								Agreement I	No. 1
				•			M.L.	680151	<b>1</b> 0
				(Cal OES Use	Only)				
Cal C	DES# 019-00	000-110 F	IPS# 019-	00000 Vs	8#	Subaward # V	V19020100		١,
The Ca	C <i>A</i> Ilifornia Governor		GRANT S	UBAWARD	FACE SHE			owing:	
. Subi	recipient: <u>Cour</u>	nty-of-Fresno	Fresho Ci	auntu <sup>su</sup>		\$A	1a. DUN	s#: <u>03036390</u>	2
. Impl	lementing Agenc	y: District Attor	ney Fresho	County-	District A	ttorney's O	Are2a. DUN	S#: 03036390	2
s. (mpl	ementing Agenc	y Address: 22				Fresno		93721-21	07 /
I. Loca	ation of Project:	Fresno	50	eel		Fresno	City	Zip+4 93721-210	7
			City		7 60	. (	County	<u>00121210</u> Zip+4	4
i. Disa	ster/Program Tit	e: Violence Aga	ainst Women Verti	cal Prosecution Pr	rogram, 6. Pe	rformance Period	: <u>7/1/19 ′</u>	to 6/30/20	/ 
. Indir	ect Cost Rate: 🗸	] N/A; 🗌 10%	de minimis; 🗌	Federally App	roved ICR	%,			
Grant Year	Fund Source	A. State	B. Federal	C. Total	D. Cash Match	E. In-Kind Match	F. Total Match	G. Total Proje Cost	ect
2019	8. VAWA		\$ 202,545		\$ 67,515		\$ 67,518	5 \$ 270	060
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	TOTALS	\$`C	\$ 202,545	\$ 202,545	<b>0.07</b> F45			12. G Total Project	Cost;
3. Cer	tification - This Grant ces/Certifications, I h City Manager, County nt will be spent exclu oject in accordance w of program guidance	Subaward consist	of this title page t	# 202,040	\$ 67,515	\$0	\$ 67,51	5 \$ 270,	060
	Public Records Act- le Information or prive ecords Act, please at ect to the Public Reco cial Authorized					you are putting on the exemption. Y			is
ame:	Nathan Mag	sig/			Title: Chair	rman, Fresno Co	unty Board o	f Supervisors	
elepho	one: (559) 600	-5000	FAX: (5	59) 600-1609	Emai		resnocountyd		
	(area cod nt Mailing Address		Street, Suite 1	(area code)	City:	·		0+4: <u>93721-21</u>	07
ignatu	re:	<u></u>			Date	5-7-	- 19		
5.1953(CB)					BEONLY			a secondaria da secondaria	\$94%).
hereby	certify upon my own	personal knowle	dge that budgeted	l funds are availat			s expenditure sl	10	
Cal	OES Fiscal Officer	wurd	- 11	Date		3 Director (or design	nee)	<u>11.8.19</u> Date	
	ATTEST: BERNICE E. SE Clerk of the Boa County of Fresn	rd of Supervisor							
	By Susa	n Bishon Deputy	<u> </u>						
			<i>z</i> : 18419				<u>.</u>		
	Item: 0690-102-0890 FAIN #: 2019-WF-A Fund: Federal Trust Program: Violence Agai	X-0040 07 AI	gm; 0385 /01/19 – 06/30/21 .#; 16.588 secution Program				RE	CEIVE	D
	Match Req.: 25%, C/ Project ID: OES19V	TK based on TPC		5			8 8 8	V 1 C 0010	
. Ocher	Activity ID: LA1841	9VAWA0000 SC:	2019-18419				MA	Y 16 2019	
ແ ວນວອນ	varo Hace Sneet - (	⊿ai ∪es 2-101 (R	evisea 01/2019)					CAL OES	
							GRANT	S MANAGEM	ENT

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#### PROJECT CONTACT INFORMATION

Subrecipient:	County of Fresno	Subaward #:	VV19020100
	e, title, address, telephone number, and e-mail address ddress, a street address is also required for packag		
1. The Project	t Director for the project:		
Name:	Jeff Dupras Title	Assistant Distri	ct Attorney
Telephone #:	(559) 600-4420 Fax#: (559) 600-440	1 Email Address: jo	dupras@fresnocountyca.gov
Address/City/Zip:	2220 Tulare Street, Suite 1000, Fresno, CA 937		
2. The Finan	cial Officer for the project:		
Name:	Stephen Rusconi Title:	DA Business Mar	nager
Telephone #:	(559) 600-4447 Fax#: (559) 600-410	0 Email Address: S	rusconi@fresnocountyca.gov
Address/City/Zip:	2220 Tulare Street, Suite 1000, Fresno, CA 937		
3. The <u>perso</u>	having Routine Programmatic responsibility for	the project:	
Name:	Tim Galstan Title:	Deputy District A	ttorney
Telephone #:	(559) 600-4413 Fax#: (559) 600-410	<sup>0</sup> Email Address: to	galstan@fresnocountyca.gov
Address/City/Zip:	2220 Tulare Street, Suite 1000, Fresno, CA 937	21	
4. The person	having <u>Routine Fiscal Responsibility</u> for the p	oject:	
Name:	Stephen Rusconi Title:	DA Business Man	ager
Telephone #:	(559) 600-4447 Fax#: (559) 600-4100	Email Address: S	rusconi@fresnocountyca.gov
Address/City/Zip:	2220 Tulare Street, Suite 1000, Fresno, CA 937		
	tive Director of a Community Based Orgranization lent of schools) of the implementing agency:	n or the <mark>Chief Exec</mark>	utive Officer (i.e., chief of police,
Name:	Lisa Smittcamp Title:	District Attorney-	Public Administrator
Telephone #:	(559) 600-3232 Fax#: (559) 600-440	Email Address: Is	mittcamp@fresnocountyca.gov
Address/City/Zip:	2220 Tulare Street, Suite 1000, Fresno, CA 937	21	127
	<b>I Designatedby</b> the Governing Board to enter into ity-Based Organization, as stated in Section 15 of		
Name:	Nathan Magsig Title:	Chairman, Fresno	County Board of Supervisors
Telephone #:	(559) 600-5000 Fax#: (559) 600-1609	Email Address: N	Magsig@fresnocountyca.gov
Address/City/Zip:	2281 Tulare Street, 3rd Floor, Fresno, 93721		
7. The <u>chair</u> o	f the Governing Body of the subrecipient:		
Name:	Nathan Magsig Title:	Chairman, Fresn	o County Board of Supervisors
Telephone #:	(559) 600-5000 Fax#: (559) 600-1609	Email Address: N	Magsig@fresnocountyca.gov
Address/City/Zip:	2281 Tulare Street, 3rd Floor, Fresno, 93721	10 0 <del>11</del>	

Project Contact Information Cal OES 2-102 (Revised 3/2018)

### SIGNATURE AUTHORIZATION

	Sub	award #: VV19020100
Subrecipient:	County of Fresno	
Implementing Agency:	District Attorney	
*The <b>Pro</b>	ject Director and Financia	al Officer are <b>REQUIRED</b> to sign this form.
*Project Director: Jeff [	Dupras	*Financial Officer: Stephen Rusconi
Signature:	D.Down	Signature:
Date:4.1	1.2019	Date: 4/8/19
Project Director	e authorized to sign for the	The following persons are authorized to sign for the <b>Financial_Officer</b>
		- Prostly
Signature		Signature
Stephen Wright		Ruth Falcon
Print Name		Print Name
Signature		Signature
Print Name		Print Name
Signature		Signature
Print Name		Print Name
Signature		Signature
Print Name		Print Name
Signature		Signature
Print Name		Print Name

#### CERTIFICATION OF ASSURANCE OF COMPLIANCE With Statutory Requirements of the Violence Against Women Act (VAWA) Fund As Amended, Services\*Training\*Officers\*Prosecutors (STOP) Formula Grant Program

The applicant must complete a Certification of Assurance of Compliance-VAWA (Cal OES 2-104g), which includes details regarding Federal Grant Funds, Equal Employment Opportunity Program, Drug Free Workplace Compliance, California Environmental Quality Act, Lobbying, Debarment and Suspension requirements, Proof of Authority from City Council/Governing Board, Civil Rights Compliance, and the special conditions for Subaward with the above mentioned fund. The applicant is required to submit the necessary assurances and documentation before finalization of the Grant Subaward. In signing the Grant Subaward Face Sheet, the applicant formally notifies Cal OES that the applicant will comply with all pertinent requirements.

Resolutions are no longer required as submission documents. Cal OES has incorporated the resolution into the Certification of Assurance of Compliance, Section VII, entitled, "Proof of Authority from City Council/Governing Board." The Applicant is required to obtain written authorization (original signature) from the City Council/Governing board that the official executing the agreement is, in fact, authorized to do so, and will maintain said written authorization on file and readily available upon demand. This requirement does not apply to state agencies.

#### CERTIFICATION OF ASSURANCE OF COMPLIANCE With Statutory Requirements of the Violence Against Women Act (VAWA) Fund As Amended, Services\*Training\*Officers\*Prosecutors (STOP) Formula Grant Program

I,	Nathan Magsig	hereby certify that
	(official authorized to sign Subaward; same person as Section 15 on Sub	award Face Sheet)
	County of Fraction	

SUBRECIPIENT:	ounty t	
IMPLEMENTING AG	ENCY:	District Attorney
PROJECT TITLE:	Viole	nce Against Women Vertical Prosecution Program

is responsible for reviewing the *Subrecipient Handbook* and adhering to all of the Subaward requirements (state and/or federal) as directed by Cal OES including, but not limited to, the following areas:

#### I. Federal Grant Funds

Subrecipients expending \$750,000 or more in federal grant funds annually are required to secure an audit pursuant to OMB Uniform Guidance 2 CFR Part 200, Subpart F and are allowed to utilize federal grant funds to budget for the audit costs. See Section 8000 of the Subrecipient Handbook for more detail.

The above named Subrecipient receives \$750,000 or more in federal grant funds annually.

The above named Subrecipient does not receive \$750,000 or more in federal grant funds annually.

#### II. Equal Employment Opportunity – (Subrecipient Handbook Section 2151)

It is the public policy of the State of California to promote equal employment opportunity (EEO) by prohibiting discrimination or harassment in employment because of ancestry, age (over 40), color, disability (physical and mental, including HIV and AIDS), genetic information, gender, gender identity, gender expression, marital status, medical condition (genetic characteristics, cancer or a record or history of cancer), military, veteran status, national origin, race, religion (includes religious dress and grooming practices), sex (includes pregnancy, childbirth, breastfeeding and/or related medical conditions) sexual orientation, or request for family medical leave. Cal OES-funded projects certify that they will comply with all state and federal requirements regarding equal employment opportunity, nondiscrimination and civil rights.

Please provide the following information:

Equal Employ	yment Opportunity Officer: Vanessa Jimenez
Title:	Human Resources Manager
Address:	2220 Tulare Street, Suite 1400, Fresno, CA 93721
Phone:	(559) 600-1830
Email:	vjimenez@fresnocountyca.gov

#### III. Drug-Free Workplace Act of 1990 - (Subrecipient Handbook, Section 2152)

The State of California requires that every person or organization subawarded a grant or contract shall certify it will provide a drug-free workplace.

#### IV. California Environmental Quality Act (CEQA) - (Subrecipient Handbook, Section 2153)

The California Environmental Quality Act (CEQA) (*Public Resources Code, Section 21000 et seq.*) requires all Cal OES funded projects to certify compliance with CEQA. Projects receiving funding must coordinate with their city or county planning agency to ensure that the project is compliance with CEQA requirements.

#### V. Lobbying – (Subrecipient Handbook Section 2154)

Cal OES grant funds, grant property, or grant funded positions shall not be used for any lobbying activities, including, but not limited to, being paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal grant or cooperative agreement.

#### VI. Debarment and Suspension – (Subrecipient Handbook Section 2155) (This applies to federally funded grants only.)

Cal OES funded projects must certify that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of federal benefits by a state or federal court, or voluntarily excluded from covered transactions by any federal department of agency.

#### VII. Proof of Authority from City Council/Governing Board

The above named organization (Applicant) accepts responsibility for and will comply with the requirement to obtain a signed resolution from the City Council/Governing Board in support of this program. The Applicant agrees to provide all matching funds required for said project (including any amendment thereof) under the Program and the funding terms and conditions of Cal OES, and that any cash match will be appropriated as required. It is agreed that any liability arising out of the performance of this Subaward, including civil court actions for damages, shall be the responsibility of the grant Subrecipient and the authorizing agency. The State of California and Cal OES disclaim responsibility of any such liability. Furthermore, it is also agreed that grant funds received from Cal OES shall not be used to supplant expenditures controlled by the City Council/Governing Board.

The Applicant is required to obtain a signed resolution from the City Council/Governing Board illustrating that the official executing this agreement is, in fact, authorized to do so. The Applicant is also required to maintain the signed resolution on-site, and a copy must be readily available upon request by Cal OES.

#### VIII. Civil Rights Compliance

The subrecipient complies will all laws that prohibit excluding, denying or discriminating against any person based on actual or perceived race, color, national origin, disability, religion, age, sex, gender identity, and sexual orientation in both the delivery of services and employment practices and does not use federal financial assistance to engage in explicitly religious activities.

#### IX. Special Condition for Grant Subaward with Violence Against Women Act (VAWA) Funds

1. Applicability of Part 200 Uniform Requirements

The Subrecipient agrees to comply with the Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by the Department of Justice (DOJ) in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements").

2. Compliance with DOJ Grants Financial Guide

The Subrecipient agrees to comply with the Department of Justice Grants Financial Guide as posted on the OJP website (currently, the "2015 DOJ Grants Financial Guide"), including any updated version that may be posted during the period of performance.

3. Requirements Pertaining to Prohibited Conduct Related to Trafficking in Persons (including reporting requirements and OJP authority to terminate award)

The Subrecipient agrees to comply with all applicable requirements (including requirements to report allegations) pertaining to prohibited conduct related to the trafficking of persons, whether on the part of Subrecipient or individuals defined (for purposes of this condition) as "employees" of the Subrecipient.

The details of the Subrecipient's obligations regarding prohibited conduct related to trafficking in persons are posted on the OJP website at: <u>http://ojp.gov/funding/Explore/ProhibitedConduct-Trafficking.htm</u> (Award condition: Prohibited conduct by Subrecipients related to trafficking in persons (including reporting requirements and OJP authority to terminate award)), and are incorporated by reference here.

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

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

Information on the pertinent DOJ definition of conferences and the rules applicable to this award appears in the DOJ Grants Financial Guide (currently, as section 3.10 of "Postaward Requirements" in the "2015 DOJ Grants Financial Guide").

5. Effect of Failure to Address Audit Issues

The Subrecipient understands and agrees that the DOJ awarding agency (OJP or OVW, as appropriate) may withhold award funds, or may impose other related requirements, if (as determined by the DOJ awarding agency) the Subrecipient does not satisfactorily and promptly address outstanding issues from audits required by the Part 200 Uniform Requirements (or by the terms of this award), or other outstanding issues that arise in connection with audits, investigations, or reviews of DOJ awards.

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

The Subrecipient agrees to promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, contractor, subcontractor, or other person has, in connection with funds under this award (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct.

Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by:

o Mail: Office of the Inspector General,

U.S. Department of Justice, Investigations Division, 950 Pennsylvania Avenue, N.W. Room 4706, Washington, DC 20530;

- E-mail: oig.hotline@usdoj.gov;
- o DOJ OIG hotline (contact information in English and Spanish): (800) 869-4499; and/or
- o DOJ OIG hotline fax: (202) 616-9881.

Additional information is available from the DOJ OIG website at http://www.usdoj.gov/oig.

7. Compliance with General Appropriations-Law Restrictions on the Use of Federal Funds

The Subrecipient agrees to comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions, including from various "general provisions" in the Consolidated Appropriations Act, 2016, are set out at <a href="http://ojp.gov/funding/Explore/FY2016-AppropriationsLawRestrictions.htm">http://ojp.gov/funding/Explore/FY2016-AppropriationsLawRestrictions.htm</a>, and are incorporated by reference here.

8. Restrictions and Certifications Regarding Non-Disclosure Agreements and Related Matters

The Subrecipient understands and agrees that no Subrecipient under this award, or entity that receives a procurement contract or subcontract with any funds under this award, may require any employee or contractor to sign an internal confidentiality agreement or statement that prohibits or otherwise restricts, or purports to prohibit or restrict, the reporting (in accordance with law) of waste, fraud, or abuse to an investigative or law enforcement representative of a federal department or agency authorized to receive such information.

The foregoing is not intended, and shall not be understood by the agency making this award, to contravene requirements applicable to Standard Form 312 (which relates to classified information), Form 4414 (which relates to sensitive compartmented information), or any other form issued by a federal department or agency governing the nondisclosure of classified information.

- a. In accepting this award, the Subrecipient:
  - Represents that it neither requires nor has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and
  - Certifies that, if it learns or is notified that it is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency.
- b. If the Subrecipient does or is authorized under this award to make subawards, procurement contracts, or both:
  - It represents that (1) it has determined that no other entity that the Subrecipient's application proposes may or will receive award funds (whether through a subaward, procurement contract, or

subcontract under a procurement contract) either requires or has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and (2) it has made appropriate inquiry, or otherwise has an adequate factual basis, to support this representation; and

- o It certifies that, if it learns or is notified that any Subrecipient, contractor, or subcontractor entity that receives funds under this award is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds to or by that entity, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency.
- 9. Encouragement of Policies to Ban Text Messaging while Driving

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

10. Additional DOJ Awarding Agency Requirements

The Subrecipient agrees to comply with any additional requirements that may be imposed by the DOJ awarding agency (OJP or OVW, as appropriate) during the period of performance for this award, if the Subrecipient is designated as "high-risk" for purposes of the DOJ high-risk grantee list.

11. OVW Training Guiding Principles

The Subrecipient understands and agrees that any training or training materials developed or delivered with funding provided under this award must adhere to the OVW Training Guiding Principles for Grantees and Subgrantees, available at <u>https://www.justice.gov/ovw/grantees</u>.

12. Supplanting

The Subrecipient understands and agrees that funds must be used to supplement, not supplant, non-federal funds that would otherwise be available for the activities under this grant.

13. Statutory Requirements

The Subrecipient agrees to comply with all relevant statutory and regulatory requirements which may include, among other relevant authorities, the Violence Against Women Act of 1994, P.L. 103-322, the Violence Against Women Act of 2000, P.L. 106-386, the Omnibus Crime Control and Safe Streets Act of 1968, 42 U.S.C 3711 et seq., the Violence Against Women and Department of Justice Reauthorization Act of 2005, P.L. 109-162, the Violence Against Women Reauthorization Act of 2013, P.L. 113-4, and OVW's implementing regulations at 28 CFR Part 90.

14. Misuse of Award Funds

The Subrecipient understands and agrees that misuse of award funds may result in a range of penalties, including suspension of current and future funds, suspension or debarment from federal grants, recoupment of monies provided under an award, and civil and/or criminal penalties.

The Subrecipients understands and agrees that grant funds may be used only for the purposes in the Subrecipient's approved application.

15. Consultant Rates

The Subrecipient understands approval of this award does not indicate approval of any consultant rate in excess of \$650 per day or \$81.25 per hour. A detailed justification must be approved by the grantor prior to obligation or expenditure of such funds. Although prior approval is not required for consultant rates below these specified amounts, Subrecipients are required to maintain documentation to support all daily or hourly rates.

#### 16. Materials and Publications

The Subrecipient understands and agrees that all materials and publications (written, visual, or sound) resulting from subgrant award activities shall contain the following statements: "This project was supported by Subgrant No. <u>W19020100</u> awarded by the state administering office for the STOP Formula Grant Program. The opinions, findings, conclusions, and recommendations expressed in this publication/program/exhibition are those of the author(s) and do not necessarily reflect the views of the state or the U.S. Department of Justice, Office on Violence Against Women."

#### 17. Victim Safety

The Subrecipient understands and agrees that grant funds will not support activities that compromise victim safety and recovery, such as: 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 sex of their children; procedures or policies that compromise the confidentiality of information and privacy of persons receiving OVW-funded services; pre-trial diversion programs not approved by OVW or the placement of offenders in such programs; mediation, couples counseling, family counseling or any other manner of joint victim-offender counseling; mandatory counseling for victims, penalizing victims who refuse to testify, or promoting procedures that would require victims to seek legal sanctions against their abusers (e.g., seek a protection order, file formal complaint); the placement of perpetrators in anger management programs; or any other activities outlined in the solicitation under which the approved application was submitted.

#### 18. Copyright Approval

The Subrecipient understands advance written approval must be obtained to copyright any work that is subject to copyright and was developed, or for which ownership was acquired, under this award. In addition, the Subrecipient (or contractor or subcontractor) must comply with all conditions specified by the program manager in connection with an that approval, before: 1) using award funds to purchase ownership of, or a license to use, a copyrighted work; or 2) incorporating any copyrighted work, or portion thereof, into a new work developed under this award.

The Subrecipient understands and agrees the Office on Violence Against Women reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish or otherwise use the work, in whole or in part (including in the creation of derivative works), for Federal purposes, and to authorize others to do so.

The Subrecipient understands and agrees it is their responsibility (and of each contractor or subcontractor as applicable) to ensure that this condition is included in any subaward, contract, or subcontract under this award.

All appropriate documentation must be maintained on file by the project and available for Cal OES or public scrutiny upon request. Failure to comply with these requirements may result in suspension of payments under the grant or termination of the grant or both and the Subrecipient may be ineligible for subaward of any future grants if the Cal OES determines that any of the following has occurred: (1) The Subrecipient has made false certification, or (2) violates the certification by failing to carry out the requirements as noted above.

CERTIFICATION	
Grant Subaward Face S or grant Subrecipient to	below, am the same individual authorized to sign the Subaward [Section 15 on sheet], and hereby swear that I am duly authorized legally to bind the contractor the above described certification. I am fully aware that this certification, executed unty below, is made under penalty of perjury under the laws of the State of California.
Authorized Official's Sig	
Authorized Official's Ty	ped Name: Nathan Magsig
Authorized Official's Tit	le: Chairman, Fresno County Board of Supervisors
Date Executed:	5-7-19
Federal Employer ID #:	94-6000512 Federal DUNS # 030363902
Current System for Awar	d Management (SAM) Expiration Date: 10/5/19
Executed in the City/Cou	nty of: Fresno
City Financial C City Manager Governing Boar Signature: Typed Name:	County Manager

ATTEST: BERNICE E. SEIDEL Clerk of the Board of Supervisors County of Fresno, State of California

Bisho By Susan Deputy

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Certification of Assurance of Compliance - VAWA Cal OES 2-104g (Rev. 5/2017)

#### BUDGET CATEGORY AND LINE ITEM DETAIL

A. Personal Services – Salaries/Employee         Benefits         CLASSIFICATIONS:         I.0 FTE-Deputy District Attorney.         Program funded salary (\$10,780 mo @ 1.0 FTE @ 12mo)         Retirement (\$129,360 @ .6480)         OASDI (\$129,360 @ .0765)         Image: Solar So		VAWA 2019 \$97,020.00 \$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00 \$1,267.00	25% VAWA MATCH 2019	COST \$ \$ \$ \$ \$ \$ \$129,360.0 \$83,825.0 \$9,896.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$
CLASSIFICATIONS:         1.0 FTE-Deputy District Attorney.         Program funded salary (\$10,780 mo @ 1.0 FTE @ 12mo)         Retirement (\$129,360 @ .6480)         OASDI (\$129,360 @ .0765)         .50 FTE-Victim-Witness Advocate         Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)         Retirement (\$22,098 @ .5116)         OASDI (\$22,098 @ .0765)		\$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00	\$20,956.00 \$2,474.00 \$5,525.00 \$2,826.00	\$ \$ \$ \$ \$129,360.0 \$83,825.0 \$9,896.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$
1.0 FTE-Deputy District Attorney		\$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00	\$20,956.00 \$2,474.00 \$5,525.00 \$2,826.00	\$ \$ \$ \$ \$129,360.0 \$83,825.0 \$9,896.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$
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I.0 FTE-Deputy District Attorney       Image: Constraint of the second sec		\$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00	\$20,956.00 \$2,474.00 \$5,525.00 \$2,826.00	\$ \$129,360. \$83,825. \$9,896. \$0. \$0. \$0. \$0. \$0. \$0. \$0. \$0. \$11,305.
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Program funded salary (\$10,780 mo @ 1.0 FTE @ 12mo)         Retirement (\$129,360 @ .6480)         DASDI (\$129,360 @ .0765)         S0 FTE-Victim-Witness Advocate         Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)         Retirement (\$22,098 @ .5116)         DASDI (\$22,098 @ .0765)		\$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00	\$20,956.00 \$2,474.00 \$5,525.00 \$2,826.00	\$129,360. \$83,825. \$9,896. \$0. \$0. \$0. \$0. \$0. \$0. \$0. \$11,305.
Program funded salary (\$10,780 mo @ 1.0 FTE @ 12mo)         Retirement (\$129,360 @ .6480)         DASDI (\$129,360 @ .0765)         S0 FTE-Victim-Witness Advocate         Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)         Retirement (\$22,098 @ .5116)         DASDI (\$22,098 @ .0765)		\$62,869.00 \$7,422.00 \$16,573.00 \$8,479.00	\$20,956.00 \$2,474.00 \$5,525.00 \$2,826.00	\$83,825. \$9,896. \$0. \$0. \$0. \$0. \$0. \$22,098. \$11,305.
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Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)           Retirement (\$22,098 @ .5116)           DASDI (\$22,098 @ .0765)		\$8,479.00	\$2,826.00	\$0. \$0. \$0. \$22,098. \$11,305.
Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)           Retirement (\$22,098 @ .5116)           DASDI (\$22,098 @ .0765)		\$8,479.00	\$2,826.00	\$0. \$0. \$22,098. \$11,305.
Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)           Retirement (\$22,098 @ .5116)           DASDI (\$22,098 @ .0765)		\$8,479.00	\$2,826.00	\$0. \$22,098. \$11,305.
Program funded salary (\$3,683 mo @ .50 FTE @ 12mo)           Retirement (\$22,098 @ .5116)           DASDI (\$22,098 @ .0765)		\$8,479.00	\$2,826.00	\$22,098. \$11,305.
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Personal Section Totals \$0 \$0	\$0	\$0 \$202,545	\$67,515	\$270,0

### BUDGET CATEGORY AND LINE ITEM DETAIL

ubrecipient: COUNTY OF FRESNO				Subaward #: VV19020100			
3. Operating Expenses					VAWA 2019	25% VAWA MATCH 2019	COST
	d.	¢	6-	de			
erating Section Totals	\$0	\$0	\$0	\$0	\$0	\$0	

Subrecipient: COUNTY OF FRESNO	pient: COUNTY OF FRESNO Subaward #: VV19020100						
C. Equipment					VAWA 2019	25% VAWA MATCH 2019	COST
						2015	
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Equipment Section Totals	\$0	\$0	\$0	\$0	\$0	\$D	
EQUIPMENT SECTION TOTAL					Wide N		\$0
Cotogon: Totolo					*********		
Category Totals Same as Section 12G on the Grant Subaward Face				\$0			
Same as Section 12G on the Grant Subaward Face Sheet	\$0	\$0	\$0	50	\$202,545	\$67,515	

County of Fresno

#### **Budget Narrative**

The proposed Violence Against Women Vertical Prosecution Project budget supports one level IV **Deputy District Attorney**, one **Victim Advocate** and one **Senior DA Investigator** position. All items included in the budget are devoted 100% to "project" activity.

This budget directs 100% of the \$270,060 total cost to salaries and benefits in direct support of the project. Salaries and benefits make up 100% of the budget and fund the project prosecutor who is an experienced Deputy District Attorney IV with felony trial and DV experience, the 50% FTE Victim Advocate and 11.45% FTE Senior DA Investigator. Operating expenses will be funded by Fresno County.

The level IV **Deputy District Attorney position** will ensure that the project prosecutors will be highly experienced in the handling of felony trial matters. The **Senior DA Investigator** will assist the prosecutor with case related investigation and be highly experienced in the handling of felony trial matters. The **Victim Advocate position** will have experience in dealing with victims and will possess education/training as specified in Evidence Code Sections 1035.5-1036 (Domestic Violence) and/or 1037.1-1037.8 (Sexual Assault) and/or Penal Code section 13835.10 (Victim/Witness) as outlined in the Program Guidelines. The Unit's victim advocate will work cooperatively with the Marjaree Mason Center, the Fresno County Sheriff's Department and other interested community agencies to provide services. Those services include the following activities: 1) crisis intervention, 2) emergency assistance, 3) resource and referral assistance, 4) direct counseling, 5) assist with victim of crime claims, 6) property return, 7) orientation to the criminal justice system, 8) court escort, 9) presentations and trainings for criminal justice agencies, 10) public presentations, 11) case status, 12) notification of family/friends, 13) employer notification/intervention and 14) restitution.

The above-mentioned prosecutor-victim advocate partnership as supported in the budget is well positioned to effectively achieve the stated goals of the project.

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County of Fresno

This project will not require subcontractors or have any unusual expenditures.

Program staff does not have a planned cost of living adjustment for 2019-20.

Subaward #: VV19020100

### **Project Narrative**

This year is off to a busy start. So far, in 2019 three new cases have been referred to and accepted on the vertical prosecution unit. The principal charge on those cases involve stalking, assault with a firearm, and attempted murder. The current caseload on the vertical prosecution unit in 2019 includes twenty-three cases, twenty of which have been handled using true vertical prosecution. The remaining three cases have been prosecuted using major stage prosecution because the cases were referred to the vertical prosecution unit after the cases had been initiated. Three cases have resulted in convictions so far in 2019 which have carried sentences of six years and twenty-one years and four months in state prison. The third conviction is pending sentencing after a jury returned verdicts in March of 2019 on the crimes of torture and mayhem, and that defendant will receive a life term at sentencing, currently scheduled for April 26, 2019. No cases have been acquitted, resulted in a mistrial, or have been dismissed so far in 2019. The prosecutor and victim advocate have attended one multi-disciplinary team meeting so far in 2019 and the second one scheduled for April 2019 will need to be re-scheduled as the prosecutor is currently set to be engaged in another trial. To date, thirty-four victims have been served by the victim advocate and no cases have been declined nor have any cases been transferred to another court.

The vertical prosecution unit prosecutor has remained on this grant since August of 2016. The prosecutor has over twelve years of experience as a Deputy District Attorney at the Fresno County District Attorney's Office, has spent over ten years prosecuting felony cases, has spent over six years prosecuting felony domestic violence cases, and recently attended the California District Attorneys Association (CDAA) "Domestic Violence and Stalking Seminar" in San Diego in December 2018. The unit prosecutor has tried twenty-one domestic violence cases in

1

#### Subrecipient: County of Fresno

#### Subaward #: VV19020100

the past six plus years, and all of those trials included allegations of serious or violent felonies. Our long-running victim advocate just retired three weeks ago from the County of Fresno after over thirty years of service, and the District Attorney's Office is in the middle of the process of hiring a replacement. The District Attorney Senior Investigator has been a sworn peace officer for twenty years, has eight years of experience as a detective or district attorney investigator, and was a detective for the Fresno County Sheriff's Department in their domestic violence unit before coming to the District Attorney's Office as an investigator in our domestic violence unit in November of 2018.

The unit prosecutor reviews all incoming requests for felony domestic violence prosecutions from all of the rural agencies served by this grant. The unit prosecutor then identifies and keeps on the vertical prosecution unit those cases that meet the criteria of the unit prosecutor. That criteria includes that the case must involve a charge listed in the California Penal Code as a "serious" or "violent" felony [as defined in sections 1192.7 and 667.5(c)], or a case that involves stalking or sexual assault. The benefit of this procedure is that almost all cases are handled using "True Vertical" prosecution. All cases are immediately passed on to the victim advocate who then makes efforts to contact the victim. No new cases have been accepted on the vertical prosecution unit in this lapse of time without a victim advocate. The unit prosecutor has been assigned to the unit for over two and a half years and has no desire or plan to leave the unit prior to the year 2020, and neither does the unit investigator.

The communication between team members on the unit is excellent. The unit prosecutor and victim advocate have adjacent offices, which share a wall and walkway, and we speak and work together all day every day. The unit investigator is regularly in the unit prosecutor's office and there is daily correspondence in person and/or via phone call and text message. The unit prosecutor's relationships with local law enforcement agencies and victim service agencies is also excellent. The unit prosecutor speaks with the detectives or the detective supervisors on a nearly daily basis from multiple agencies. The unit prosecutor also provides a two-hour domestic violence training to local law enforcement agencies multiple times per year. The unit prosecutor also provides training for the largest local domestic violence shelter in the form of a two-hour course which is presented to new staff at the shelter, as well as for their own courses to local department of social service workers and during a class for victim advocates. The unit prosecutor helps teach those classes at least four to six times per year.

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

Subrecipient: County of Fresno	DUNS # 30363902	<b>FIPS #:</b> 019-00000				
Grant Disaster/Program Title: Violence Against Women Vertical Prosecution Program						
Performance Period: 07/01/2019 to 06/30/2020 Subaward Amount Requested: \$ 202,545						
Type of Non-Federal Entity (Check Box)	State Gov.	XLocal Gov. DJPA No	n-Profit Tribe			

Per Title 2 CFR § 200.331, Cal OES is required to evaluate the risk of noncompliance with federal statutes, regulations and grant terms and conditions posed by each subrecipient of pass-through funding. This assessment is made in order to determine and provide an appropriate level of technical assistance, training, and grant oversight to subrecipients for the award referenced above.

The following are questions related to your organization's experience in the management of federal grant awards. This questionnaire must be completed and returned with your grant application materials.

For purposes of completing this questionnaire, grant manager is the individual who has primary responsibility for day-to-day administration of the grant, bookkeeper/accounting staff means the individual who has responsibility for reviewing and determining expenditures to be charged to the grant award, and organization refers to the subrecipient applying for the award, and/or the governmental implementing agency, as applicable.

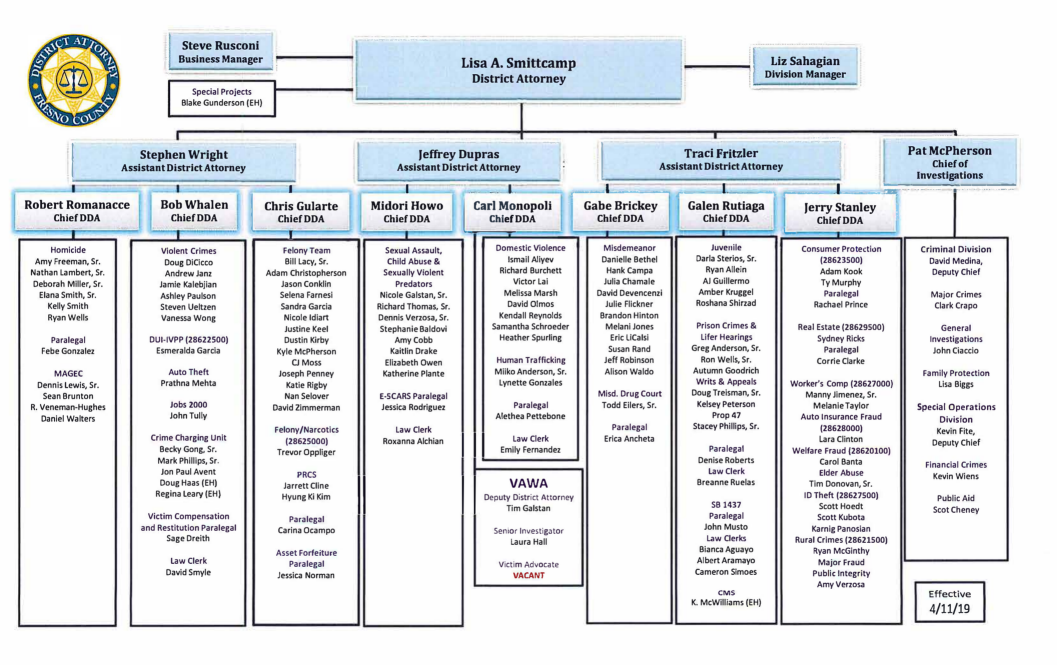
	Assessment Factors	Response
1.	How many years of experience does your current grant manager have managing grants?	>5 years
2.	How many years of experience does your current bookkeeper/accounting staff have managing grants?	>5 years
3.	How many grants does your organization currently receive?	>10 grants
4.	What is the approximate total dollar amount of all grants your organization receives?	\$ 21,000,000
5.	Are individual staff members assigned to work on multiple grants?	No
6.	Do you use timesheets to track the time staff spend working on specific activities/projects?	Yes
7.	How often does your organization have a financial audit?	Annually
8.	Has your organization received any audit findings in the last three years?	Yes
9.	Do you have a written plan to charge costs to grants?	Yes
10	. Do you have written procurement policies?	Yes
11	. Do you get multiple quotes or bids when buying items or services?	Always
12	. How many years do you maintain receipts, deposits, cancelled checks, invoices, etc.?	3-5 years
13	. Do you have procedures to monitor grant funds passed through to other entities?	Yes

**Certification:** This is to certify that, to the best of our knowledge and belief, the data furnished above is accurate, complete and current.

Signature: (Authorized Agent)	Date: 4.11.2019
Print Name: Jeff Dupras	Print Title: Assistant District Attorney
Program Specialist Only: SUBAWARD #	

#### PROJECT SERVICE AREA INFORMATION

1. COUNTY OR COUNTIES SERVED: Enter the name(s) of the county or counties served by the project. Put an asterisk where the project's principal office is located. Fresno\* 2. U.S. CONGRESSIONAL DISTRICT(S): Enter the number(s) of the U.S. Congressional District(s) which the project serves. Put an asterisk for the district where the project's principal office is located. 18th District 19th District 20th District\* 21st District 3. STATE ASSEMBLY DISTRICT(S): Enter the number(s) of the State Assembly District(s) which the project serves. Put an asterisk for the district where the project's principal office is located. 23rd District 31st District\* 4. <u>STATE SENATE DISTRICT(S)</u>: Enter the number(s) of the State Senate District(s) that the project serves. Put an asterisk for the district where the project's principal office is located. 14th District 16th District\* 5. POPULATION OF SERVICE AREA: Enter the total population of the area served by the project. 989,255



# **Operational Agreements (OA) Summary Form**

	List of Agencies/Organizations/Individuals	Date OA Signe		Dates of OA		
		(xx/xx/xxxx)	From:		To:	
1.	Fresno County Probation-Victim/Witness	04/10/2019	07/01/2019	to	06/30/2021	
2.	Fresno County Sheriff	04/10/2019	07/01/2019	to	06/30/2021	
3.	Fresno County Social Services	04/10/2019	07/01/2019	to	06/30/2021	
4.	Clovis Police Department	04/10/2019	07/01/2019	to	06/30/2021	
5.	Coalinga Police Department	04/10/2019	07/01/2019	to	06/30/2021	
6.	Firebaugh Police Department	04/10/2019	07/01/2019	to	06/30/2021	
7.	Fowler Police Department	04/10/2019	07/01/2019	to	06/30/2021	
8.	Huron Police Department	04/10/2019	07/01/2019	to	06/30/2021	
9.	Kerman Police Department	04/10/2019	07/01/2019	to	06/30/2021	
10.	Kingsburg Police Department	04/10/2019	07/01/2019	to	06/30/2021	
11.	Marjorie Mason Center	04/10/2019	07/01/2019	to	06/30/2021	
12	Mendota Police Department	03/19/2019	07/01/2019	to	06/30/2021	
13.	Orange Cove Police Department	04/10/2019	07/01/2019	to	06/30/2021	
14.	Parlier Police Department	04/10/2019	07/01/2019	to	06/30/2021	
15.	Rape Counseling Services	04/10/2019	07/01/2019	to	06/30/2021	
16.	Reedley Police Department	04/10/2019	07/01/2019	to	06/30/2021	
17.	Sanger Police Department	04/10/2019	07/01/2019	to	06/30/2021	
18.	Selma Police Department	04/10/2019	07/01/2019	to	06/30/2021	
19.	Westside Family Services Network	04/10/2019	07/01/2019	to	06/30/2021	
20.	Community Regional Medical Center	N/A	07/01/2019	to	06/30/2021	

Use additional pages if necessary.

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

### Fresno County Probation Victim-Witness Services and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Fresno County Probation Victim-Witness Services, intend to work together toward the mutual goal of providing maximum available assistance for victims of domestic violence crime residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

Fresno County Probation Department Victim-Witness Services agrees to work with the Fresno County District Attorney's Office VAW-VP's Victim Advocate to provide services to targeted victims of domestic violence in the rural areas of Fresno County, particularly among the migrant worker and non-English speaking populations.

Fresno County Probation Department Victim-Witness Services agrees to provide court support and other related services to victims of domestic violence prosecute under the VAW-VP grant if the VAW-VP victim advocate is unable to do so.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Fresno County Probation Department, do hereby approve this document.

LISA A. SMITTCAMP Fresno County District Attorney

Date

Date

KIRK HAYNES Chief Probation Officer Fresno County Probation Department

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

### Fresno County Sheriff's Office and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Fresno County Sheriff's Office intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Fresno County Sheriff's Office to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to deputies on both a formal and informal basis.

The Fresno County Sheriff's Office agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in Fresno County.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Fresno County Sheriff's Office, do hereby approve this document.

Fresno County District Attorney

Date

Fresno County Sheriff

Date S

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

# Fresno County Department of Social Services and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and Fresno County Department of Social Services intend to work together toward the mutual goal of providing maximum available assistance for juvenile victims of domestic violence crime residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP will ensure that all rural law enforcement agencies submit domestic violence cases involving children to Fresno County Department of Social Services for follow-up investigation.

The Fresno County Department of Social Services agrees to assess and provide services as appropriate to child victims of domestic violence.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Fresno County Department of Social Services, do hereby approve this document.

Date

Date

Fresno County District Attorney

DBLFINCTE. NEIRA Solution Director Department of Social Services

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Clovis Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Clovis Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Clovis Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Clovis Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Clovis Police Department, do hereby approve this document.

Fresno County District Attorney

Date 9/10/19\_\_\_\_\_

3/19/19 Date

MATT BASGALL Chief of Clovis Police Department Clovis Police Department

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Coalinga Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Coalinga Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Coalinga Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Coalinga Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Coalinga Police Department, do hereby approve this document.

LISA A. SMIPTCAMP Fresno County District Attorney

Date\_\_\_\_\_\_

Date 3/21/19

DARREN BLEVINS (I)Chief of Coalinga Police Department Coalinga Police Department

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Firebaugh Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Firebaugh Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Firebaugh Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Firebaugh Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Firebaugh Police Department, do hereby approve this document.

Fresno County District Attorney

Date

SALVADOR RAYGOZA Chief of Firebaugh Police Department Firebaugh Police Department

Date 3-19-19

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Fowler Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Fowler Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Fowler Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Fowler Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Fowler Police Department, do hereby approve this document.

A SMPTTCAMP

Fresno County District Attorney

RUDY ALCARAZ Chief of Fowler Police Department Fowler Police Department

Date

Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Huron Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Huron Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Huron Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Huron Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Huron Police Department, do hereby approve this document.

SMPTTCAMP

Fresno County District Attorney

1426gpud

GEORGE TUREGANO Chief of Huron Police Department Huron Police Department

Date

3-26-19

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Kerman Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Kerman Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Kerman Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Kerman Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Kerman Police Department, do hereby approve this document.

Fresno County District Attorney

JOSÉPH BLOHM Chief of Kerman Police Department Kerman Police Department

Date

3/19/19 Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

### Kingsburg Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Kingsburg Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Kingsburg Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Kingsburg Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Kingsburg Police Department, do hereby approve this document.

LÍSA A. SMATTCAMP // Fresno County District Attorney

Date

Date 3/20/19

NEIL DADIAN Chief of Kingsburg Police Department Kingsburg Police Department

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Marjaree Mason Center and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Marjaree Mason Center intend to work together toward the mutual goal of providing maximum available assistance for victims of domestic violence crime residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordination/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP victim advocate will coordinate with the Marjaree Mason Center victim advocate assigned to the Fresno County Sheriff's Department to insure that all VAW-VP victims have an advocate accompany them to each court appearance and on other occasions where required. Therefore, if an occasion arises where the VAW-VP is unavailable, a Marjaree Mason Center victim advocate will be available to assist VAW-VP victims in court.

Domestic violence survivor support groups will also be available to VAW-VP grant victims as provided by the Marjaree Mason Center.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Marjaree Mason Center, do hereby approve this document.

LÍSA A. SMITTCAMI

Fresno County District Attorney

NICOLE LINDER Executive Director The Marjaree Mason Center

Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Mendota Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Mendota Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Mendota Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Mendota Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Mendota Police Department, do hereby approve this document.

Fresno County District Attorney

alt

GREGG L. ANDREOTTI Chief of Mendota Police Department Mendota Police Department

Date

Date 3-19-19

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

# Orange Cove Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Orange Cove Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Orange Cove Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Orange Cove Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Orange Cove Police Department, do hereby approve this document.

Fresno County District Attorney

Date 4/10/19

Date 3-2(-19

Chief of Orange Cove Police Department Orange Cove Police Department

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

### Parlier Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Parlier Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Parlier Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Parlier Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2016 through June 30, 2019.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Parlier Police Department, do hereby approve this document.

Fresno County District Attorney

JOSE/V. GARZA Chief of Parlier Police Department Parlier Police Department

Date

Date

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### VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Rape Counseling Services of Fresno and the Fresno County District Attorney's Office

This Operational Agreement ("agreement") is made between the Fresno County District Attorney's Office and Rape Counseling Services of Fresno, which consists of offices in downtown Fresno and in Firebaugh and was formerly known as the Resource Center for Survivors of Sexual Assault and Family Violence and also known as the Carmen Meza Center ("RCS Fresno") in Firebaugh.

This agreement stands as evidence that the Fresno County District Attorney's Office and RCS Fresno intend to work together toward the mutual goal of providing maximum available assistance for victims of rape and sexual violence residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of rape and sexual violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious offenders in rural Fresno County. The rural areas of western Fresno County have large underserved communities of migrant workers.

The Fresno County District Attorney's Office VAW-VP victim advocate will coordinate with RCS Fresno to ensure that all VAW-VP victims have a victim advocate accompany them to each court appearance and on other occasions where required. Therefore, if an occasion arises where the VAW-VP is unavailable, an RCS Fresno victim advocate will be available to assist VAW-VP victims for all cases arising in Fresno County, including rural areas. A bilingual (Spanish/English) RCS Fresno victim advocate can be dispatched.

RCS Fresno will provide, upon request, counseling services to rape and sexual violence victims in the western rural areas of Fresno County. Counseling services are available in English and Spanish.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the RCS Fresno, do hereby approve this document.

LÍSA A. SMITTCAMP Fresno County District Attorney

PRISCILLA MEZA // Executive Director Rape Counseling Services of Fresno

Date

3/20/19 Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Reedley Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Reedley Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Reedley Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Reedley Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Reedley Police Department, do hereby approve this document.

LISA A. SMITTCAMP Fresno County District Attorney

JOE L. GAR

Chief of Reedley Police Department Reedley Police Department

Date

Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Sanger Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Sanger Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Sanger Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Sanger Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Sanger Police Department, do hereby approve this document.

Fresno County District Attorney

Date

SILVER RODRIGUEZ

Chief of Sanger Police Department Sanger Police Department

MARCH 19, 2019 Date

# VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Selma Police Department and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and the Selma Police Department intend to work together toward the mutual goal of prosecuting domestic violence offenders and protecting the victims from future crimes of domestic violence. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordinating/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP Unit Prosecutor will coordinate with the Selma Police Department to insure that all VAW-VP cases are thoroughly investigated to ensure convictions. The Unit prosecutor will maintain close communications with and make training available to officers on both a formal and informal basis.

The Selma Police Department agrees to investigate, apprehend and assist in the prosecution of domestic violence crimes committed within their jurisdiction in the rural Fresno County area.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Selma Police Department, do hereby approve this document.

Fresno County District Attorney

GREG GARNER Chief of Selma Police Department Selma Police Department

Date

Date 3/19/19

# OPERATIONAL AGREEMENT VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

#### Westside Family Services Network and the Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and Westside Family Preservation Services Network intend to work together toward the mutual goal of providing maximum available assistance for victims of domestic violence crimes residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordination/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County. The population of Huron, California, includes a large underserved community of migrant workers.

The Fresno County District Attorney's Office VAW-VP victim advocate will coordinate with the Westside Family Preservation Services Network, to insure that all VAW-VP victims have a victim advocate accompany them to each court appearance and on other occasions where required. Therefore, if an occasion arises where the VAW-VP is unavailable, a Westside Family Preservation Services Network victim advocate will be available to assist VAW-VP victims in Huron, California. All Westside Family Preservation Services Network victim advocates are bilingual in Spanish.

The Westside Family Preservation Services Network will provide, upon request, counseling services to domestic violence victims in the city of Huron, California. Counseling services are available in English and Spanish.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Westside Family Preservation Services Network, do hereby approve this document.

A. SMITTCAMP

Fresno County District Attorney

Date\_\_\_\_\_\_

March 25, 2019 Date

JEANNEMARIE CARIS-MCMANUS Executive Director of Services Westside Family Preservation Services Network

# VIOLENCE AGAINST WOMEN VERTICAL **PROSECUTION PROGRAM**

### **Community Regional Medical Center and the** Fresno County District Attorney's Office

This Operational Agreement stands as evidence that the Fresno County District Attorney's Office and Fresno Community Hospital and Medical Center dba Community Regional Medical Center intend to work together toward the mutual goal of providing maximum available assistance for victims of domestic violence crime residing in Fresno County. Both agencies believe that continued implementation of the Violence Against Women Vertical Prosecution Program (VAW-VP) will further this goal. To this end, each agency agrees to participate in the program by coordination/providing the following services:

The Fresno County District Attorney's Office will enhance prosecution of domestic violence offenders in rural Fresno County by assigning one prosecutor and one victim advocate to vertically prosecute serious domestic violence offenders in rural Fresno County.

The Fresno County District Attorney's Office VAW-VP, will ensure that all efforts are made to protect domestic violence victim's medical privacy.

The Fresno County District Attorney's Office VAW-VP, will ensure that all efforts are made to minimize delay in the Court process and ensure that medical staff subpoenaed for testimony are kept informed of the Court process.

The Community Regional Medical Center agrees to provide domestic violence victims with medical screening and reporting as provided in California Health and Safety Code 1259.5, California Penal Code 273.5(a) and California Penal Code 11160. As defined in the Community Regional Medical Center Domestic Violence Screening and Reporting Policy, number 18989, medical staff of Community Regional Medical Center will notify RN/Clinical Supervisor regarding victim's plan of care.

This operational agreement shall be effective from July 1, 2019 through June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office and the Community Regional Medical Center, do hereby approve this document.

LISA A. SMITTCAMP

Date

Fresno County District Attorney

Date

CRAIG A. WAGONER, CEO Community Regional Medical Center

Date

Women and Children's Services Community Regional Medical Center

# CalEMA POLICY AGREEMENT VIOLENCE AGAINST WOMEN VERTICAL PROSECUTION PROGRAM

This Policy Agreement stands as evidence that the Fresno County District Attorney's Office intends to adopt the following policies:

The Fresno County District Attorney's Office will make all reasonable prosecutorial efforts to resist pre-trial release of a charged defendant.

The Fresno County District Attorney's Office will make all reasonable efforts to utilize diversion alternatives only in appropriate cases.

The Fresno County District Attorney's Office will make all reasonable prosecutorial efforts to reduce the time between arrest and disposition of the case.

The Fresno County District Attorney's Office will ensure that the prosecutors, advocates, and investigators funded (in full or part) by this grant will maintain a reduced caseload.

This operational agreement shall be effective from July 1, 2019, to June 30, 2021.

We the undersigned, as authorized representatives of the Fresno County District Attorney's Office, do hereby approve this document.

SA SMITTCAMP

Fresno County District Attorney

TIMOTHY GALSTAN VAWA Prosecutor Fresno County Senior Deputy DA

Date

Date 4-8-2019

VAWA Victim Advocate Fresno County District Attorney's Office

ZAURA HALL Senior Fresno County DA Investigator Fresno County District Attorney's Office

Date

8/2019 Date