GUAM STATE CLEARINGHOUSE



P.O. Box 2950 Hagåtna, Guam 96932 Tel: (671) 475-9380 Website: www.gsc.guam.gov Email: clearinghouse@guam.gov

EDDIE BAZA CALVO I Maga'låhen Guahan

RAY TENORIO I Segundu Na Maga'låhen Guahan

Kate G. Baltazar Administrator

July 22, 2016

HONORABLE JUDITH T. WON PAT, ED. D. Speaker gi I Mina'Trentai Tres Na Liheslaturan Guåhan 155 Hesler Place Hagåtña, Guåhan 96910

Ref: Governor's Community Outreach-Federal Programs Office; SAI#20006161174N

Hafa Adai Madam Speaker,

This letter is to respectfully notify you that the Guam State Clearinghouse (GSC) has received a federal grant application from the Governor's Community Outreach-Federal Programs Office. The GSC has accepted the application, assigned the State Application Identifier (SAI) 20006161174N and has initiated the process for an area wide review. An abstract of the project is provided below.

Grantor: Office on Violence Against Women, U.S. Department of Justice

Grant Title/

Project Title: STOP Formula Grant Program

Details: The Governor's Community Outreach-Federal Programs Office (GCO-FPO) in partnership with the Guam Coalition Against Sexual Assault and Family Violence (GCASAFV) submitted a federal grant application. The purpose of this proposal submission is to support communities on Guam in their efforts to develop and strengthen effective law enforcement and prosecution strategies to combat violent crimes against women, including the crimes of domestic violence, dating violence, sexual assault and stalking and to develop and strengthen victim services in cases involving these crimes.

Start Date:	07/01/2016
End Date:	06/30/2018
Federal Grant:	\$652,403.00

GSC conducts area wide reviews and solicits comments through electronic communication and this notice is sent to you as a part of the review process. A digital copy of the grant proposal is attached for your perusal. Please submit any comments you may have pertaining to this proposal to Melissa Tayama by August 08, 2016 via email at melissa.tayama@guam.gov.

Dangkolo Na Si Yu'os Ma'åse',

Kate G. Baltazar

Administrator MMT

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P.O. Box 2950 Hagåtna, Guam 96932 Tel: (671) 475-9380 Website: www.guamclearinghouse.com Email: clearinghouse@guam.gov **EDWARD J.B. CALVO** I Maga'låhen Guahan

RAYMOND S. TENORIO I Segundu Na Maga'låhen Guahan

Grant Project Application Notice of Intent to Apply for Federal Assistance GSC FORM REVISED 03/21/2012

	Guam State	Clearinghouse Use Only	
	Date Received:	/16/16	
	Received By:	clissa Tayama	
	SAI Number: 200	06611174N	
Type of Application 🦳 New G	rant* 🔀 Continuing Grant	** 🔄 Supplemental Grant*	* [] Other*
A.) DUNS Number 85503174	1	B.) D	Date
C.) Applicant/Department Nar	ne Office of the Governor		
D.) Division	Governor's Community Ou	treach-Federal Programs Office	}
E.) Applicant Address	P.O. Box 2950 Hagatna GU	96932	
F.) Applicant/Department Poin	t of Contact Information		
Contact Person Name Raymo	ond F.Y. Blas	Phone Number	(671)475-9162/78/79
E-mail Address gcofpo@gua	m.gov		
G.) Due Date to Federal Agency	May 26, 2016	H.) Federal Funds	. p
I.) Non-Federal, Matching Fund		a.) Grant	652,403.00
a.) Local 0.00	S	b.) Other	
b.) In-Kind 0.00		J.) TOTAL FUNDS	652,403.00
c.) Other			
K.) CFDA/Federal Program Nan	ne 16.588/STOP Formula Gra	ant Program	
L.) Federal Agency Name	Office on Violence Agains	t Women, U.S. Department of J	ustice
M.) Federal Agency Address	145 N Street, NE Washing	ton DC 20530	······································
	Pa	ge 1 of 2	

* Proceed to Question Section O. **Proceed to Section N - ONLY APPLICABLE TO CONTINUING AND SUPPLEMENTAL GRANTS.

a.) Initial Grant Period	July 1, 20	016 to June 30, 2018	
b.) Guam State Clearing	phouse SAI Number		
c.) Grant Year This Appl	ication Impacts	FFY 2016	
).) Has the Federal Funding Agen	cy been notified?	X YES NO	
 During which Fiscal Year will the second se Second second sec second second sec	his program ha implan		
 If the project requires local fun 	iding in addition to the	e federal funding requested, please specifically id	entity source and rationale
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N/A			
.) This program is: 🕅 Bi	udgeted - Please ide	entify legal budget authority	
Enverai	-		
X Nor	n- Budgeted		
.) Will this program require the h	iring of additional emp	oloyees? Is YES, please provide the number of em	ployees (both existing and
now) and justification	iring of additional emp - Esixting		ployees (both existing and
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Printed Name, Position/Title of Authorized Representative Raymond F.Y. Blas

Rayrd Fy Blac

SIGNATURE

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Date

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Governor's Community Outreach - Federal Programs Office

Eddie Baza Calvo Governor

Ray Tenorio

June 14, 2016

GCO-FPO Raymond F.Y. Blas Federal Grants Administrator

Dwain P. Sanchez Senior Program Coordinator

> Evonnie O. Hocog Program Coordinator

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То:	Kate Baltazar,	GSCH	Administrator

From: Federal Grants Administrator

- Reference: OVW FY 2016 Services*Training*Officers*Prosecutors (STOP) Violence Against Women (VAW) Formula Grant Program. CFDA: 16.588.
- Subject: OVW Application No. 2016-X1528-GU-WF

Attached for your review and approval is our grant application for the OVW FY 2016 STOP VAW Formula Grant Program. The amount applied for is \$652,403.00.

The STOP VAW Formula Grant Program supports communities in their efforts to develop and strengthen effective law enforcement and prosecution strategies to combat violent crimes against women, including the crimes of domestic violence, dating violence, sexual assault and stalking and to develop and strengthen victim services in cases involving these crimes.

Please know that GCO-FPO will continue with our current approved FY 2014-2016 STOP State Implementation Plan and that no changes to the project were made. As indicated in our application, GCO-FPO along with STOP subgrantees and community partners will continue to expand efforts in addressing domestic violence, sexual assault, dating violence and stalking on Guam.

Should you have any questions please feel free to contact me or program coordinators Dwain Sanchez or Evonnie Hocog at 475-9162/78/79.

Thank you for your time and attention.



Office of the Governor of Guam Governor's Community Outreach-Federal Programs Office (GCO-FPO)

Guam's Application Office on Violence Against Women (OVW) FY 2016 STOP Formula Grant Program

Application No.: 2016-X1528-GU-WF CFDA No.: 16.588 ł.

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SUMMARY DATA SHEET

1.	Authorize	d Organization Representative (AOR).
	Name:	Raymond F.Y. Blas
	Title:	Federal Grants Administrator
	Agency:	Governor's Community Outreach-Federal Programs Office (GCO-FPO)
	Address:	Mailing: P.O. Box 2950, Hagatña, Guam 96932
		Physical: 513 West Marine Corps Drive, Ricardo J. Bordallo Governor's
		Complex, Hagatña Guam 96910
	Phone:	(671) 475-9178/79/62
	Fax:	(671) 477-4826
	Email:	gcofpo@guam.gov

- 2. Grant Point-of-Contact: Same as above.
- 3. Statement as to whether the organization applying will serve as a "pass through entity".
 - GCO-FPO is a pass through agency.
 - GCO-FPO acknowledges that should an award be made, it will be responsible for all statutory, fiscal and programmatic requirements, including those of 2 CFR Part 200, as well as all project deliverables.
- 4. Statement as to whether the organization applying has expended \$750,000 in federal funds in the organization's past fiscal year.
 - Federal Funds expended in FY 2015 ending September 30, 2015: GCO-FPO and its subprojects spent \$770,484.63.
- 5. Summary of Current and pending Non-OVW Discretionary Federal Grants to do the Same or Similar Work.
 - GCO-FPO only administers OVW Formula and Discretionary Federal Grant Programs.
- 6. Summary of Current and Recent OVW Discretionary Awards. See APPENDIX C.

IMPLEMENTATION PLAN (IP) Updates, including the following:

a. If applicable, address any innovative or promising practices being proposed in Guam.

Guam's most innovative efforts continues to be the Micronesian Solutions (MS) formerly known as Micronesian Faith Resource & Training Center (MFRTC), a STOP sub-project under the Archdiocese of Agana – Immaculate Heart of Mary Catholic Church (AOA-IHOM). In its efforts to address sexual assault, domestic violence, stalking and dating violence, MS continues to provide presentations on domestic violence and sexual assault targeted for Clergy, Ministers, Faith Leaders and Congregations, to include first responders, other victim service providers and underserved ethnic communities. In addition, MS offers and collaborates with other DV and SA support groups, extends outreaches and public awareness to underserved populations and works with other faith-based congregations to develop a Coordinated Community Response.

- b. A report on the status of subgrant awards for FY 2010 2015, if none has been submitted to date, or the status has changed since the last report, the State/Territory should provide the amount of each FY's funds not yet awarded, an explanation of why the funds have not been awarded, and anticipated date funds will be obligated.
 - GCO-FPO has completed it closeout for STOP subgrant awards for FY 2010-2012. As required, all final reports have been submitted.
 - Subgrant awards for FY 2013 and 2014 are currently active. FY 2013 is scheduled to expire on June 30, 2016. FY 2014 was recently extended to June 30, 2017 (ref. GAN #006). FY 2015 funding has been awarded and contracts are being processed.
- c. What outreach efforts are being made to underserved populations, as defined by VAWA to include populations underserved - because of geographic location, religion, sexual orientation, gender identity, underserved racial and ethnic

populations; populations underserved because of special needs (such as language barriers, disabilities, alienage status, or age); and other populations determined to be underserved by the Attorney General to more fully engage them in the following activities:

Although Guam, as defined by VAWA, is underserved because of its geographic location, Guam continues to provide outreach efforts to underserved communities.

- i. Our state planning process includes participation of current subgrantees as well as partners and or allies from both government and non-profit community based organizations. Government agencies are those from the social service and criminal justice systems (CJS). The Guam Coalition Against Sexual Assault and Family Violence (GCASAFV) serves as a hub for Guam's service providers and stakeholders addressing domestic violence, sexual assault, stalking and dating violence. GCASAFV has been actively involved in assisting our efforts during this process.
- ii. Increased application submission is encouraged as a broader mission for program enlargement. Thus, public announcements about funding availability are continuous activities. Such announcements made during the GCO-FPO regular subgrantee and community partner monthly meetings, the Guam Coalition Against Sexual and Family Violence (GCASAFV) general membership meetings, special partnership planning committee meetings, other partner committee monthly meetings, public service announcements and publications about available funding and request for proposals have increased interest in applying for STOP funding.

iii. Enhancing services for these specific populations.

GCO-FPO and its STOP subprojects continue to reach out and include those from the underserved populations. Subgrantees have networked with other government agencies and non-profit community based organizations to support individual efforts in addressing domestic violence, sexual assault, dating violence and stalking by actively participating in trainings/conferences, outreach, meetings, etc.

d. A description of current projects meeting the 10% set aside for culturally specific community-based organizations.

The MS a STOP sub-project under the Archdiocese of Agana – Immaculate Heart of Mary Catholic Church (AOA-IHOM) provides outreach and training to the Chuukese ethnic population to include other neighboring islands in the region. MS provides for a better understanding of domestic violence and sexual assault thru presentations about the different types of abusive behaviors.

e. A description of the types of projects to be funded with Fiscal Year (FY) 2016 funding.

Types of projects to be supported with STOP funds are emergency shelter for women and her children; referrals; advocacy; training/technical assistance for faith- and community-based support staff, service providers, advocates, victim assistants, law enforcement, prosecutors, judges and court practitioners, and other related project support staff as appropriate; Prison Rape Elimination Act (PREA); prosecution – to include services for specific ethnic communities and other underserved populations such as the LGBT, elderly, persons with disabilities and individuals with limited English proficiency.

f. A brief description on how the State or Territory makes its subgrant.

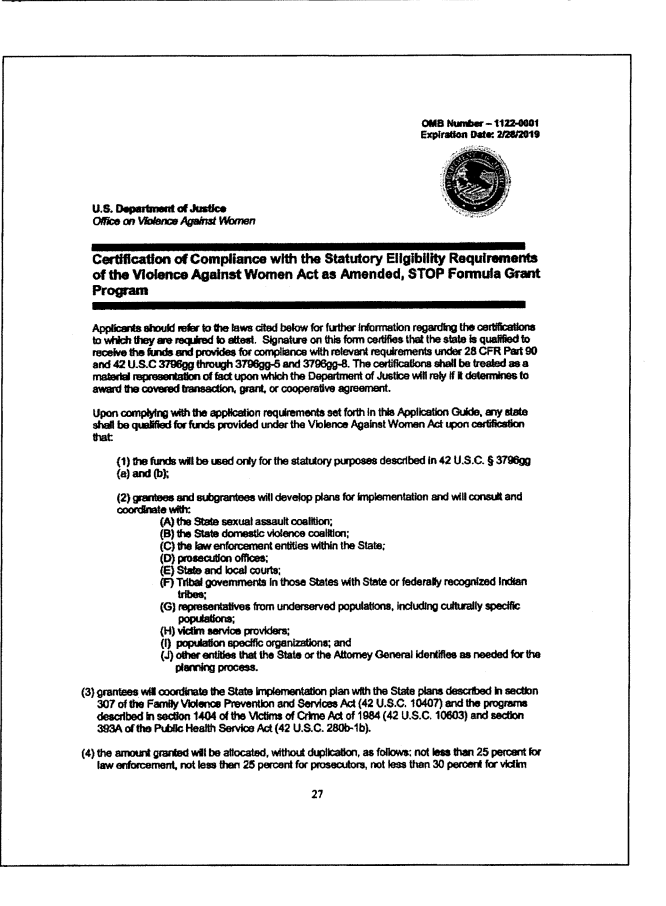
GCO-FPO will follow the mandatory funding allocations by category -- across law enforcement, prosecution, victim services, discretionary, and courts. As mentioned above, a notice of funding availability and request for proposals was published in the local newspaper. Subgrant awards will be based on: a) how proposals address the FY 2016 program scope, statutory purposes, special priority areas, and the IP, etc.; b) the significance of the applicant's proposal in terms of addressing gap areas; and c) the applicant's record and/or history of compliance with project requirements of OVW-USDOJ grant programs, etc.

- g. A brief summary (not a detailed budget) of how administrative funds will be used. Administrative funds will be used for management and administrative oversight of projects, coordination and monitoring of project operations and response, reporting and other requirements such as project expansion and/or changes called for in the annual program specifications, etc.
- h. A certification letter that indicates whether the three-year plan submitted in 2014 has changed. SEE APPENDIX D.

APPENDIX A

CERTIFICATION OF COMPLIANCE

513 West Marine Corps Drive • Ricardo J. Bordallo Governor's Complex • Hagatña, Guam 96910 P.O. Box 2950 • Hagatña • Guam • 96932 Tel: (671) 475-9162/78/79 • Fax: (671) 477-4826 • E-mail: gcofpo@guam.gov



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	OMB Number - 1122-0001 Expiration Date: 2/28/2019
services (of which at least 10 percent will be distributed to organizations), and not less than 5 percent to state and loc	culturally specific community-based al courts;
(5) not later than 2 years after March 7, 2013, and every year t the total amount granted to a State under this subchapter s	thereafter, not less than 20 percent of thall be allocated for programs or
projects in 2 or more allocations listed in paragraph (4) that including stranger rape, acquaintance rape, alcohol or drug- context of an intimate partner relationship; and	meaningfully address sexual assault, facilitated rape, and rape within the
(6) any federal funds received under this subchapter will be nonfederal funds that would otherwise be available for activity	used to supplement, not supplant, ities funded under this chapter.
In addition, as required by 42 U.S.C. 3796gg-4, 3796gg-5, a CFR Part 90 states certify that they are in compliance with the states of the sta	nd 3796gg-8 and implemented at 28 he following:
(1) Forensic Medical Examination Payment Requirement	nt for Victims of Sexual Assault
(a) A State, Indian tribal government, or unit of local governme under this subchapter unless the State, Indian tribal govern another governmental entity—	nt shall not be entitled to funds ment, unit of local government, or
(1) incurs the full out-of-pocket cost of forensic medical exams	for victims of sexual assault; and
(2) coordinates with health care providers in the region to notify availability of rape exams at no cost to the victims.	y victims of sexual assault of the
(b) A state, Indian tribal government, or unit of local government out-of-pocket cost of forensic medical exams for victims of s entity:	nt shall be deemed to incur the full sexual assault if any government
(1) provides such exams to victims free of charge to the vic	tim; or
(2) arranges for victims to obtain such exams free of charge	e to the victims.
(c) A State or Indian tribal government may use STOP grant fu exams performed by trained examiners for victims of sexua may not be used to pay for forensic medical exams by any territorial government that requires victims of sexual assault exams from their insurance carriers.	l assault, except that such funds State, Indian tribal government, or
(d) (1) To be in compliance with this section, a State, Indian triting government shall comply with this provision without regard the criminal justice system or cooperates with law enforcem	to whether the victim participates in
(2) States, territories, and Indian tribal governments shall have come into compliance with this section.	ve 3 years from March 7, 2013 to
(2) Filing Costs For Criminal Charges and Protection Ore	ders
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Other - 1122-0011 A state, Indian tribel government, or unit of local government will not be entitled to funds unless if extities that its laws, policies, and practices do not require, in connection with the prosecution of any misdemeanor or felory domestic violence, dating violence, sexual assault, or stalking offense, or in connection with the filing, issuance, registration, modification, enforcement, dismissal, withdrawal or service of a protection order, or a petition for a protection order, to the posted associated with the filing of criminal charges against the offender, or the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing dovernment for a protection order, or witness subpoend, whether issued inside or outside the State, tribal, or local jurisdiction. (3) Judicial Notification Gavernment shall not be entitled to funds under this part unless the State or unit of local government shall not be entitled to funds under this part unless the State or unit of local government. (a) cartifies that is judicial administrative policies and practices and practices will be in compliance with the requirements dell federal, state, or local laws; or (b) gives the Atomey General assurances that its judicial administrative policies and practices will be in orapitance with the requirement shall certify that, not later than January 5, 2008. (c) Junuary 5, 2008. (d) Polygraph Testing Prohibition (a) Inder to be eligible for grants under this part, a state, Indian tribal government, terintorial government, fientionel shall sed ore alleged s		
certifies that its laws, policies, and practices do not require, in connection with the prosecution of any misdemeanor or felony domestic violence, dating violence, excutal assault, or stalking offense, or in connection with the filing, issuance, registration, modification, enforcement, dismissal, withdrawal or service of a protection order, or a petition for a protection order, to the protect a victim of domestic violence, dating violence, sexual assault, or stalking, that the victim bear the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing sustance, registration, modification, enforcement, dismissal, withdrawal or service of a warrant, protection order, petition for a protection order, or witness subpoena, whether issued inside or outside the State, tribal, or local jurisdiction. (3) Judicial Notification A State or unit of local government shall not be entitled to funds under this part unless the State or unit of local government. (a) certifies that its judicial administrative policies and practices include notification to domestic violence offenders of the requirements delineated in section 922(g)(g) and (g)(g) of title 18, United States Code, and any applicable related federal, state, or local laws; or (b) gives the Attorney General assurances that its judicial administrative policies and practices will be in compliance with the requirements of subparagraph (A) within the later of— (c) January 5, 2008. (d) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a stale, Indian tribal government, territoria		
A State or unit of local government shall not be entitled to funds under this part unless the State or unit of local government- (a) certifies that its judicial administrative policies and practices include notification to domestic violence offenders of the requirements delineated in section 922(g)(8) and (g)(9) of title 18, United States Code, and any applicable related federal, state, or local laws; or (b) gives the Attorney General assurances that its judicial administrative policies and practices will be in compliance with the requirements of subparagraph (A) within the later of (1) the period ending on the date on which the next session of the State legislature ends; or (2) January 5, 2008. (4) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth tell	certifies that its laws, policies, and practices do not require, any misdemeanor or felony domestic violence, dating violen offense, or in connection with the filing, issuance, registratio dismissal, withdrawal or service of a protection order, or a p protect a victim of domestic violence, dating violence, sexua bear the costs associated with the filing of criminal charges associated with the filing, issuance, registration, modification or service of a warrant, protection order, petition for a protect	in connection with the prosecution of ce, sexual assault, or stalking n, modification, enforcement, etition for a protection order, to il assault, or stalking, that the victim against the offender, or the costs n, enforcement, dismissal, withdrawal tion order, or witness subpoena,
or unit of local government- (a) certifies that its judicial administrative policies and practices include notification to domestic violence offenders of the requirements delineated in section 922(g)(8) and (g)(9) of title 18, United States Code, and any applicable related federal, state, or local laws; or (b) gives the Attorney General assurances that its judicial administrative policies and practices will be in compliance with the requirements of subparagraph (A) within the later of— (1) the period ending on the date on which the next session of the State legislature ends; or (2) January 5, 2008. (4) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indi	(3) Judicial Notification	
violence offenders of the requirements delineated in section 922(g)(8) and (g)(9) of title 18, United States Code, and any applicable related federal, state, or local laws; or (b) gives the Attorney General assurances that its judicial administrative policies and practices will be in compliance with the requirements of subparagraph (A) within the later of— (1) the period ending on the date on which the next session of the State legislature ends; or (2) January 5, 2008. (4) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with above certifications. Raymond F.Y. Bias, Federal Grants Administrator (671) 475-9		nds under this part unless the State
be in comptiance with the requirements of subparagraph (A) within the later of— (1) the period ending on the date on which the next session of the State legislature ends; or (2) January 5, 2008. (4) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with above certifications. Raymond F.Y. Blas, Federal Grants Administrator (671) 475-9162/78/79 Typed Name of Authorized Representative Title Telephone Number Waymadd Wadda 4/29/1/6 10/29/1/6	violence offenders of the requirements delineated in section	n 922(g)(8) and (g)(9) of title 18,
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(4) Polygraph Testing Prohibition (a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with above certifications. Raymond F.Y. Bias, Federal Grants Administrator (671) 475-9162/78/79 Typed Name of Authorized Representative Title Telephone Number Waymed Ways 4/29/116	(1) the period ending on the date on which the next session	n of the State legislature ends; or
(a) In order to be eligible for grants under this part, a state, Indian tribal government, territorial government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with above certifications. Raymond F.Y. Blas, Federal Grants Administrator (671) 475-9162/78/79 Typed Name of Authorized Representative Title Telephone Number <i>Maymed Wallsul</i> 4/29/1/6	(2) January 5, 2008.	
government, or unit of local government shall certify that, not later than January 5, 2009, their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult, youth, or child victim of an alleged sex offense as defined under federal, tribal, state, territorial, or local law to submit to a polygraph examination or other truth telling device as a condition for proceeding with the investigation of such an offense. (b) Under 42 U.S.C. 3796gg-8(b), the refusal of a victim to submit to a polygraph or other truth telling examination shall not prevent the investigation, charging, or prosecution of an alleged sex offense by a state, Indian tribal government, territorial government, or unit of local government. As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with above certifications. Raymond F.Y. Bias, Federal Grants Administrator (671) 475-9162/78/79 Typed Name of Authorized Representative Title Telephone Number <i>Maymed Wallew</i> 4/29/1/6	(4) Polygraph Testing Prohibition	
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comply with above certifications. Raymond F.Y. Blas, Federal Grants Administrator (671) 475-9162/78/79 Typed Name of Authorized Representative Title Telephone Number Raymond W Blas 4/29/16	telling examination shall not prevent the investigation, char sex offense by a state, Indian tribal government, territorial	ging, or prosecution of an alleged
Typed Name of Authorized Representative Title Telephone Number Raymond Fy Blas. 4/29/16		eby certify that the applicant will
Raymond Hy Black 4/29/16		
Kaymond YY Date 4/29/16 Signature of Authorized Representative Date Signed	Typed Name of Authorized Representative Title	Telephone Number
Signature of Authorized Representative	Kargund My Blac	4/29/16
	Signature of Authonzed Representative	030 JUST 2131 100

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APPENDIX B

LEGAL ASSISTANCE FOR VICTIMS CERTIFICATION LETTER

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STAFF ATTORNEYS Richord S. Dido PUBLIC DEFENDER SERVICE CORPORATION DIRECTOR Edic D. Milli Poblo M Adubal (Kotperasion Setbision Defensot Pupbleku) Raymond B. Ragan Jocelyn M. Raden Peter J. Soblan GOVERNMENT OF GUAM Moda G. Fitzpotici 779 Route 4. Snajáňa, Guarn 96910-5174 AEN, Nubcum Tel: (671) 475-3100 D Fax: (671) 477-5844 Surrein Sampath Brian E. Kear J. Robert Martland, W STRATIVE DIRECTOR Cally C. Gogut January 30, 2016 Bea Hanson, Principal Deputy Director Office on Violence Against Women 145 N SL, NE, Suite 10W.121 Washington, D.C. 20530 Dear Principal Deputy Director Hanson: This letter serves to certify that Public Defender Service Corporation is in compliance with the following statutory requirements: 1. Any person providing legal assistance with funds through the STOP Program A. has demonstrated expertise in providing legal assistance to victims of domestic violence, dating violence, sexual assault, or stalking in the targeted population; or B. is partnered with an entity or person that has demonstrated expertise i described in subparagraph (A); and has completed, or will complete, training in connection with domestic íi. violence, dating violence, sexual assault or stalking and related legal issues, including training on evidence-based risk factors for domestic and dating violence homicide; 2. Any training program conducted in satisfaction of the requirement of paragraph (1) has been or will be developed with input from and in collaboration with a tribal, state, territorial, or local domestic violence, dating violence, sexual assault, or stalking victim service provider or coalition, as well as appropriate tribal, state, territorial, and local law enforcement officials; 3. Any person or organization providing legal assistance with funds through this program has informed and will continue to inform state, local, or tribal domestic violence, dating violence, sexual assault or stalking programs and coalitions, as well as appropriate state and local law enforcement officials of their work; and 4. The grantees organizational policies do not require mediation or counseling involving offenders and victims physically together, in cases where sexual assault, domestic violence, dating violence, or child sexual abuse is an issue. Respectfully Submitted, Rom-ERIC D. MILLER. Director

APPENDIX C

SUMMARY OF CURRENT OVW PROJECTS

513 West Marine Corps Drive • Ricardo J. Bordallo Governor's Complex • Hagatña, Guam 96910 P.O. Box 2950 • Hagatña • Guam • 96932 Tel: (671) 475-9162/78/79 • Fax: (671) 477-4826 • E-mail: gcofpo@guam.gov

SUMMARY OF CURRENT AND RECENT OVW DISCRETIONARY AWARDS

GCO-FPO only has two (2) OVW discretionary awards, 1) FY 2010 Safe Havens: Supervised Visitation and Safe Exchange; and 2) Rural Sexual Assault, Domestic Violence, Dating Violence and Stalking Program.

1. OVW FY 2010 Safe Havens: Supervised Visitation and Safe Exchange Discretionary Grant Program.

Grant Award ID:	2010-CW-AX-K019
Project Period:	10/01/2010
Budget End Period:	09/30/2016

Erica's House, EH. Victim Advocate Reaching Out, VARO.

GCO-I	FPO									
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280 SUBG	RANTEE CO	NTRACTS								
EH	\$29,971.22	\$9,832.11	\$1,904.39	\$1,866.29	\$419.50	\$2,540.00	\$429.90	\$33.44	\$410.37	\$47,407.22
VARO	\$8,053.32	\$5,590.79	\$636.84	\$200.00	\$579.46	0	0	0	0	\$15,060.41
TOTALS:	\$38,024.54	\$15,422.90	\$2,541.23	\$2,066.29	\$997.96	\$2,540.00	\$429.90	\$33.44	\$410.37	\$62,4267.63

Contributing factors for the above balances include the following:

OVW FY 2010 Safe Havens: On 12/13/2013 program specialist, Michelle Dodge, advised that a GAN: A) budget modification request is pending with the Grants Management Financial Division; and B) GAN to release 2^{nd} and 3^{rd} year budget will be approved once item A is approved.

As of 06/03/2014, GAN #010 was released approving the budget modification accordingly. Not to long after this period, GCO-FPO submitted a request for a No-cost Extension to extend the grant from 9/2014 to 9/2015; which was later approved on 07/23/2014. Subgrantees, Erica's House and Victim Advocates Reaching Out (VARO), did not start using funds until October 2014. The delay was primarily because subgrantee contracts needed to reflect the approved budget and the revised budget period.

Subsequently, GCO-FPO submitted another no-cost extension on 04/21/2015 and was later approved on 05/19/2015, GAN #014.

Given the above information, GCO-FPO anticipates it will be submitting a request for a 6-month no-cost extension to maximize the available funds in travel.

¹ Includes obligated and/or pending transactions.

LIST OF FULL / PART TIME POSITIONS FUNDED BY GRANT AWARD AND FISCAL YEAR

Safe Havens Grant Program 2010-CW-AX-K019

FY 2016	1 half time position: program coordinator
Subgrantees:	5 quarter time positions: 1 project director, 3 visitation monitors and 1 security guard; and 1 half time victim advocate.
FY 2015 Subgrantees:	1 half time position: program coordinator 5 quarter time positions: 1 project director, 3 visitation monitors and 1 security guard.
FY 2014	No positions funded. Waiting on OVW approval re. policies and procedures. On 12/13/2013 program specialist, Michelle Dodge, advised that GAN: A) to modify budget is pending with the Grants Management Financial Division; and B) GAN to release 2nd and 3rd year budget will be approved once item A is approved.
Subgrantees:	See notations indicated FY 2014.
FY 2013	See notations indicated FY 2014.
FY 2012 Subgrantees:	1 half time position: program coordinator No positions funded as of 03/15/2012; waiting on OVW approval re. policies and procedures.
FY 2011 Subgrantees:	1 half time position: program coordinator No positions funded as of 03/15/2012; waiting on OVW approval re. policies and procedures.
FY 2010 Subgrantees:	1 half time position: program coordinator No positions funded as of 03/15/2012; waiting on OVW approval re. policies and procedures.

2. OVW FY 2015 Rural Sexual Assault, Domestic Violence, Dating Violence and Stalking Program.

Grant Award ID:	2015-WR-AX-0005
Project Period:	10/01/2015
Budget End Period:	09/30/2017

GCO-FPO)					
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\$29,324.00	\$4,325.90	\$815.00	\$6,733.00	\$1,892.00	\$95,236.00	\$138,325.90

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APPENDIX D CERTIFICATION LETTER

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Governor's Community Outreach - Federal Programs Office

GCO-FPO Raymend F.Y. Blue Federal Grants Administrator

Dwain P. Sanchez Senior Program Coordinator

> Evonnis O. Hocog Program Coordinater

Eddle Baza Calvo Governor

Ray Tenorio

May 24, 2016

Bea Hanson, Principal Deputy Director Office on Violence Against Women U.S. Department of Justice 145 N St., NE Washington, DC 20530

Reference: FY 2016 STOP Formula Grant Program, Application No. 2016-X1528-GU-WF.

Dear Director Hanson,

All STOP VAW subgrantees and the OVW designated dual coalition were invited to submit any revisions or input to the Guam's Implementation Plan (IP). However, no changes were requested to existing IP were submitted. Accordingly, this is to certify that Guam is continuing its existing IP.

Sincerely,

Ray Ity Blu

Raymond F.Y. Blas

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