PUBLIC NOTICE

LAW AND PUBLIC SAFETY

OFFICE OF THE ATTORNEY GENERAL

Notice of Availability and Award of Funds

FFY 2019 Federal STOP Violence Against Women (VAWA), Non-Competitive Domestic Violence Response Team Coordinator Grant Program

Take notice that in compliance with Title IV of the Violent Crime Control and Law Enforcement Act of 1994, Pub. L. No. 103-322, 108 Stat. 1796 (September 13, 1994), the Department of Law and Public Safety (Department) announces the availability and award of non-competitive subawards to non-profit victim services agencies to develop, continue, expand, or strengthen services for victims of violence against women in accordance with the State’s Federally required Federal fiscal year (FFY) 2017-20 Implementation Plan (Plan). These programs are funded with the FFY19 Federal STOP Violence Against Women (VAWA) Formula Grant. Federal regulations governing the grant program are set forth at 28 CFR Part 90.

The Department has been designated by the Governor as the State Administering Agency (SAA) responsible for administering the New Jersey VAWA grant program. To administer the grant program and develop a plan, a New Jersey VAWA Advisory Committee (Committee) was established by the Department consisting of representatives from law enforcement, prosecution, courts, and non-profit victim service agencies, including domestic violence and sexual assault organizations. The Committee identified the needs of victims of violence against women and prepared a plan to address these needs. Following the Federal guidelines for funding allocations, the Committee also selected the subrecipient agencies and recommended the funding amounts.
A total of $1,066,660 is available to fund these non-competitive subawards, contingent upon continued Federal appropriations without reductions, to State, county, and local government agencies and victim service agencies providing direct services to victims of violence against women in the areas of prosecution, law enforcement, courts, and discretionary programs included in the Plan. No matching funds are required.

The Department will award funds to agencies recommended by the Committee as qualified because of their experience in providing services required by the Plan. Prior to the awards, each agency will submit an application for review and approval. Funding availability is as follows:

**Domestic Violence Response Teams**  $1,066,660 Total ($53,333 per agency)

“A Place For Us” Atlantic County Women’s Center (Atlantic County)

Bergen County Alternatives to Domestic Violence (Bergen County)

Catholic Charities Providence House – Burlington (Burlington County)

New Jersey Association on Correction (CCWC) (Camden County)

Coalition Against Rape and Abuse, Inc. (Cape May County)

Center for Family Services (Cumberland County)

The Safe House (Essex County)

Center for Family Services (Gloucester County)

WomenRising (Hudson County)

WomanSpace, Inc. (Mercer County)
Women Aware (Middlesex County)

180 Turning Lives Around, Inc. (Monmouth County)

Jersey Battered Women’s Service, Inc. (Morris County)

Catholic Charities (Ocean County)

New Jersey Association on Correction (PCWC) (Passaic County)

Salem County Women’s Services (Salem County)

Safe and Sound Somerset, Inc. (Somerset County)

Domestic Violence Abuse & Sexual Assault Intervention Services (Sussex County)

YMCA of Eastern Union County (Union County)

Domestic Abuse & Sexual Assault Crisis Center of Warren County (Warren County)

Under this notice, the Federal grant period is July 1, 2019 to June 30, 2021. The Domestic Violence Response Team Coordinator Grants will have a project period of May 1, 2020 to April 30, 2021. Funding is contingent upon subrecipient application submissions, compliance with grant conditions, and satisfactory performance of services. Applications will be emailed to each agency listed. Applications must be returned by email to grants@njoag.gov within 45 days of receiving the application.

Please note that funding allocations and individual subaward amounts are subject to change. Subrecipients shall recognize and agree that both the initial provision of funding and the continuation of such funding under a grant agreement is expressly dependent upon the availability of the Department of funds appropriated by the State or Federal Legislature from State and/or Federal revenue to such other funding sources as may be applicable. A failure of the Department to make any payment under a grant agreement or to observe and perform any condition on its part to be performed under a grant agreement as a result of the failure of the
State or Federal Legislature to appropriate funds shall not in any manner constitute a breach of a grant agreement by the Department or an event of default under a grant agreement because of the absence of available funding appropriations. In addition, future funding shall not be anticipated from the Department beyond the duration of the award period set forth in a grant agreement and in no event shall a grant agreement be construed as a commitment by the Department to expend funds beyond the termination date set forth in a grant agreement.