabilities Act and/or minor modifications that would improve the program's ability to provide services to victims (Please note: construction costs are generally not allowed; please contact CJCC if you are considering applying for funds for any type of building adaptations or modifications);
- (e) Equipment and furniture—Expenses of procuring furniture and equipment that facilitate the delivery of direct services (e.g., mobile communication devices, telephones, braille and TTY/TDD equipment, computers and printers, beepers, video cameras and recorders for documenting and reviewing interviews with children, two-way mirrors, colposcopes, digital cameras, and equipment and furniture for shelters, work spaces, victim waiting rooms, and children's play areas), except that the VOCA grant may be charged only the prorated share of an item that is not used exclusively for victim-related activities;
- (f) Operating costs—Operating costs include but are not limited to—
 - 1) Supplies,
 - 2) Equipment use fees,
 - 3) Property insurance,
 - 4) Printing, photocopying, and postage,
 - 5) Courier service.
 - 6) Brochures that describe available services,
 - 7) Books and other victim-related materials,
 - 8) Computer backup files/tapes and storage,
 - 9) Security systems,
 - 10) Design and maintenance of Web sites and social media, or 27
 - 11) Essential communication services, such as web hosts and mobile device services.
- (g) VOCA administrative time—Costs of administrative time spent performing the following:
 - 1) Completing VOCA-required time and attendance sheets and programmatic documentation, reports, and statistics,
 - 2) Collecting and maintaining crime victims' records,
 - 3) Conducting victim satisfaction surveys and needs assessments to improve victim services delivery in the project, and
 - 4) Funding the prorated share of audit costs.

- (h) Leasing or purchasing vehicles—Costs of leasing or purchasing vehicles, as determined by the SAA after considering, at a minimum, if the vehicle is essential to the provision of direct services;
- (i) Maintenance, repair, or replacement of essential items—Costs of maintenance, repair, and replacement of items that contribute to maintenance of a healthy or safe environment for crime victims (such as a furnace in a shelter; and routine maintenance, repair costs, and automobile insurance for leased vehicles), as determined by the SAA after considering, at a minimum, if other sources of funding are available;
- (j) *Project evaluation*—Costs of evaluations of specific projects (in order to determine effectiveness), within the limits set by SAAs (Please note: contact CJCC for prior approval).

§ 94.122 Expressly unallowable costs.

Notwithstanding any other provision of this subpart, no VOCA funds may be used to fund or support the following:

- (a) *Lobbying*—Lobbying or advocacy activities with respect to legislation or to administrative changes to regulations or administrative policy (cf. 18 U.S.C. 1913), whether conducted directly or indirectly;
- (b) Research and studies—Research and studies, except for project evaluation under § 94.121(j);
- (c) Active investigation and prosecution of criminal activities—The active investigation and prosecution of criminal activity, except for the provision of victim assistance services (e.g., emotional support, advocacy, and legal services) to crime victims, under § 94.119, during such investigation and prosecution;
- (d) *Fundraising*—Any activities related to fundraising, except for fee-based, or similar, program income authorized by the SAA under this subpart;
- (e) *Capital expenses*—Capital improvements, property losses and expenses, real estate purchases, mortgage payments, and construction (except as specifically allowed elsewhere in this subpart);
- (f) Compensation for victims of crime—Reimbursement of crime victims for expenses incurred as a result of a crime, except as otherwise allowed by other provisions of this subpart;
- (g) Medical care—Medical care, except as otherwise allowed by other provisions of this subpart;
- (h) Salaries and expenses of management—Salaries, benefits, fees, furniture, equipment, and other expenses of executive directors, board members, and other administrators (except as specifically allowed elsewhere in this subpart).

Appendix B: 2019 Allocations

The Criminal Justice Coordinating Council has approved individual allocation amounts for this solicitation. Any award made pursuant to this solicitation is dependent upon the receipt and availability of federal grant awards and any requirements/conditions attached thereto.

Grant ID	Agency	Program	Award
C18-8-332	A Child's Voice CAC, Inc.	Child Advocacy Center - Child Abuse	\$223,684
C18-8-278	ACC SANE, Inc.	Sexual Assault	\$101,657
C18-8-333	Action Pact, Inc.	Court Appointed Special Advocate - Child Abuse	\$50,000
C18-8-334	Advocates for Bartow's Children, Inc.	Child Advocacy Center - Child Abuse	\$123,721
C18-8-335	Advocates for Bartow's Children, Inc.	Court Appointed Special Advocate - Child Abuse	\$208,162
C18-8-336	Advocates for Bartow's Children, Inc.	Residential - Child Abuse	\$51,695
C18-8-337	Advo-Kids CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$141,700
C17-8-206	Ahimsa House, Inc.	Previously Underserved	\$234,777
C18-8-338	Alcovy CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$143,923
C18-8-249	Alma G. Davis Foundation, Inc.	DV Community Based Victim Services - Community Programs	\$50,000
C18-8-339	Appalachian Children's Center, Inc.	Child Advocacy Center - Child Abuse	\$248,461
C18-8-269	Atlanta Volunteer Lawyers Foundation, Inc.	DV Legal Services - Community Programs	\$299,916
C18-8-270	Atlanta Volunteer Lawyers Foundation, Inc.	Legal Services - Community Programs	\$306,894
C18-8-376	Atlanta CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$239,660
C18-8-250	Atlanta Center for Self Sufficiency, Inc	Community Based Victim Services - Community Programs	\$50,000
C18-8-279	Atlanta Dream Center, Inc.	Previously Underserved	\$349,277
C18-8-266	Atlanta Legal Aid Society, Inc.	Legal Services - Community Programs	\$224,089
C18-8-267	Atlanta Legal Aid Society, Inc.	DV Legal Services - Community Programs	\$324,624
C18-8-219	Atlanta Victim Assistance, Inc.	Non-Profit VWAP Program - Community Programs	\$49,196
C18-8-220	Atlanta Victim Assistance, Inc.	Non-Profit VWAP Program - Community Programs	\$704,770

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C18-8-221	Atlanta Victim Assistance, Inc.	Non-Profit VWAP Program - Community Programs	\$144,612
C18-8-340	Atlantic Area CASA	Court Appointed Special Advocate - Child Abuse	\$134,059
C18-8-251	Baldwin County BOC	Community Based Victim Services - Community Programs	\$189,880
C18-8-252	Barrow Ministry Village, Inc.	Counseling Services - Community Programs	\$152,734
C17-8-207	Battered Women's Shelter, Inc.	Domestic Violence	\$1,194,889
C18-8-236	Ben Hill County BOC	Law Enforcement VWAP	\$50,000
C18-8-253	Boat People SOS	Community Based Victim Services - Community Programs	\$119,874
C18-8-254	Brooks County Board of Commissioners	Law Enforcement VWAP	\$97,555
C18-8-341	CAC-Lookout Mtn Judicial Circuit	Child Advocacy Center - Child Abuse	\$250,692
C17-8-208	Camden Community Crisis Center, Inc.	Domestic Violence	\$229,188
C17-8-209	Camden Community Crisis Center, Inc.	Domestic Violence	\$69,280
C18-8-222	Caminar Latino, Inc.	Community Based Victim Services - Community Programs	\$192,114
C18-8-342	Carroll County CAC, Inc.	Child Advocacy Center - Child Abuse	\$98,427
C18-8-343	Carroll County CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$111,606
C17-8-210	Carroll County Emergency Shelter, Inc.	Domestic Violence	\$317,528
C18-8-344	CASA Glynn, Inc.	Court Appointed Special Advocate - Child Abuse	\$135,765
C18-8-345	CASA of Forsyth County, Inc.	Court Appointed Special Advocate - Child Abuse	\$188,493
C18-8-346	CASA of Houston County, Inc.	Court Appointed Special Advocate - Child Abuse	\$207,636
C18-8-347	CASA of Paulding County, Inc.	Court Appointed Special Advocate - Child Abuse	\$171,449
C18-8-348	CASA of Polk & Haralson, Inc.	Court Appointed Special Advocate - Child Abuse	\$143,616
C18-8-349	CASA of Southwest Georgia, Inc.	Court Appointed Special Advocate - Child Abuse	\$69,567
C18-8-350	CASA of Troup County, Inc.	Court Appointed Special Advocate - Child Abuse	\$142,959
C18-8-223	Catholic Charities of the Archdiocese	Community Based Victim Services - Community Programs	\$164,796
C18-8-351	Central Georgia CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$200,000

	Cherokee Child Advocacy	Child Advocacy Center - Child	
C18-8-352	Council, Inc.	Abuse	\$398,001
C18-8-237	Cherokee County BOC	Law Enforcement VWAP	\$96,500
C17-8-211	Cherokee Family Violence Center, Inc.	Domestic Violence	\$136,043
C18-8-144	Cherokee Family Violence Center, Inc.	Domestic Violence	\$186,668
C18-8-145	Cherokee Family Violence Center, Inc.	Domestic Violence	\$250,067
C18-8-146	Cherokee Family Violence Center, Inc.	Domestic Violence	\$449,620
C18-8-353	Child Advocacy Center of Coffee County, Inc.	Child Advocacy Center - Child Abuse	\$163,439
C18-8-354	Child Advocacy Services SEGA, Inc.	Child Advocacy Center - Child Abuse	\$175,287
C18-8-355	Child Advocate Network, Inc.	Court Appointed Special Advocate - Child Abuse	\$276,730
C18-8-356	Child Enrichment, Inc.	Child Advocacy Center - Child Abuse	\$171,556
C18-8-357	Child Enrichment, Inc.	Court Appointed Special Advocate - Child Abuse	\$113,680
C18-8-358	Children First, Inc	Court Appointed Special Advocate - Child Abuse	\$200,000
C18-8-407	Children's Advocacy Center of Lowndes Co.	Child Advocacy Center - Child Abuse	\$394,630
C18-8-409	Children's Ctr for Hope & Healing, Inc.	Counseling - Child Abuse	\$234,980
C18-8-359	Children's Voice: CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$137,270
C18-8-147	Christian League for Battered Women	Domestic Violence	\$191,840
C18-8-148	Christian League for Battered Women	Domestic Violence	\$28,474
C18-8-149	Circle of Love Center, Inc.	Domestic Violence	\$110,625
C18-8-150	Citizens Against Violence, Inc.	Domestic Violence	\$297,875
C18-8-151	Citizens Against Violence, Inc.	Domestic Violence	\$16,900
C18-8-224	City of Atlanta	Community Based Victim Services - Community Programs	\$50,000
C18-8-281	City of Refuge Dalton	Previously Underserved	\$50,000
C18-8-152	Clayton County Assoc Against FV, Inc.	Domestic Violence	\$211,771
C18-8-360	Clayton County BOC	Court Appointed Special Advocate - Child Abuse	\$80,130
C18-8-255	Center for Pan Asian Community Services, Inc.	DV Community Based Victim Services - Community Programs	\$292,354

C18-8-361	Coastal Children's Advocacy Center	Child Advocacy Center - Child Abuse	\$233,390
C18-8-362	Coastal Plain CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$134,971
C18-8-363	Cobb County Board of Commissioners	Court Appointed Special Advocate - Child Abuse	\$205,805
C18-8-153	Colquitt Co. Serenity House Project, Inc.	Domestic Violence	\$167,121
C18-8-154	Columbus Alliance for Battered Women, Inc.	Domestic Violence	\$434,160
C18-8-364	Coweta CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$109,961
C18-8-365	Crescent House-Navicent Health	Child Advocacy Center - Child Abuse	\$50,000
C18-8-225	Crime Victims Advocacy Council, Inc.	Counseling Services - Community Programs	\$75,000
C18-8-238	Criminal Justice Coordinating Council	State Agency-Victim Services - Community Programs	\$0
C18-8-155	Crisis Line & Safe House of Central GA, Inc.	Domestic Violence	\$1,204,096
C18-8-156	Crisis Line & Safe House of Central GA, Inc.	Domestic Violence	\$116,206
C18-8-282	Crisis Line & Safe House of Central GA, Inc.	Sexual Assault	\$67,291
C18-8-226	Crisp County Board of Commissioners	Law Enforcement VWAP	\$116,800
C18-8-283	DeKalb Rape Crisis Center, Inc.	Sexual Assault	\$280,000
C18-8-157	Douglas Co. Task Force on FV, Inc.	Domestic Violence	\$133,499
C18-8-284	Douglas Co. Task Force on FV, Inc.	Sexual Assault	\$75,000
C18-8-316	Douglas Co. Task Force on FV, Inc.	Child Abuse	\$316,421
C18-8-366	Edmondson-Telford Center for Children	Child Advocacy Center - Child Abuse	\$170,995
C18-8-239	Effingham County VWAP, Inc.	Non-Profit VWAP Program - Community Programs	\$58,292
C18-8-367	Emanuel County Child Abuse Prevention Ctr, Inc.	Child Advocacy Center - Child Abuse	\$251,374
C18-8-368	Enotah CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$192,632
C18-8-158	F.A.I.T.H. in Rabun County, Inc.	Domestic Violence	\$259,566
C18-8-159	F.A.I.T.H. in Rabun County, Inc.	Domestic Violence	\$11,400

C18-8-285	F.A.I.T.H. in Rabun County, Inc.	Sexual Assault	\$167,438
C18-8-317	F.A.I.T.H. in Rabun County, Inc.	Child Abuse	\$211,535
C18-8-369	Family Connection/Communities in	Court Appointed Special Advocate - Child Abuse	\$59,308
C18-8-271	Family Counseling Ctr of Ctrl GA, Inc.	Counseling Services - Community Programs	\$265,365
C18-8-240	Family Counseling Svc of Athens, Inc.	Counseling Services - Community Programs	\$155,373
C18-8-160	Family Crisis Ctr of (WDCC) Counties, Inc	Domestic Violence	\$154,547
C18-8-370	Family Enrichment Group, Inc.	Court Appointed Special Advocate - Child Abuse	\$205,261
C18-8-371	Family Support Council, Inc.	Camp Program - Child Abuse	\$20,488
C18-8-372	Family Support Council, Inc.	Court Appointed Special Advocate - Child Abuse	\$167,389
C18-8-161	Fayette County Council On DV, Inc.	Domestic Violence	\$264,543
C18-8-162	Flint Circuit Council on FV, Inc.	Domestic Violence	\$403,979
C18-8-373	Forsyth Co. Child Advocacy Center, Inc.	Child Advocacy Center - Child Abuse	\$141,191
C18-8-227	Forsyth County BOC	Law Enforcement VWAP	\$71,794
C18-8-163	Forsyth County Family Haven, Inc.	Domestic Violence	\$194,120
C18-8-374	Four Points, Inc.	Supervised Visitation - Child Abuse	\$114,111
C18-8-375	Four Points, Inc.	Counseling - Child Abuse	\$40,055
C18-8-286	Friends of The Greenhouse, Inc.	Sexual Assault	\$98,196
C18-8-318	Friends of The Greenhouse, Inc.	Child Abuse	\$124,300
C18-8-256	GA Asylum & Immigration Network, Inc.	Legal Services - Community Programs	\$496,520
C18-8-164	GA Dept of Community Supervision	Domestic Violence	\$125,678
C18-8-165	Gateway House, Inc.	Domestic Violence	\$432,364
C18-8-166	Gateway House, Inc.	Domestic Violence	\$86,891
C18-8-287	Georgia Care Connection Office, Inc.	Victim Services	\$521,190
C18-8-378	Georgia CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$198,363
C18-8-377	Georgia Center for Child Advocacy, Inc.	Child Advocacy Center - Child Abuse	\$828,188
C18-8-257	Georgia Coalition Against DV, Inc.	Community Based Victim Services - Community Programs	\$156,469

C18-8-241	Georgia Department of Human Services	Elder Abuse - Community Programs	\$300,000
C18-8-242	Georgia Department of Human Services	Elder Abuse - Community Programs	\$500,000
C18-8-258	Georgia Legal Services Program, Inc.	Legal Services - Community Programs	\$159,620
C18-8-259	Georgia Legal Services Program, Inc.	Legal Services - Community Programs	\$115,539
C18-8-260	Georgia Legal Services Program, Inc.	Legal Services - Community Programs	\$387,040
C18-8-167	Georgia Mountain Women's Center, Inc.	Domestic Violence	\$423,389
C18-8-168	Georgia Mountain Women's Center, Inc.	Domestic Violence	\$141,288
C18-8-379	Georgia State University	State Hotline - Child Abuse	\$75,804
C18-8-288	Georgia Tech Research Corporation	Sexual Assault	\$18,950
C18-8-205	Glynn Community Crisis Center, Inc.	Domestic Violence	\$433,969
C18-8-243	Glynn County BOC	Law Enforcement VWAP	\$51,787
C19-8-001	Grady Memorial Hospital Corporation	Victim Services	\$1,400,000
C18-8-289	Grady Memorial Hospital Corporation	Sexual Assault	\$265,240
C18-8-321	Grady Memorial Hospital Corporation	Victim Services	\$0
C18-8-169	Halcyon Home for Battered Women, Inc.	Domestic Violence	\$263,016
C18-8-381	Hall-Dawson CASA Program, Inc.	Court Appointed Special Advocate - Child Abuse	\$262,947
C18-8-290	Harmony House Child Advocacy Center, Inc.	Sexual Assault	\$230,528
C18-8-319	Harmony House Child Advocacy Center, Inc.	Child Abuse	\$323,988
C18-8-170	Harmony House DV Shelter, Inc.	Domestic Violence	\$259,613
C18-8-172	Harmony House DV Shelter, Inc.	Domestic Violence	\$90,992
C18-8-261	Hospice Savannah Foundation, Inc.	Counseling Services - Community Programs	\$25,612
C18-8-171	Hospitality House for Women, Inc.	Domestic Violence	\$144,504
C18-8-382	House of Dawn, Inc.	Residential - Child Abuse	\$50,000
C18-8-244	House of Globalization, Inc.	DV Community Based Victim Services - Community Programs	\$50,000

C18-8-173	International Women's House, Inc.	Domestic Violence	\$243,208
C18-8-272	Jewish Family & Career Services, Inc.	DV Community Based Victim Services - Community Programs	\$234,852
C18-8-228	KIND, Inc.	Legal Services - Community Programs	\$209,527
C18-8-320	KSU Office of Victim Services	Sexual Assault	\$102,947
C18-8-262	Lamar County Board of Commissioners	Law Enforcement VWAP	\$48,696
C18-8-273	Latin American Association, Inc.	Legal Services - Community Programs	\$50,000
C18-8-174	Liberty House of Albany, Inc.	Domestic Violence	\$239,004
C18-8-175	liveSafe Resources	Domestic Violence	\$504,476
C18-8-176	liveSafe Resources	Domestic Violence	\$84,706
C18-8-177	liveSafe Resources	Domestic Violence	\$42,937
C18-8-291	liveSafe Resources	Sexual Assault	\$341,856
C18-8-383	Lookout Mountain CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$69,818
C18-8-229	MACOSH Healing Network, Inc.	DV Community Based Victim Services - Community Programs	\$30,000
C18-8-384	Mary Lou Fraser Foundation	Child Advocacy Center - Child Abuse	\$121,960
C18-8-230	McIntosh County BOC	Law Enforcement VWAP	\$76,349
C18-8-245	Monroe County BOC	Law Enforcement VWAP	\$75,000
C18-8-292	Mosaic Georgia, Inc.	Sexual Assault	\$884,936
C18-8-274	Mothers Against Drunk Driving	Community Based Victim Services - Community Programs	\$200,000
C18-8-385	Mountain Circuit CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$229,556
C18-8-178	NE GA Council on DV, Inc.	Domestic Violence	\$281,343
C18-8-179	NE GA Council on DV, Inc.	Domestic Violence	\$89,732
C18-8-180	NE GA Council on DV, Inc.	Domestic Violence	\$99,676
C18-8-231	New American Pathways, Inc.	DV Community Based Victim Services - Community Programs	\$188,576
C18-8-181	NOA's Ark, Inc.	Domestic Violence	\$425,586
C18-8-182	NOA's Ark, Inc.	Domestic Violence	\$92,112
C18-8-232	Noor Family Services, Corp.	Community Based Victim Services - Community Programs	\$187,280
C18-8-183	North GA Mountain Crisis Network, Inc.	Domestic Violence	\$129,490
C18-8-293	North GA Mountain Crisis Network, Inc.	Sexual Assault	\$91,481
C18-8-386	NW GA Child Advocacy Center, Inc.	Child Advocacy Center - Child Abuse	\$196,602

C18-8-387	NW GA Child Advocacy	Court Appointed Special	\$66,362
210 0 307	Center, Inc.	Advocate - Child Abuse	Ψ00,502
C18-8-185	NW GA Family Crisis Center, Inc.	Domestic Violence	\$671,689
C18-8-388	Ocmulgee CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$240,539
C18-8-389	Open Arms, Inc.	Child Advocacy Center - Child Abuse	\$114,281
C18-8-390	Open Door Home, Inc.	Residential - Child Abuse	\$223,875
C18-8-186	Partnership Against DV, Inc.	Domestic Violence	\$491,507
C18-8-187	Partnership Against DV, Inc.	Domestic Violence	\$677,550
C18-8-391	Pataula Center for Children, Inc.	Child Advocacy Center - Child Abuse	\$117,932
C18-8-392	Paulding Child Advocacy Center, Inc.	Child Advocacy Center - Child Abuse	\$131,978
C18-8-188	Peace Place, Inc.	Domestic Violence	\$373,938
C18-8-393	Pickens County BOC	Court Appointed Special Advocate - Child Abuse	\$132,173
C18-8-394	Piedmont CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$119,932
C18-8-294	Piedmont Rape Crisis Center, Inc.	Sexual Assault	\$153,826
C18-8-189	Polk County Women's Shelter, Inc.	Domestic Violence	\$129,353
C18-8-190	Polk County Women's Shelter, Inc.	Domestic Violence	\$60,367
C18-8-395	Prevent Child Abuse Gordon Co., Inc.	Child Advocacy Center - Child Abuse	\$141,820
C18-8-396	Prevent Child Abuse Habersham, Inc.	Counseling - Child Abuse	\$280,845
C18-8-191	Project ReNeWal, Inc.	Domestic Violence	\$323,741
C18-8-192	Project ReNeWal, Inc.	Domestic Violence	\$150,017
C18-8-193	Project Safe, Inc	Domestic Violence	\$372,336
C18-8-194	Project Safe, Inc	Domestic Violence	\$26,672
C18-8-263	Prosecuting Attorney's Council of GA	Victim Services	\$3,162,172
C18-8-264	Prosecuting Attorney's Council of GA	Victim Services	\$11,884,775
C18-8-397	Rainbow House Children's	Child Advocacy Center - Child Abuse	\$135,929
C18-8-398	Rainbow House, Inc.	Child Advocacy Center - Child Abuse	\$223,241
C18-8-265	Raksha, Inc.	Community Based Victim Services - Community Programs	\$387,235

C18-8-310	Rape Crisis & Sexual Assault Services	Sexual Assault	\$554,761
C18-8-295	Rape Crisis Ctr of the Coastal Empire, Inc.	Sexual Assault	\$143,120
C18-8-296	Rape Response, Inc.	Sexual Assault	\$479,531
C18-8-399	Rockdale County CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$142,750
C18-8-195	S.H.A.R.E. House, Inc.	Domestic Violence	\$253,200
C18-8-196	S.H.A.R.E. House, Inc.	Domestic Violence	\$641,176
C18-8-197	S.H.A.R.E. House, Inc.	Domestic Violence	\$91,506
C18-8-297	Safe Harbor Children's Shelter, Inc.	Sexual Assault	\$380,981
C18-8-324	Safe Harbor Children's Shelter, Inc.	Child Abuse	\$396,029
C18-8-198	Safe Haven Transitional, Inc.	Domestic Violence	\$192,962
C18-8-199	SAFE Homes of Augusta, Inc.	Domestic Violence	\$378,489
C18-8-200	SAFE Homes of Augusta, Inc.	Domestic Violence	\$89,481
C18-8-201	Safe Shelter Ctr for DV Services, Inc.	Domestic Violence	\$326,686
C18-8-202	Safe Shelter Ctr for DV Services, Inc.	Domestic Violence	\$58,402
C18-8-400	SafePath Children's Advoc Ctr, Inc.	Child Advocacy Center - Child Abuse	\$505,608
C18-8-298	Salvation Army Metro Atlanta	Sexual Assault	\$13,044
C18-8-299	Satilla Health Foundation	Sexual Assault	\$395,481
C18-8-325	Satilla Health Foundation	Child Abuse	\$398,145
C18-8-401	Savannah/Chatham County CASA Program, Inc.	Court Appointed Special Advocate - Child Abuse	\$123,461
C18-8-275	Ser Familia, Inc.	Community Based Victim Services - Community Programs	\$570,116
C18-8-300	Sexual Assault Center of NW GA, Inc.	Sexual Assault	\$337,497
C18-8-301	Sexual Assault Support Center, Inc.	Sexual Assault	\$367,184
C18-8-276	Someone Cares, Inc. of Atlanta	Community Based Victim Services - Community Programs	\$50,000
C18-8-402	South Enotah Child Advocacy Center, Inc.	Child Advocacy Center - Child Abuse	\$112,546
C18-8-403	Southwest GA Children's Alliance, Inc.	CHINS Advocacy - Child Abuse	\$53,102
C18-8-404	Southwest GA Children's Alliance, Inc.	Child Advocacy Center - Child Abuse	\$165,216
C18-8-405	Southwest GA Children's Alliance, Inc.	Court Appointed Special Advocate - Child Abuse	\$185,307
C18-8-233	Spalding County BOC	Law Enforcement VWAP	\$36,728

C18-8-246	State Board of Pardons & Paroles	State Agency-Victim Services - Community Programs	\$100,000
C18-8-303	Statesboro Regional Sexual Assault Ctr	Sexual Assault	\$185,670
C18-8-304	Stepping Stone CAC Inc.	Sexual Assault	\$40,000
C18-8-327	Stepping Stone CAC Inc.	Child Abuse	\$190,485
C18-8-302	Southern Crescent Sexual Assault & CAC, Inc.	Sexual Assault	\$827,654
C18-8-326	Southern Crescent Sexual Assault & CAC, Inc.	Child Abuse	\$465,026
C18-8-203	Support in Abusive Family Emergencies, Inc.	Domestic Violence	\$186,814
C18-8-328	Support in Abusive Family Emergencies, Inc.	Child Abuse	\$27,804
C18-8-204	SW GA Victims Assistance Alliance, Inc.	Domestic Violence	\$166,247
C18-8-305	Tabitha's House, Inc.	Previously Underserved	\$128,000
C18-8-277	Tahirih Justice Center	Legal Services - Community Programs	\$50,000
C18-8-247	Tapestri, Inc.	DV Community Based Victim Services - Community Programs	\$467,408
C18-8-406	Team Up Mentoring, Inc.	Mentoring - Child Abuse	\$50,000
C18-8-408	The CAC of Thomas County, Inc.	Child Advocacy Center - Child Abuse	\$134,458
C18-8-280	The Center for Victims Of Torture	Sexual Assault	\$100,000
C18-8-410	The Children's Haven, Inc.	Child Advocacy Center - Child Abuse	\$136,202
C18-8-411	The Children's Haven, Inc.	Court Appointed Special Advocate - Child Abuse	\$48,461
C18-8-306	The Cottage SAC & CAC, Inc.	Sexual Assault	\$59,977
C18-8-329	The Cottage SAC & CAC, Inc.	Child Abuse	\$318,534
C18-8-330	The Gateway Center, Inc.	Child Abuse	\$351,773
C18-8-322	The Lily Pad SANE Center, Inc.	Child Abuse	\$70,713
C18-8-206	The Refuge DV Shelter, Inc.	Domestic Violence	\$378,594
C18-8-207	The Refuge DV Shelter, Inc.	Domestic Violence	\$130,129
C18-8-307	The Refuge DV Shelter, Inc.	Sexual Assault	\$147,962
C18-8-208	The Salvation Army, A Georgia Corp.	Domestic Violence	\$182,149
C18-8-308	The Sex Assault Victims Advocacy Ctr, Inc.	Sexual Assault	\$195,701
C18-8-412	The Tree House, Inc.	Child Advocacy Center - Child Abuse	\$315,224

C18-8-209	Tifton Judicial Circuit Shelter, Inc.	Domestic Violence	\$302,199
C18-8-309	Tifton Judicial Circuit Shelter, Inc.	Sexual Assault	\$120,832
C18-8-331	Tifton Judicial Circuit Shelter, Inc.	Child Abuse	\$144,387
C18-8-413	TLC Children's Services, Inc.	Court Appointed Special Advocate - Child Abuse	\$248,312
C18-8-414	Towaliga CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$56,791
C18-8-415	Tri-County CASA, Inc.	Court Appointed Special Advocate - Child Abuse	\$50,000
C18-8-211	Tri-County Protective Agency, Inc.	Domestic Violence	\$169,119
C18-8-416	Twin Cedars Youth & Family Svc, Inc.	Child Advocacy Center - Child Abuse	\$135,096
C18-8-417	Twin Cedars Youth & Family Svc, Inc.	Child Advocacy Center - Child Abuse	\$195,914
C18-8-418	Twin Cedars Youth & Family Svc, Inc.	Court Appointed Special Advocate - Child Abuse	\$216,141
C18-8-234	United Way of Greater Atlanta, Inc.	Community Based Victim Services - Community Programs	\$350,000
C18-8-235	United Way of Greater Atlanta, Inc.	Community Based Victim Services - Community Programs	\$150,000
C18-8-311	University of Georgia	Sexual Assault	\$50,000
C18-8-312	University of West Georgia	Sexual Assault	\$311,693
C18-8-248	Walton County BOC	Law Enforcement VWAP	\$45,363
C18-8-212	Waycross Area Shelter for	Domestic Violence	\$687,233
C18-8-213	Waycross Area Shelter for	Domestic Violence	\$109,116
C18-8-214	Wayne County Protective Agency, Inc.	Domestic Violence	\$381,716
C18-8-215	Wayne County Protective Agency, Inc.	Domestic Violence	\$52,095
C17-8-212	Wellspring Living, Inc.	Victim Services	\$300,000
C18-8-313	Wellspring Living, Inc.	Previously Underserved	\$330,690
C18-8-314	Wellspring Living, Inc.	Victim Services	\$299,990
C18-8-420	Wellspring Living, Inc.	Victim Services	\$956,687
C18-8-315	West GA Prevention & Advocacy Resource Cntr, Inc.	Sexual Assault	\$60,914
C18-8-216	Women in Need of God's Shelter, Inc.	Domestic Violence	\$211,741
C18-8-217	Women Moving On, Inc.	Domestic Violence	\$673,952
C18-8-218	Women Moving On, Inc.	Domestic Violence	\$272,209
C18-8-419	YouthSpark, Inc.	Intervention - Child Abuse	\$176,989