Commonwealth of Massachusetts Executive Office of Public Safety & Security Office of Grants & Research



Federal Fiscal Year 2023
Violence Against Women Act
STOP Formula Grant Program
Availability of Grant Funds
Renewal Opportunity

Release Date: October 2, 2023

Eligible applicants are limited to: Current recipients of the **FY 2022 STOP** grant award. This is a continuation grant, not a competitive grant opportunity.

(See "Eligibility Information")

Deadlines

Applications are due by Tuesday October 31, 2023 (See "Grant Submission")

Maura T. Healey Governor

Terrence M. Reidy Secretary Kimberley Driscoll Lieutenant Governor

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A. Overview

The Office of Grants and Research (OGR), an agency that is a part of the Executive Office of Public Safety and Security (EOPSS), is the State Administering Agency (SAA) for the Violence Against Women Act (VAWA), Services, Training, Officers, Prosecutors (STOP) Formula Grant, a program originating from the United States Department of Justice (DOJ), Office on Violence Against Women (OVW). The STOP Formula Grant is authorized by VAWA and subsequent legislation and supports communities, including American Indian tribes and Alaska Native villages, in their efforts to develop and strengthen effective responses to sexual assault, domestic violence, dating violence, stalking and human trafficking.

Funding dedicated for this continuation grant opportunity is contingent upon OGR receiving the FFY 2023 STOP Formula Grant award from OVW. Please thoroughly review this Availability of Grant Funds (AGF) document and all related attachments before developing your renewal application.

Key Dates

Important Dates:		
AGF Posted:	October 2, 2023	
Applications Due:	October 31, 2023	
Award Announcements:	December 2023	

Questions and Answers

OGR will accept written questions pertaining to this AGF through **October 31, 2023**. Questions must be submitted via email to <u>Jenny.Barron@mass.gov</u>.

B. Award Information

Availability of Funds

All awards are subject to the availability of appropriated funds and any modifications or additional requirements that may be imposed by law.

Award Period

The grant award period is 12 months. The award period will start on or about January 1, 2024.

Award Amounts

Total funding available through this AGF is estimated at \$3.3 million and is subject to receipt of funding from the DOJ. Eligible applicants are required to submit a twelve-month operating budget for their <u>predetermined</u> FFY23 allocation amount, found in Appendix A.

By statute, OGR is federally mandated to allocate STOP funding in the following manner:

30%	Victim Services (10% must go to culturally specific community-based organizations ¹)
25%	Law Enforcement
25%	Prosecution
15%	Discretionary
5%	Courts

Fund Disbursement

This is a cost reimbursement grant. Reimbursement requests will be submitted to OGR on a quarterly basis.

Pre-Agreement Cost Approval

OGR does not allow pre-award costs. Please be aware that costs incurred prior to the start date of the award may not be charged to the project.

Match Requirement

Nonprofit victim service providers and federally recognized tribes are *exempt* from providing match. **Note**: If you are a nonprofit victim service provider applying for a project under Purpose Areas 2 and/or 10, the law enforcement agency you are collaborating with is responsible for providing the required 25% match.

For all applicants submitting an application (*excluding* nonprofit victim service providers and tribes), the federal share of a VAWA STOP grant may not be more than 75% of the total costs of the project. Therefore, a 25% non-federal cash or in-kind match is required.

In-kind match may include:

- 1. Equipment;
- 2. Office supplies, workshop, or classroom materials;
- 3. Work space; or
- 4. Value of time contributed by professional and technical personnel, and other skilled and unskilled labor if the services they provide are a necessary part of the funded project.
 - a. Match expenditures must be committed for each funded project and cannot be derived from other federal funds.
 - b. Fringe benefits may be included as match.
 - c. Match funds are restricted to the same uses as the VAWA STOP grant funds, and must be spent within the designated grant period.
 - d. Applicants must ensure that their match is identified in a manner that guarantees its accountability during an audit.
 - e. Each applicant must list in the budget form the source and type of match funding being provided.

¹ "culturally specific" means "primarily directed toward racial and ethnic minority groups," which are defined by 42 U.S.C. § 300u-6(g) as "American Indians (including Alaska Natives, Eskimos, and Aleuts); Asian Americans; Native Hawaiians and other Pacific Islanders; Blacks; and Hispanics."

Calculating Match

- There is a 25% match requirement imposed on grant funds under this program for Law Enforcement, Prosecution, and Courts.
 - Please Note: To assist applicants in determining the 25% match requirement, the funding request can be divided by three. The resulting figure will equal 25% of the total project cost as the grantor (DOJ) requires that the match be at least 25% of the TOTAL grant AND match funds. An example is provided below.

Grant Funds (75%)	\$60,000.00	Amount of Funds Requested
Match Funds (25%)	\$20,000.00	= \$60,000.00 / 3
Total Project Cost (100%)	\$80,000.00	(\$80,000.00 x 25% = Match Funds)

- The following provisions apply to match requirements:
 - 1. The subgrantee may satisfy the match requirement with cash (e.g., funds contributed from private sources or state and/or local governments), in-kind services (e.g., services or goods donated by the applicant organization or other entities), or a combination of cash and in-kind services
 - 2. Funds from other federal sources may not be used to meet the match requirement.
 - 3. Funds or in-kind resources used as match must be directly related to the project goals and objectives.
 - 4. Grantees must maintain records which clearly show the source, the amount, and the timing of all matching contributions.
 - 5. Sources of match are restricted to the same requirements as funds allocated under the STOP Formula Grant Program and must be documented in the same manner as STOP Formula Grant Program funds, including within financial and programmatic reports.

Application Review Criteria

All applications will be reviewed on following criteria for this continuation grant year:

- Executive Summary and Program Narrative;
- Project Goals, Objectives, Timeline, and Activities;
- Performance Measures;
- Proposal Completeness;
- Evidence of Success within the Previous Award Year; and
- Reasonable and Cost-Effective Budget. If budget includes any unallowable costs, the subgrantee will be asked to resubmit their budget for a second review.

Note: The Commonwealth of Massachusetts reserves the right to reject any or all proposals, to waive informalities and minor irregularities in proposals received, and to accept any portion of the proposal or all items proposed, if deemed in the best interest of the Commonwealth to do so. Failure of the applicant to provide information requested in this availability of grant funds (AGF) shall be the responsibility of the

applicant agency and may result in disqualification of the application. The fact that an applicant meets eligibility requirements and applies for eligible services does not guarantee funding.

C. Eligibility Information

Eligible Applicants

This AGF is open *only* to current recipients of the FY 2022 STOP grant award who are soon to complete Year One of their project. This is a continuation grant for Year Two of this STOP 3-year renewal grant, not a competitive grant opportunity. Current recipients must propose to continue the same program, services, and activities as approved for Year One of funding.

Program Scope

Activities supported by the STOP Formula Grant Program are determined by statute, federal regulations, and OVW policies. If an applicant receives an award, the funded project is bound by the provisions of this AGF, the <u>DOJ Grants Financial Guide (justice.gov)</u> updates to the guide after an award is made and the subgrantee conditions of the award.

Subgrantee Conditions

If awarded funds, subgrantees will be required to abide by the grant requirements outlined below.

Grants Management

- Federal grant applicants who are registered with the System for Award Management (SAM) are
 assigned a Unique Entity Identifier (UEI) that has phased out the nine-character Data Universal
 Numbering System (DUNS). The UEI is assigned by and viewable within SAM, but Grants.gov users
 can also find it listed under their organization profile. (Grants.gov retrieves the UEI from SAM). To view
 your organization's UEI, follow instructions by clicking https://justicegrants.usdoj.gov/news/how-to-locate-your-uei-04.05.2022.pdf
- Subgrantees must protect the confidentiality and privacy of persons receiving services. Subgrantees
 are prohibited from disclosing personally identifying information collected in connection with services
 requested, utilized, or denied through the subgrantee's project, to any third party or third party
 database without informed, written, and reasonably time-limited consent of the person, unless required
 by statutory or court mandate.
- Submission of satisfactory and timely quarterly progress reports, financial reports, and an annual progress report is required of subgrantees.
- Cooperation during OGR monitoring endeavors, including site visits and desk reviews, is required of subgrantees.
- If overspending occurred or expired funds have not been de-obligated from a previous grant from OGR, no additional grant funds will be made available to the subgrantee until the funds have been collected and recorded in the Massachusetts Management Accounting and Reporting System, as approved by both the Office of the State Comptroller and OGR.

- Grant funds are subject to federal accounting and audit requirements, including the prohibitions on comingling funds. Organizations that receive STOP funding along with other federal funds must treat the
 funds independently with separate cost and reporting centers. An audit trail is required for the federal
 and matching portions of the project each year and is expected to be accessible upon the request of
 OGR. The sources of receipts, expenditures, and disbursements for each portion of funding are to be
 accounted for separately.
- Supplanting of funds is prohibited. Funds for projects and services provided through this grant are intended to supplement, not supplant, other state or local funding sources.
- In-state travel costs associated with the STOP grant shall include mileage rates not in excess of the state approved rate (currently \$0.62 per mile), actual tolls, and actual parking. No grant funds may be spent for out-of-state conference fees, out-of-state travel, or out-of-state lodging without prior written approval from OGR.
- No grant funds may be spent for construction, office furniture, or other like purchases.
- No grant funds may be spent for food or beverages.
- No grant funds may be spent on moving expenses.
- No consultant or trainer may be paid more than \$650 per eight-hour workday (or \$81.25/hour) without the prior written approval from OGR and the U.S. DOJ. Requests for a waiver of this requirement with documented justification must be made in writing at the time of application.
- Units of local government and nonprofit subgrantees that expend \$750,000 or more in a year in federal
 awards shall have a single or program-specific audit conducted for that year in accordance with the
 provisions of the <u>2 CFR 200 Subpart F: Audit Requirements</u>. OGR's local government and nonprofit
 subgrantees will be required to submit a Single Audit (formerly A-133) summary to OGR annually upon
 request.
- Subgrantees must submit Equal Employment Opportunity Plans (EEOP) information electronically via the <u>EEOP Reporter Tool</u> to the Office for Civil Rights (OCR), Office of Justice Programs (OJP), and U.S. Department of Justice (DOJ), as required upon receipt of Federal funds.
- In accordance 34 U.S.C. § 12291(b)(2), subgrantees are required to meet the terms with regard to nondisclosure of confidential or private information, which includes creating and maintaining documentation of compliance, such as policies and procedures for release of victim information.
- Subgrantees must ensure that, as part of the hiring process for any position that is or will be funded (in whole or in part) with award funds, the subrecipient properly verifies the employment eligibility of the individual who is being hired, consistent with the provisions of 8 U.S.C. § 1324a(a)(1) and (2). Details of the subrecipient's obligations under this condition are posted on the OVW website at https://www.justice.gov/ovw/award-conditions (Award Condition: Employment eligibility verification for hiring under award).
- All publications (e.g., written, visual, or sound), published or produced with the use of STOP grant funds must contain the following statement:

This project was supported by Subgrant No(to be provide	e by OGR) awarded by the
Office of Grants and Research for the Office on Violence Again.	st Women, U.S. Department of Justice's STOP
Formula Grant Program. The opinions, findings, conclusions, a	nd recommendations expressed in this
publication/program/exhibition are those of the author(s) and d	o not necessarily reflect the views of the state
or the U.S. Department of Justice.	•

Other Grant Requirements

- Subgrantees must comply with the Federal Funding Accountability and Transparency Act and will receive further instruction by OGR upon award.
- Nonprofit agencies may not sub-contract to state agencies. However, state agencies may sub-contract
 to nonprofit agencies or local units of government, and local units of government may sub-contract to
 nonprofit agencies.
- Subgrantees are expected to attend all STOP-related trainings as requested by OGR.
- Subgrantees choosing to further sub-grant all or any part of the STOP award to an implementing
 agency or an independent contractor shall enter into a written contract or memorandum of agreement
 (MOA) with the implementing agency or independent contractor. At a minimum, the contract or MOA
 must include the provisions of the OGR standard subgrant conditions and explicitly outline the
 expected deliverables, timeframes/hours, and rates. A copy of the contract or MOA must be submitted
 to OGR.
- Procurement of services, equipment, and supplies must follow MGL ch.30B for local units of
 government and nonprofit entities and Operational Services Division Purchasing Guide for state
 agencies. Local units of government must ensure that subcontracts with private organizations have
 provisions ensuring any goods and services provided by the subcontractor are consistent with MGL
 ch.30B procedures.
- In accordance with civil rights laws and regulations, all subgrantees of federal funds, regardless of the
 type of entity or the amount of money awarded, must certify that they will not discriminate against any
 person on the grounds of race, color, religion, national origin, sex, age, gender identity, sexual
 orientation, or disability, in any program or activity funded, in whole or in part by federal financial
 assistance. Additional civil rights compliance and reporting requirements will be addressed with
 subgrantees upon award.
- The Anti-Lobbying Act 18 U.S. Code § 1913 prohibits the use of federal funds for "grassroots" campaigns that encourage third parties, members of special interest groups, or the general public to contact members of Congress, a State or local legislature, or an official of any government in support of or in opposition to a legislative, policy, or appropriations matter. This applies to activities both before and after the introduction of legislation.
- OGRs' selection of subgrantee agencies does not guarantee reimbursement. Funding is subject to
 appropriation and is contingent upon compliance with all grant conditions and eligibility requirements. If
 the federal government determines that a subgrantee agency is not in compliance with federal eligibility
 requirements, OGR cannot guarantee alternative sources of funding. It is the obligation of the
 subgrantee agency to ensure compliance with all eligibility requirements.
- In addition to the requirements set forth above, successful applicants must agree to and abide by all state and federal rules, regulations, and conditions pertaining to the receipt, administration, and management of federal funds.

Reporting Alleged Waste, Fraud, and Abuse

It is the responsibility of the subgrantee to report alleged waste, fraud, or abuse, including any alleged violations, serious irregularities, sensitive issues, overt, or covert acts involving the use of public funds in a manner not consistent with federal statutes, related laws and regulations, and appropriate guidelines for the purposes of the grant. Reports may be made to any of the entities below.

Office of the Inspector General John W, McComack State Office Building One Ashburton Place, Room 1311 Boston, MA 02108 800-322-1323 IGO-FightFraud@state.ma.us

U.S. Department of Justice
Office of the Inspector General
Investigations Division
ATTN: Grantee Reporting
950 Pennsylvania Ave., NW
Washington, DC 20530
(202) 616-9881 (fax)
https://oig.justice.gov/hotline/contact-grants.htm
(select "Submit Report Online")

Office of the State Auditor
Massachusetts State House, Room 230
Boston, MA 02133
617-727-2075
Auditor@SAO.state.ma.us
https://www.mass.gov/how-to/report-waste-and-abuse

D. Funding Areas

Purpose Areas

The STOP Formula Grant Program contains 20 purpose areas, of which 12 are applicable to Massachusetts. In FFY 2023, funds under the STOP Formula Grant Program may be used in Massachusetts for the following purposes, pursuant to 34 U.S.C. § 10441(b):

- 1. Training law enforcement officers, judges, other court personnel, and prosecutors to more effectively identify and respond to violent crimes against women, including the crimes of sexual assault, domestic violence, dating violence, and stalking, including the appropriate use of nonimmigrant status under subparagraphs (T) and (U) of section 101(a)(15) of the Immigration and Nationality Act (8 U.S.C. § 1101(a)(15)).
- 2. Developing, training, or expanding units of law enforcement officers, judges, other court personnel, and prosecutors specifically targeting violent crimes against women, including the crimes of sexual assault, domestic violence, dating violence, and stalking.
- 3. Developing and implementing more effective police, court, and prosecution policies, protocols, orders, and services specifically devoted to preventing, identifying, and responding to violent crimes against women, including the crimes of sexual assault, domestic violence, dating violence, and stalking, as well as the appropriate treatment of victims of these crimes.
- 4. Developing, enlarging, or strengthening victim services and legal assistance programs, including sexual assault, domestic violence, dating violence, and stalking programs; developing or improving delivery of victim services to underserved populations; providing specialized domestic violence court advocates in courts where a significant number of protection orders are granted; and increasing reporting and reducing attrition rates for cases involving violent crimes against women, including crimes of sexual assault, domestic violence, dating violence, and stalking.

- 5. Developing, enlarging, or strengthening programs addressing the needs and circumstances of Indian tribes in dealing with violent crimes against women, including the crimes of sexual assault, domestic violence, dating violence, and stalking.
- 6. Training of sexual assault forensic medical personnel examiners in the collection and preservation of evidence, analysis, prevention, providing expert testimony, and treatment of trauma related to sexual assault.
- 7. Developing, enlarging, or strengthening programs to assist law enforcement, prosecutors, courts, and others to address the needs and circumstances of older and disabled women who are victims of sexual assault, domestic violence, dating violence, or stalking, including recognizing, investigating, and prosecuting instances of such violence or assault and targeting outreach and support, counseling, and other victim services to such older and disabled individuals.
- 8. Providing assistance to victims of domestic violence and sexual assault in immigration matters.
- 9. Maintaining core victim services and criminal justice initiatives, while supporting complementary new initiatives and emergency services for victims and their families.
- 10. Supporting the placement of special victim assistants (to be known as "Jessica Gonzales Victim Assistants") in local law enforcement agencies to serve as liaisons between victims of sexual assault, domestic violence, dating violence, and stalking and personnel in local law enforcement agencies in order to improve the enforcement of protection orders. Jessica Gonzales Victim Assistants shall have expertise in sexual assault, domestic violence, dating violence, or stalking and may undertake the following activities:
 - developing, in collaboration with prosecutors, courts, and victim service providers, standardized response policies for local law enforcement agencies, including the use of evidence-based indicators to assess the risk of domestic and dating violence homicide and prioritize dangerous or potentially lethal cases;
 - b. notifying persons seeking enforcement of protection orders as to what responses will be provided by the relevant law enforcement agency;
 - c. referring persons seeking enforcement of protection orders to supplementary services (such as emergency shelter programs, hotlines, or legal assistance services); and
 - d. taking other appropriate action to assist or secure the safety of the person seeking enforcement of a protection order.
- 11. Developing, enlarging, or strengthening programs addressing sexual assault against men, women, and youth in correctional and detention settings.
- 12. Developing, enlarging, or strengthening programs and projects to provide services and responses targeting male and female victims of sexual assault, domestic violence, dating violence, or stalking, whose ability to access traditional services and responses is affected by their sexual orientation or gender identity, as defined in section 249(c) of title 18 of the United States Code.

Please refer to the <u>FFY2022-2025 IMPLEMENTATION PLAN</u> for a comprehensive list of the needs and funding priorities of the Commonwealth.

Prohibiting Support for Activities that Compromise Victim Safety and Recovery and Undermine Offender Accountability

The following activities have been found to jeopardize victim safety, deter or prevent physical or emotional healing for victims, or allow offenders to escape responsibility for their actions. Therefore, applicants may not use STOP funds to support these activities:

- 1. Procedures or policies that exclude victims from receiving safe shelter, advocacy services, counseling, and other assistance based on their actual or perceived sex, age, immigration status, race, religion, sexual orientation, gender identity, mental health condition, physical health condition, criminal record, work in the sex industry, or the age and/or gender of their children.²
- 2. Procedures or policies that compromise the confidentiality of information and/or privacy of persons receiving OVW-funded services. Refer to the <u>Acknowledgement of Notice of Statutory Requirement to Comply with the Confidentiality and Privacy Provisions of the Violence Against Women Act, as Amended for more information.</u>
- 3. Procedures or policies that require victims to take certain actions (e.g., seek an order of protection, receive counseling, participate in couples counseling or mediation, report to law enforcement, seek civil or criminal remedies, etc.) in order to receive services.
- 4. Procedures or policies that fail to include conducting safety planning with victims.
- 5. Project design and budget that fail to account for the access needs of participants with disabilities and participants who have limited English proficiency or who are Deaf or hard of hearing.
- 6. The use of pre-trial diversion programs without prior OVW review and approval of the program or the automatic placement of offenders in such programs.
- 7. Couples counseling, family counseling, or any other manner or joint victim-offender counseling as a routine or required response to sexual assault, domestic violence, dating violence, or stalking, or in situations in which child sexual abuse is alleged.
- 8. Offering or ordering anger management programs for offenders as a substitute for batterer's intervention programs.
- 9. Policies or procedures that require victims to report the crime to law enforcement, participate in the criminal justice system, or seek a protection or restraining order against the offender, and penalize them for failing to do so.
- 10. Procedures or policies that deny victims and non-abusing parents or caretakers and their children access to services based on their involvement with the perpetrator.
- 11. Requiring survivors to meet restrictive conditions in order to receive services (e.g. background checks of victims; clinical evaluations to determine eligibility for services; etc.,) or other screening processes that elicit information that is not necessary for services, such as questions about immigration status, gender identity, sexual orientation, disability, physical or mental health, and work or criminal history that the service provider does not need to know about to provide services safely.
- 12. Relying on batterer intervention programs that do not use court monitoring to hold batterers accountable for their behavior.
- 13. Policies and procedures that fail to account for the physical safety of victims.
- 14. Enforcing or promoting nuisance abatement ordinances, crime-free housing ordinances, or crime-free lease addenda (often associated with crime-free housing programs) that require or encourage the eviction of tenants or residents who may be victims of domestic violence, sexual assault, dating violence or stalking. See the U.S. Department of Housing and Urban Development for <u>guidance</u> on how such ordinances and addenda may violate the Fair Housing Act.
- 15. Policies or procedures that require testing of sexual assault forensic evidence in cases where the victim obtained a medical forensic exam but has not chosen to participate in the criminal justice system.

²If an award is made, the recipient will also be subject to statutory prohibitions on discrimination. For further information on these civil rights requirements, see the section "Violence Against Women Act Non-Discrimination Provision" under "<u>Administrative and National Policy Requirements</u>."

This list is not exhaustive. Any activities that may compromise victim safety and recovery or undermine offender accountability must be removed from the application prior to final approval by OGR.

Out-of-Scope Activities

The activities listed below are outside of the statutory scope of the STOP Formula Grant Program and therefore such projects cannot be supported with program funds.

Unallowable Activities

OVW has determined the activities listed below to be unallowable, and they will not be supported by STOP Formula Grant Program funding.

- 1. Lobbying, except with explicit statutory authorization;
- 2. Fundraising;
- 3. Purchase of real property:
- 4. Physical modifications to buildings, including minor renovations (such as painting or carpeting); and
- 5. Construction.

Any out-of-scope and/or unallowable activities must be removed from the application.

E. Administrative and National Federal Policy Requirements

Violence Against Women Act Non-Discrimination Provision

The Violence Against Women Reauthorization Act of 2013 added a civil rights provision that applies to all FFY 2023 OVW grants. This provision prohibits STOP grantees from excluding, denying benefits to, or discriminating against any person on the basis of actual or perceived race, color, religion, national origin, sex, gender identity, sexual orientation, or disability in any program or activity funded in whole or in part by OVW. For more information on this prohibition, see http://www.justice.gov/ovw/docs/fags-ngc-vawa.pdf.

Accessibility

Recipients of STOP funds must comply with applicable federal civil rights laws, which, among other things, prohibit discrimination on the basis of disability and national origin. Compliance with these laws includes taking reasonable steps to ensure that persons with limited English proficiency (LEP) have meaningful access to recipients' programs and activities and ensuring that these programs and activities are readily accessible to qualified individuals with disabilities, including deaf or hard of hearing individuals. Applicants must allocate grant funds or other available resources to support activities that help to ensure meaningful and full access to their programs. For example, grant funds can be used to support American Sign Language (ASL) interpreter services, language interpretation and translation services, or the purchase of adaptive equipment.

Reporting

STOP Formula Grant Program subgrantees are required to submit annual progress reports, semi-annual programmatic reports, and quarterly financial reports. Appropriate financial and programmatic report forms

will be provided to all subgrantees. Future awards and fund drawdowns may be withheld if reports are delinquent.

F. Application Information

Application Contents

This section describes what is included in a complete application package. Applicants should anticipate that failure to submit an application that contains all of the specified elements may result in a delay in processing the award. It is the responsibility of the applicant to ensure that a complete application is submitted by the deadline.

Applicants should not submit documents that were not specifically requested in this AGF. All materials submitted as part of an application are subject to release pursuant to a request under the Freedom of Information Act.

Application Requirements

Applications must include the following documents and demonstrate that the program eligibility requirements have been met. Applications that do not address all of the following components will be considered incomplete, which may result in a delay in funds.

- 1. Online Application
- 2. Excel Budget Worksheet
- 3. Subgrantee Risk Assessment
- 4. Certification of Consultation/Memorandum of Agreement (if applicable)
- 5. Legal Assistance for Victims Certification Letter (if applicable)
- 6. Federally Approved Indirect Cost and Fringe Rate Agreements (if applicable)

Application Instructions

The application must be completed as outlined here.



- Submission of all attachments will be completed through the online application.
- All applicants are required to submit the online application via the link below:

FFY2023 Violence Against Women Act (VAWA) Grant Application (cognitoforms.com)

Budget

Applicants are required to use the Excel Budget Worksheet provided by OGR. Please refer to the document for further instructions, an overview of allowable costs, and additional match information.

Subgrantee Risk Assessment

All applicants must complete the Subgrantee Risk Assessment Form to assist OGR in evaluating the adequacy of the organization's financial management system and to identify areas of need for training and technical assistance.

Certification of Consultation/ Memorandum of Agreement (MOA)

OVW requires that all STOP funded state, local, and tribal, court, law enforcement, and prosecution applicants certify that they have consulted with a victim service provider during the development of their application to ensure that the proposed activities are designed to improve the safety, confidentiality, and economic independence of victims. For additional information regarding victim service providers in Massachusetts, visit the Jane Doe, Inc., Massachusetts Coalition Against Sexual and Domestic Violence website.

The consultation must take place between the STOP grant applicant and the community-based victim service provider and may include the following activities: (1) planning meeting(s) held prior to submission of the application to discuss the outline of the grant application; (2) ongoing phone and/or in-person meetings to discuss progress of funded project; and (3) coordination of referrals and services for victims of domestic violence, sexual assault, stalking, and/or dating violence.

The Certification of Consultation/MOA must include, at a minimum, the following information:

- 1. An outline of how and when the consultation took place,
- 2. An outline of continued collaboration, and
- 3. Signature of the authorizing official of **both** the applicant and community-based victim service provider.

See Attachment C for sample Certification of Consultation/MOA with a Victim Service provider letter for Court and Prosecution applicants

See Attachment D for sample Certification of Consultation/MOA with a Victim Service provider letter for Law Enforcement applicants

All agencies intending to sub-contract or partner with another agency must include a Memorandum of Agreement (MOA) with their application.

The MOA must include, at a minimum, the following information:

- 1. Summary of each agency's role and responsibilities for the proposed project;
- 2. Clear outline of expected deliverables, timeframes, hours and rates of compensation; and
- 3. Signature of the authorizing official of **both** agencies.

Legal Assistance for Victims Certification Letter

Applicants that plan to use STOP funds for legal assistance must submit a Legal Assistance for Victims Certification Letter. This certification shall take the form of a letter on agency letterhead that is signed and dated by the authorizing official. For a sample letter, see **Attachment E**.

Indirect Cost Rate Agreement

Applicants that intend to charge indirect costs through the use of an indirect cost rate must have a federally-approved indirect cost rate agreement. Please include a copy of a current, signed federally-approved indirect cost rate agreement. Applicants that have never received a federally-approved indirect cost rate may elect to charge a de minimis rate of 10% of modified total direct costs, which may be used indefinitely.

Fringe Rate Agreement

Fringe benefits should be based on actual known costs or an approved negotiated rate by a Federal agency. If not based on an approved negotiated rate, list the composition of the fringe benefit package. Fringe benefits are for the personnel listed in the budget category (A) and only for the percentage of time devoted to the project. Actual known costs must be itemized by type and include rate computation. Include a copy of approved rate agreement.

G. Grant Submission Process and Deadline

Please review the following instructions carefully as there are two separate steps involved in submitting the Application, Budget, and other documents (Online Submission and Hard Copy Submission).

Please Note: The application and attachments are to be submitted electronically via the online application form. Emailed submissions will NOT be accepted.

*This AGF and all other required documents can also be found on our website: https://www.mass.gov/info-details/violence-against-women-act-vawa-stop-grant-program

Step 1: Online Submission

All applicants are required to submit the online application via the link below:

FFY2023 Violence Against Women Act (VAWA) Grant Application (cognitoforms.com)

The Following documents required documents can be uploaded to the online application:

- Attachment A: Budget Worksheet
- Attachment B: Sub-Grantee Risk Assessment

If Applicable:

- Attachment C/D: Certification of Consultation/MOA with Victim Service Providers to be signed by the victim service provider partner with the court, prosecution, or law enforcement applicant
- Attachment E: Certification Letter for Applicants Proposing to Provide Legal Assistance
- Federally Approved Indirect Cost Rate, if indirect costs are included in the budget
- Fringe Rate Agreement, if fringe costs are included in budget

Please ensure that all required attachments are uploaded to the online application as individual documents. The document name should include the applicant and attachment name.

Please contact <u>Jenny.Barron@mass.gov</u> if your agency has any questions regarding the online forms.

Submission of the online form alone will not be accepted as an application submission. All applicants are required to also submit a signed hard copy of the complete application.

Step 2: Hard Copy Submission

Upon submission of your online application, the grant contact will receive an email confirmation with the PDF attachments of the online submission. Please print the application and Attachment A and B and obtain the signature of the Authorizing Official of your agency on the hard copy application.

Applicants must submit by mail:

- Complete, Printed and Signed Application
- Budget Worksheet (Summary and Detail sheets)
- Risk Assessment Form

(Please note additional attachments submitted online do not need to be submitted via hard copy)

Online applications must be submitted no later than 4:00 p.m. on **Tuesday October 31**, **2023**, and hard copy of application and documents must be **postmarked** on or before this date and mailed or hand-delivered to:

Office of Grants and Research 35 Braintree Hill Office Park, Suite 302 Braintree, MA 02184 Attention: Jenny Barron, VAWA Administrator

Contact Information

For assistance with the requirements of this AGF, contact Jenny Barron at <u>Jenny.Barron@mass.gov</u>.

Notification

All funding decisions are at the discretion of the Executive Director of OGR and Secretary of Public Safety and Security. It is anticipated that grant awards will be announced in December 2023.

Grant Application Checklist

It is the responsibility of the applicant to ensure that the application is complete and submitted by the deadline. Failure to submit all required documents may result in a delay in access to funds. Applicants should refer to the checklist below to ensure that all required documentation is included as requested.

All Applicants:

	Submitted Online Application – Please Notify OGR immediately if applicant is unable to utilize the online application.	
	Hard copy application signed and dated by Authorized Signatory and submitted via mail.	
	Excel Budget Worksheet uploaded to the online application and a printed copy submitted with the hard copy application (see Attachment A).	
	Sub-Grantee Risk Assessment uploaded to the online application and a printed copy submitted with the hard copy application (see Attachment B).	
If applicable, the following documents must be uploaded to the online application:		
	Certification of Consultation/MOA with Victim Service Providers, if applicant consulted with Victim Service Provider in creating this application (see Attachment C/D for sample letters for law enforcement and courts and prosecution applicants).	

	Certification Letter for Applicants Proposing to Provide Legal Assistance (see Attachment E for sample).
	Federally Approved Indirect Cost Rate, if indirect costs are included in the budget.
	Fringe Rate Agreement, if fringe costs are included in the budget.
	licants:
Ц	VAWA, as amended: must read and check agreement in online application.
Law E	nforcement Applicants Only:
	Guidelines for Specialized Domestic Violence Civilian Advocates Police Department's must read and check agreement in online application.

APPENDIX 1

FFY 2023 STOP VIOLENCE AGAINST WOMEN FORMULA GRANTS

Applicants must apply for the exact amount that corresponds with their agency.

Subrecipient	Allocation Category	FY2023 Allocation
Adams Police Department	Law Enforcement	\$35,960.50
Administrative Office of the Trail		
Court	Courts	\$155,495.78
Alianza	Victim Services	\$44,104.23
Alternative House	Victim Services	\$55,130.28
Asian Task Force Against Domestic		
Violence	Victim Services	\$91,736.79
Assumption University Police		
Department	Law Enforcement	\$39,620.30
Bedford Police Department	Law Enforcement	\$40,460.73
Behavioral Health Network	Discretionary	\$53,415.12
Boston Area Rape Crisis Center	Victim Services	\$50,719.86
Boston Medical Center Domestic		
Violence Program	Discretionary	\$122,511.74
Boston Police Department	Law Enforcement	\$146,089.77
Bristol County DA	Prosecution	\$103,395.01
Center for Community Health		
Education Research and Service,		
Inc	Discretionary	\$40,359.73
Community Legal Aid	Victim Services	\$12,251.17
DeNovo Center for Justice and		
Healing, Inc	Victim Services	\$74,977.18
DOVE	Victim Services	\$80,490.22
Elizabeth Freeman Center	Victim Services	\$73,874.58
Fitchburg Police Department	Law Enforcement	\$74,156.44
Gardner Police Department	Law Enforcement	\$11,261.77
Hampden County Sheriff's		
Department	Law Enforcement	\$55,228.29
Independence House, Inc	Victim Services	\$134,924.57
Jeanne Geiger Crisis Center	Discretionary	\$56,355.40
Jewish Family & Children's Service	Victim Services	\$36,753.52
Living in Freedom Together (LIFT)	Victim Services	\$55,130.28
Martha's Vineyard Community		
Services, Inc.	Discretionary	\$37,243.57
Mashpee Police Department	Law Enforcement	\$62,431.98

Massachusetts Alliance of	Discretionary	¢41 200 14
Portuguese Speakers Inc. MAPS	Discretionary	\$41,388.14
Massachusetts Department of		+00.450.40
Corrections	Law Enforcement	\$98,450.43
Massachusetts District Attorney's		
Office	Prosecution	\$120,404.54
Middle District Attorney	Prosecution	\$123,271.31
Norfolk District Attorney	Prosecution	\$159,265.26
Northeast Legal Aid	Victim Services	\$47,157.40
Northwestern District Attorney's		
Office	Prosecution	\$124,226.90
Our Deaf Survivors Center	Discretionary	\$56,722.94
Pathways for Change	Discretionary	\$139,745.34
Pittsfield Police Department	Law Enforcement	\$64,942.47
Respond Inc.	Discretionary	\$58,863.98
RIA House	Victim Services	\$98,621.95
Safe Passage	Victim Services	\$98,009.39
Suffolk District Attorney's Office	Prosecution	\$146,915.93
The Network/La Red	Victim Services	\$51,050.64
Worcester Police Department	Law Enforcement	\$74,438.13
Yarmouth Police Department	Law Enforcement	\$74,438.13

TOTAL \$3,321,991.69