Ohio Attorney General Dave Yost Crime Victim Services Section

Financial Policies and Procedures

Fiscal Year 2024-2025



Victims of Crime Act (VOCA)
State Victims Assistance Act (SVAA)

April 2025



Dear Community Partner:

Enclosed, please find the Financial Policies and Procedures for the State Victims Assistance Act (SVAA) and Victims of Crime Act (VOCA) grant programs.

These policies and procedures are provided to give grant management guidelines and technical assistance to program partners regarding financial responsibility in the areas of record keeping and reporting, cash management and federal and state compliance.

Federal and state compliance ensures that The Ohio Attorney General's Office and our community partners (subrecipients) can continue to remain at the forefront of the victims' rights movement, helping to lead the nation in creative and innovative ways to assist victims of crime in rebuilding their lives.

Please read the information contained in this packet carefully. If you have any questions regarding the proper use or reporting of these funds and are unable to locate the answers in this manual, please contact the Ohio Attorney General's Office of Crime Victim Services at (614) 466-5610 or 1-800-582-2877. Lists and examples are not all inclusive.

We look forward to our continued partnership and thank you for your past work and great work to come.

Ohio Attorney General's Office, Crime Victims Section

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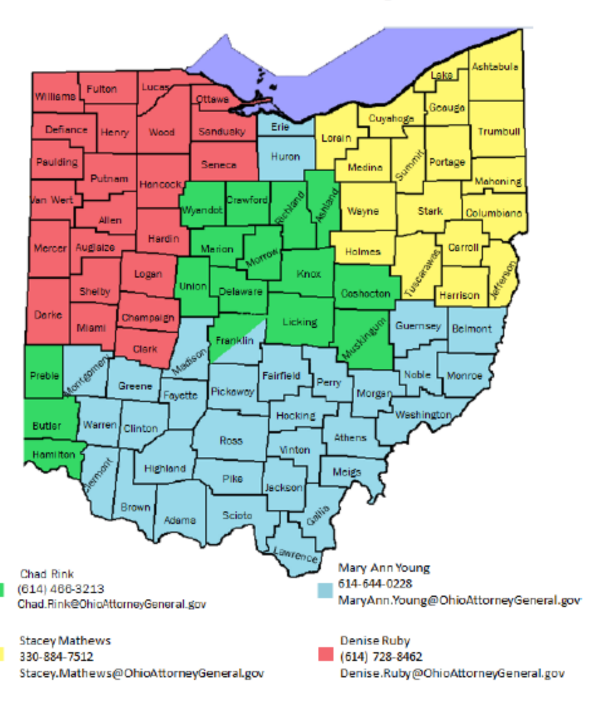
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VOCA/SVAA Grants Specialist Regions



VOCA/SVAA Grant Evaluator Regions



TOTAL PROGRAM COST AND ACCOUNTING

- Total program costs include any and all federal VOCA funds awarded, SVAA funds awarded, matching funds sources required for VOCA grants, and any other sources included in the approved project budget or received as program income.
- The accounting systems of all sub-recipients must ensure that agency funds are not commingled with funds from other sources. Each award must be accounted for separately.

SUB-RECIPIENT PAYMENTS

VOCA and SVAA funds will be distributed for the 2024-2025 period commencing on or after October 1, 2024, and ending September 30, 2025. VOCA payments are issued on a reimbursement basis beginning on the 15th of the month. Payments require approximately 14 calendar days from this date to be issued. SVAA funds are disbursed in four quarterly payments. Quarterly payments are issued to subgrantees on or before the 15th day of October, January, April, and July.

Programs should have alternative funds to allow for time to drawdown funds from the Department of Justice and deposit those funds to individual programs. In the event of a situation such as a Federal Government Shutdown, it is possible that while rare, payments can take up to 6 weeks for processing.

It is the policy of the Ohio Attorney General's Office (OAG) to communicate any significant delays in reimbursements to subgrantees as soon as information becomes available.

No obligations will be allowed before the start date of the award or after the expiration date of the award.

REIMBURSEMENT

- All recipients shall begin receiving their allocations once GAA documents are received and approved at the beginning of the grant period.
- Monthly financial reports should be turned in by the 15th of the following month to ensure quickest payment turnaround.
- Payments are reimbursed based on monthly reported expenditures.
- Under no circumstances will up-front payments for VOCA funds be issued. By accepting a VOCA award, subrecipients agree they will be able to operate on a strictly reimbursement basis.

DIRECT DEPOSIT

- All subrecipients will receive direct deposit EFT reimbursements. All subrecipients must be registered with Ohio Shared Services to receive EFT reimbursements.
- The Ohio Attorney General's Office does not coordinate the registration with Ohio Shared Services, any changes to fiscal information must be done through Ohio Shared Services.
- Please visit http://www.ohiosharedservices.ohio.gov/ for more information about registering with Ohio Shared Services.

CASH ON HAND

Cash on hand is determined by subtracting the reported expenditures by subrecipients from the amount of cash disbursements issued.

- The financial division of the Attorney General's Office Crime Victim Services (CVS) will monitor cash on hand.
- When cash on hand exceeds approximately one quarter's disbursement amount for quarterly paid grants, subsequent **disbursements will be suspended or reduced** until current funds have been spent.

DE-OBLIGATIONS

- At the end of each grant cycle, OAG staff will de-obligate all unspent VOCA/SVAA Awards. Any funds that were not reported will be due back to the OAG.
- De-obligations are determined by comparing the amount remaining in the grant award, as well as any cash on hand.
- If a cash de-obligation is required at the end of an award year, the payment must be submitted to CVS no later than 7 business days after notification. Failure to return funds within 7 business days will result in in all current grant payments being suspended.
 - o If you have an extenuating circumstance that prevents your organization from returning funds within the 7 business day limit, you must receive written approval from CVS staff to avoid suspension of grant payments.

MATCH REQUIREMENTS

SVAA recipients are not subject to match requirements.

VOCA recipients are required to provide a 20% match share of the overall requested budget.

- The match funds may be in the form of **cash contributions**, in-kind contributions, or a **combination of both methods**. Match allocated for VOCA cannot be used or reported as match for other federal awards.
- Cash match must be derived from non-federal sources (i.e. funds from states and local units of government that have a binding commitment of matching funds for programs or projects), except as provided in the Office of Justice Programs Financial Guide, effective edition (Part III, Chapter 3, Match Requirements).
- Value of volunteer service is \$15.00 per hour for in- kind match purposes.

At least 50% of the match requirement for the fiscal year should be reported on or before the March Financial Report which is to be completed by **April 15**, **2025**. If this is not possible, please contact your grant specialist.

All matching funds required by your VOCA grant must be obligated by the end of the fiscal year.

- Sub-recipients are required to maintain records that clearly give details of the source, the amount and the date of all match contributions. Documents are also required that explain the basis for determining the value of items used for match for your grant. Examples of such items include personal services, materials, equipment and office space.
- Volunteer service documentation must include:
 - 1) Name
 - 2) Date
 - 3) Starting and ending time
 - 4) Description of services provided
 - 5) Total hours

- 6) Volunteer signature
- 7) Supervisor signature
- 8) Location of service
- In-kind rent **must be documented with a lease** that verifies the value of the space donated. The cost of the space may not exceed the rental cost of comparable space and facilities in a privately-owned building in the same locality. A letter to the grant file from the rent provider will satisfy this requirement.
- Items used for match must be allowable through the grant terms. If the cost is unallowable to be funded using VOCA funds, it is unallowable to be used as match.
 - For example, VOCA funds cannot be used to supply food at a conference. Therefore, if your organization chooses to use unrestricted funds to pay for food at a conference, it is unallowable to use this as match for a VOCA award.
- If your organization fails to report the required match by the end of the award period, a deobligation of VOCA funds associated with that match will be required.
 - o For example, if a subrecipient fails to provide \$1,000 in required match by the end of the grant cycle, the subrecipient will be required to return the \$4,000 of VOCA funds that were reimbursed to the subrecipient that was not matched at 20%.

Match calculation example

Expenditure	Cost of Item	Matched with Cash		Mato	ched with	In-Kind	
		VOCA	G 1	m . 1	VOCA	In-	m . 1
		Cost	Cash	Total	Cost	Kind	Total
Computer	\$1,000.00	\$800	\$200	\$1,000	\$1,000	\$250	\$1,250
		80%	20%	100%	100%	25%	
		Cash match is a straight 80%/20% split.			match because	nd requires on top of VOCA is all cost of	the 100% paying for
		\$1,000.00 x 20% = \$200.00		\$1,250.0	00 x 20% =	\$250.00	
		\$1,000.00 x 80% = \$800.00		\$1,250.0	00 x 80% =	\$1,000.00	
		Total	\$1,000		Total	\$1,250	

MATCH WAIVERS

VOCA regulations require sub-recipients to contribute to the total cost of the VOCA funded project by providing not less than 20% of the total project cost, either cash, or in-kind, from non-federal sources. In some cases, VOCA funded agencies may have difficulty meeting the full 20% match requirements and may want to request a match waiver. Subrecipients can request a full or partial match waiver during the VOCA application process. To be eligible, organizations must demonstrate an extraordinary need to show the matching requirements will cause an extreme financial hardship for your organization.

The following are items taken into consideration when determining "extraordinary need":

- Local resources available
- Annual organizational budget changes
- Past ability to provide match subrecipients should be expected to justify a decrease in the dollar amount of match from the prior year
- Whether the funding is for new or additional activities requiring additional match versus continuing activities where match is already provided

Requesting a Match Waiver

Subrecipients seeking a full or partial match waiver should submit the request with the grant application, on agency letterhead and signed by the agency representative. The letter should note the reasons why the agency will have trouble meeting the full match requirement (see details below) and note the amount of match you are able to provide during the grant year.

Your match waiver request should include the following:

- A brief description of your agency and your VOCA-funded project
- A brief explanation of why the full match amount is a hardship for your agency provide details regarding these hardships
- A brief description of how now receiving a match waiver may result in few victims being served
- If using volunteers for match, describe why you are not able to retain the number of volunteers needed to meet the match requirement
- Indicate how much match you can provide and what amount you are requesting to be waived
- Any other important information you want to add

Subrecipients requesting match waivers should work towards a goal of eliminating the need to match waivers in future grant cycles. The approval of a match waiver in one grant cycle does not guarantee approval in future grant cycles.

Match Waiver Determinations

Once all information has been submitted and the grant has been awarded, the sub-recipient will be notified via email if the match waiver was approved or denied. The Deputy Director will notify the organization requesting the match waiver within sixty (60) days following the grant award notification. Each notice will include (at a minimum) the following detail:

- A brief description of the project/services provided by the sub-recipient
- The justification (consistent with the considerations under the applicable waiver guidance)
- The scope of the waiver, and waiver amount (unless specified otherwise, the waiver amount should create an equivalent match percentage to be applied should the project budget change)
- Specifically, state if the waiver is approved or denied. The decision to approve or deny the waiver request will be consistent with the considerations under the applicable waiver guidance from OVC

Match waivers are only applicable for the duration of the sub-recipient project, and each sub-recipient will be required to request match waivers for each VOCA award received.

If you have not received official approval, you must provide the full 20% match the VOCA award.

PERSONNEL CHANGES

In the event that a VOCA/SVAA funded employee leaves their position, subrecipients must notify their Grant Specialist of the change and submit a Personnel Change Form within 14 days.

POINT OF CONTACT COMMUNICATIONS

Occasionally, OAG staff send out important communication through the Grants Management System. These emails are automatically sent to whoever is listed as the Point of Contact (POC) on the grant award. Each organization can only have one (1) POC associated with their award, so it is very important subrecipients have a procedure in place to ensure all necessary staff within the agency receive any communication from their POC.

After the initial setup of the account in the Grants Management System, subrecipients do not have the ability to change the POC themselves. If your POC changes, it is the responsibility of the subrecipient to contact OAG staff as soon as possible to transfer the account into a new POC.

Not receiving important communications from the OAG due to failure to communicate staff changes will not extend any deadline required under the terms of the grant agreement.

GRANT ADJUSTMENTS

Adjustments include any change to the terms and conditions of the approved grant application and the signed grant award and acceptance form. Requests for adjustments must be submitted to Crime Victim Services (CVS) in writing and must be in accordance to the procedures detailed below:

- A budget adjustment is the movement of grant funds between budgeted cost items, provided there is no change in project scope. Adjustments are approved at the discretion of the Ohio Attorney General's Office. If a subrecipient fails to provide adequate justification, or if the OAG determines the request is not appropriate, the request may not be approved
- Grant recipients can request two budget adjustments requests per grant cycle-
- Budget Adjustment requests must include a brief Budget Narrative detailing all costs, match sources and a spreadsheet that explains the changes requested
- Budget adjustment requests will be based upon the current balance of cost items
- Budget adjustments must be submitted by **July 1, 2025.** Adjustment requests submitted after this deadline may not be considered.
- Budget adjustments will affect the remainder of a grant, beginning on the approval date and are not retroactive.
- Budget adjustment requests are to be submitted to an organization's regional Grant Specialist via email. The Grant Specialist may request specific documents be provided or completed in order to facilitate the adjustment.
- If approved, the organizational contact will be notified via email by the Grant Management System. Once approved, the adjusted budget takes immediate effect.
- If denied, an organization's Grant Specialist will contact the organization to advise of the reason.
- Transferring funds into or out of the indirect cost category is generally unallowable.
- Any increase to a salary during a grant cycle must receive written approval from CVS. In most cases, pay increases will not be approved, except at the beginning of each grant cycle. A 3% pay increase from prior applications is an acceptable amount. Submitting a Personnel Change Form will not be considered written approval for salary increases.
- Budget adjustments requested for the sole purpose of avoiding a de-obligation will not be approved. For example, a subrecipient is not permitted to move a large amount of money to supplies at the end of a grant cycle simply to spend all of the grant funds. Unless justification is provided as to why there is a need for a large increase a specific cost category, requests of this nature will not be approved.

Budget Adjustments Not Requiring Prior Approval: If your program is requesting to adjust up to 10 percent of your total allotment within a specified broad cost category (i.e personnel, supplies, rent, etc.), you will no longer need to contact our office for permission to do so (increases to salaries using this method will still require written approval). You can, of course, contact our staff if you have questions on new items/personnel you want to cover with those additional funds. It is still your responsibility to ensure new costs added using this method are allowable per the federal VOCA regulations.

Example Program Budget on next page.

Equipment	\$6,700.00	Phones, 4 computer tablets
Equipment	\$12,500.00	Fire Alarm System
Furnishings	\$1,200.00	Office funiture
Groceries	\$23,500.00	Food and supplies
Other	\$1,604.00	Copier, computer software
Other	\$43,535.59	Indirect 10% MTDC
Other 🖋	\$3,500.00	General and auto insurance
Other	\$3,000.00	TDIM
Other	\$5,000.00	Direct assistance
Other	\$2,000.00	Payroll processing, background checks
Personnel	\$6,526.52	Support worker
Personnel	\$2,680.77	Civil Legal Advocate
Personnel	\$32,766.15	Shelter Manager
Personnel	\$53,765.18	Director
Personnel	\$37,285.44	Legal Advocate Supervisor

Using the 10 percent rule, with a total amount (including matching) of \$19,200 in the equipment cost category, the program could move \$1,960 to other equipment not listed originally in the grant without making a formal budget adjustment request. Programs can report these new items on existing lines or programs can contact grant staff for assistance in relabeling existing lines. Please contact our staff if you have questions on this policy.

PROPERTY AND EQUIPMENT

One-Time Purchases

- One-time purchases of all equipment, appliances, and furnishings will be made no later than the end of December of the grant year.
- One-time purchases are the purchase of Equipment (a single item over \$10,000), Appliances and Furnishings.
- Per the Office of Justice Programs Financial Guide, programs are legally required to ensure that the equipment is used for criminal justice purposes. You must maintain property records which include all the following information:
 - o Description of the property
 - o Serial number or other identification number
 - Source of the property
 - o Identification of the title holder
 - Acquisition date
 - Cost of the property
 - o Percentage of Federal participation in the cost of the property
 - Location of the property
 - Use and condition of the property

- o Disposition data, including the date of disposal and sale price
- You must adhere to the following rules in equipment disposition:
 - o If the item to be disposed of has a current per-unit fair market value of less than \$10,000, you may retain, sell, or otherwise dispose of it with no further responsibility to the awarding agency.
 - o If the item has a current per-unit fair market value of \$10,000 or more, you may retain and sell it, but the federal awarding agency will have a right to a specific dollar amount. The organization may retain \$1,000 to cover disposal costs.
- Products and/or services may only be shared outside of the funded program of an organization if the purchase cost is pro-rated based on the percentage of use the funded program expects to see used.
- Subrecipients are required to keep records and receipts for all purchases.
- All equipment purchased through a VOCA and/or SVAA grant must be tagged with the applicable sub-grant number and purchase date.
- CVS reserves the right to dispose of, or direct the disposition of, any furnishings, equipment or appliances purchased with Victims of Crime Act (VOCA) or State Victims of Assistance Act (SVAA). This includes, but is not limited to, the following circumstances:
 - o CVS determines that the equipment, furnishings or appliances are not being used in accordance with the purpose for which the VOCA/SVAA funds were awarded.
 - The subrecipient's award is suspended or terminated prior to the end of the grant period.
 - o The subrecipient's award period ends and the VOCA/SVAA project will not be continued.

REPORTING REQUIREMENTS

VOCA Financial Reports

- Monthly Financial Reports (MFR) are to be completed monthly and submitted by the 15th for quickest reimbursement. If the 15th falls on a weekend, please submit reports on the next business day for quickest processing.
 - The OAG process drawdowns for funds on or around the 15th of each month. If a subrecipient fails to submit a financial report by the 15th, the subrecipient's payment may be delayed up to 30 days.

SVAA Financial Reports

• Quarterly Financial Reports (QFR) are due to CVS on or before the 15th of January, April, July, and October (contact your grant specialist if you cannot meet these deadlines).

Under no circumstance should a VOCA/SVAA financial report be submitted more than 90 days late. Any reports submitted more than 90 late days may not be eligible for reimbursement. If you have a situation that prevents you from submitting timely financial reports, please contact your Grant Specialist.

Sub-recipients who fail to comply with Crime Victim Services (CVS) deadlines may have disbursements temporarily suspended until reports are current. The suspension will include both VOCA and SVAA funds simultaneously. Subrecipients that consistently fail to comply with timely financial and/or grant reporting may be subject to having their current award, in whole or in part, suspended, reduced or terminated. Additionally, late reporting could result in a 5% reduction in request amount for the upcoming grant year.

If a subrecipient has the need to revise any financial reports, please contact your Grant Specialist for instructions.

OUTCOME MEASURES AND PERFORMANCE MEASURE REPORTS

All VOCA and SVAA sub-grantees must complete quarterly outcome measurement and federal performance measure reports. Failure to file such reports in a timely manner may result in suspension of an award and impact future grants. Additionally, failure to complete the reports could impact funding for the entire state of Ohio.

The submission dates for the federal performance measures reports are listed below:

- Quarter 1-October 1-December 31 are Due by February 8th
- Quarter 2- January 1-March 31 are Due by May 8th
- Quarter 3- April 1-June 30 are Due by August 8th
- Quarter 4- July 1-September 30 are due by November 8th

PROPER FINANCIAL RECORDS

Proper financial records are required to be in compliance with grant requirements. Failure to maintain any of the required financial documentation can result in a finding during a site visit and will result in subrecipients being required to return any funds spent without maintaining documentation.

Timesheets

All employees (including salaried) who are paid with VOCA or SVAA grant funds are required to complete a timesheet that confirms actual hours worked. All Volunteers used for In-kind Match must complete timesheets as well. Acceptable timesheets must include the following items:

- Name
- Pay period beginning and end dates
- Date
- Time in
- Time out
- Lunch breaks (if unpaid)
- Hours worked
- Employee signature
- Manager/supervisor signature
- If funded via multiple grants, time spent working on each grant should be clearly documented on each time sheet.

Mileage Reports

Mileage reports must generally include the following items:

- Name
- Date of trip
- Purpose of trip
- Miles traveled
- Employee signature
- Manager/supervisor signature

General Ledger

- Record keeping of all cost items paid by VOCA/SVAA
- Payroll breakdown of VOCA/SVAA paid personnel

Payroll Records

Payments of overtime and employee bonuses are not allowed without prior approval. Acceptable payroll records generally include the following items:

- Name
- Date
- Number of hours worked
- Rate of pay
- Gross pay
- Employer-paid fringe benefits

Invoices

Acceptable invoices generally include:

- Date
- Company name, address, and phone number
- Account number
- List of items or services provided
- Purchase/agreement date
- Total cost

Rental Agreements

Whether your agency rents office space or receives space as in-kind donation, you are required to have a written rental agreement or statement of in-kind value. Acceptable rental agreements generally include:

- Date of agreement
- Terms of agreement
- Payment details or value of in-kind contribution
- Signatures of appropriate parties

Utility Bills

Acceptable utility bills generally include:

- Company name, address and phone number
- Account number
- Billing period
- Service address
- Total cost

ON-LINE PURCHASING

Online purchases must be an allowable expense via state and federal VOCA guidelines and must be tax exempt. VOCA should not be used to pay for tax. Shipping must be a reasonable amount when applicable. No purchases shall be made to websites such as eBay or any other "chance" related websites without written permission from the Grants Unit staff. Refer to the Property and Equipment section of this document for additional information regarding one-time purchases.

All on-line purchases must follow the rules related to the Property and Equipment one-time purchase rule (this does not include shipping).

PERSONAL USE AND GOODS

Please refrain from using any VOCA related purchases for personal benefit. This can include, but not limited to supplies, equipment, therapies and vehicles.

SUBRECIPIENT MONITORING

VOCA and SVAA funded programs are subject to monitoring conducted by the Grant Specialist and Grant Evaluator every two years. Each subrecipient is assigned a Grant Specialist, who provides programmatic oversight and a Fiscal Evaluator who provides financial oversight. Programmatic and financial on-site or desk reviews are not required to occur simultaneously.

Regardless of if the monitoring is an on-site visit or desk review, subrecipients are required to make records available that support information reported on the grant application as well as financial and performance reports. Subrecipients are notified in advance of the documentation needed for review.

Fiscal Evaluators will review invoices, payroll journals, bills, receipts, cancelled checks, timesheets, travel expense reports and other requested documents. Grant Specialists will review organization policy and procedures, training agendas, case files, ensure required publications are on site, verify PMT data and other requested documents. On-site visits may also include a tour of the facility when appropriate and discussion with staff compensated with VOCA assistance funding. After the review, the subrecipient is notified of any concerns, actions required to address the concerns or recommendations for improvement.

Additionally, grants unit staff will conduct the following:

- Fiscal Evaluators may select random subrecipients to submit supporting documentation along with their monthly financial report in addition to on-site or desk reviews
- Grant Specialists will review submitted federal performance reports quarterly
- Both Fiscal Evaluators and Grant Specialists will provide technical assistance as needed

Desk Reviews

VOCA and/or SVAA sub-recipient will receive a request for a mandatory desk review regarding a previously reported financial report. Generally, subrecipients will receive a request for a desk review at least once every 24 months. A desk review will consist of the subrecipient submitting backup documentation for the expenses reported on a specific reporting period outlined in the desk review request letter.

On-site Reviews

It is the intent of CVS to conduct an on-site review at least once every 24 months. For monitoring purposes, sub-recipients are required to make records available that support the data reported on the financial and performance reports, including, but not limited to, invoices, payroll journals, bills, receipts, cancelled checks, timesheets, travel expense reports, collaboration meeting minutes, training agendas, check purchased equipment, case files, etc. On-site visits may also include a tour of the facility when appropriate.

Fiscal Monitoring Review Appeal

If a program wishes to appeal the results of a Fiscal Monitoring review, the program must put this request in writing and submit to the Deputy Director of the Grants Unit within ten (10) days. The appeal must include the disputed results, the support documentation substantiating the appeal, and a statement detailing the reasoning for the appeal. A committee comprised of the Deputy Director, Grant Specialist and Grant Evaluator who are not assigned to the program will review the written request for appeal. The fiscal evaluator originally assigned to the program may be consulted. Within 30 days, a written response will be sent to the program notifying them of the decision.

Programmatic Recommendations/Required Changes

If following a programmatic review or site visit, a recommendation or required change is needed, the subrecipient may be required to return a plan of action as to how they will address the matter within 30 days. The Grant Specialist may plan a return visit within 120 days to ensure compliance.

RECORDS RETENTION

All financial records, supporting documents, statistical records, and all other records pertinent to the award must be retained by each organization for the length of time shown below:

• VOCA grant documents: 6 year and 3 months from date of award

• SVAA grant documents: 6 years and 3 months from the date of award

PASS-THROUGH ENTITY RESPONSIBILITIES

The Ohio Attorney General's Office, the pass-through entity for the VOCA and SVAA grants, monitors the activities of all subrecipients. This is necessary to ensure that awards are used for authorized purposes in compliance with state and federal laws, regulations, and the provisions of contracts and grant agreements. Monitoring also is used to determine that performance goals are achieved.

SUB-RECIPIENTS FINANCIAL RESPONSIBILITIES

An internal control requirement is a process coordinated and designed by an entity's management and other personnel to provide assurance regarding the achievement of management objectives in the following areas:

- Effectiveness and efficiency of operations
- Reliability of financial reporting
- Compliance with applicable laws and regulations

All subrecipients should have internal controls that will help them meet their financial compliance responsibilities and ensure the following:

- 1. Transactions are properly recorded and accounted for to:
 - Permit the preparation of reliable financial statements and reports;
 - Maintain accountability over assets; and
 - Demonstrate compliance with laws, regulations, and other requirements.
- 2. Transactions are executed in compliance with:
 - Laws, regulations, and the provisions of contracts or grant agreements that could have a direct and material effect on a state or federal program;

INDIRECT COSTS

Indirect costs are allowable through VOCA grant rules. Indirect costs are defined as the costs of an organization that are not readily assignable to a particular project but are necessary to the operation of the organization and the performance of the project. Examples of costs usually treated as indirect costs include facility operation, maintenance, depreciation, and administrative salaries.

Indirect costs are not designed to serve as a pot of money used to increase the overall VOCA award and cover the cost of items not agreed to in the grant agreement. Indirect costs must be allowable through the VOCA rules. If the cost is explicitly unallowable through the grant terms, it is unallowable to be billed as an indirect cost.

A subrecipient that has a federally negotiated indirect cost rate, it is permitted to utilize that rate on its VOCA award. If a subrecipient has had a federally negotiated indirect cost rate in the past, but that rate has

since expired or is otherwise not active, the subrecipient cannot bill indirect costs to their VOCA award until the federally negotiated rate is active.

A subrecipient that has never had a federally negotiated indirect cost rate is eligible to elect to charge a de minimis rate of 15% of Modified Total Direct Costs (MTDC). MTDC is a base that includes all direct salaries and wages, applicable fringe benefits, materials and supplies, services, travel, and subawards up to the first \$50,000 of each subaward. MTDC excludes equipment, capital expenditures, charges for patient care, rental costs, tuition remission, scholarships and fellowships, participant support costs, and a portion of each subaward in excess of \$50,000.

You are only permitted to charge indirect costs to reported allowable expenditures. For instance, if your organization is awarded a grant of \$100,000, but only spends \$90,000 of that award, your indirect costs should be based on the \$90,000 spent.

Indirect costs must be charged consistently to all federal awards. Consistently means that specific costs must be either charged as an indirect cost or direct cost within and across all federal awards. If subrecipient charges include a specific cost as an indirect cost on one federal award, it is not permitted to charge that item as a direct cost on a different federal award.

Indirect costs should be charged consistently to each monthly financial report. Subrecipients should not bill inconsistent amounts for each financial report. Generally, after the award is made, funds are not permitted to be moved into or out of the indirect cost line item.

If using an indirect cost rate, explain during the application process in detail what will be paid for with the indirect cost line.

Make note:

- Same percentage of direct costs to be reported EACH MONTH
- 15% MTDC Excludes: Amounts in excess of first \$50,000 of each subaward/subcontract, equipment, capital expenditures, rental costs, tuition remission, participant support costs.
- Costs billed as indirect on one federal grant cannot be billed directly on a different federal grant.
- Must be an allowable VOCA cost.
- SVAA cannot have indirect costs.

If a subrecipient has questions, please contact your Grant Specialist and Grant Evaluator.

AUDIT REQUIREMENTS

Non-federal entities (public and non-profit) that expend \$750,000 or more in federal funds in the organization's fiscal year are required to have a Single Audit. The single audit must be submitted with the

VOCA/SVAA grant application. The single audit threshold requirement will increase to \$1,000,000 per the Uniform Grants Guidance effective 10/1/2024.

This audit must be performed by an independent auditor. Additionally, the auditor must perform the audit for the Federal program in accordance with the Generally Accepted Government Auditing Standards (GAGAS).

Non-federal entities expending less than \$750,000 a year in federal awards are exempt from federal audit requirements but are still subject to subrecipient monitoring.

Audit copies are due no later than nine (9) months after the close of each fiscal year. Please submit the report to your Grant Specialist.

AUDIT FINDINGS AND MANAGEMENT DECISIONS

Audit reports from subrecipients will be reviewed on a regular basis by the Grant Evaluator. The organization is to submit the most recent audit with the grant application which will be one of the factors considering in issuing an award. Additionally, subrecipients are to submit updated audit reports if completed during the grant year. Once the audit is received, the Grant Evaluator will review and complete the A-133 Single Audit Review form.

If an audit finding relating to the VOCA award is discovered, a Management Decision Letter will be issued within six (6) months of acceptance of the audit report by the Federal Audit Clearinghouse. The management decision letter will state whether the audit finding is sustained, reasoning for the decision and if corrective actions proposed by the subrecipient are sufficient to resolve identified issues. Before issuing the management letter, the Grant Evaluator may request additional documentation from the subrecipient. A copy of the management decision letter shall also be provided to USDOJ as required under 2 CFR 200.521.

REQUIREMENT TO DISCLOSE WHETHER RECIPIENT IS DESIGNATED "HIGH RISK" BY A FEDERAL GRANT-MAKING AGENCY OUTSIDE OF DOJ

If the subrecipient is designated "high risk" by a federal grant making agency, currently or at any time during the course of the period of performance under this award, the subrecipient must disclose that fact and certain related information to OJP at OJP.ComplianceReporting@ojp.usdoj.gov.

For purposes of this disclosure, high risk includes any status under which a federal awarding agency provides additional oversight due to the recipient's past performance, or other programmatic or financial concerns with the recipient. The recipient's disclosure must include the following:

- 1. The federal awarding agency that currently designates the recipient high risk.
- 2. The date the recipient was designated high risk.
- 3. The high-risk point of contact at that federal awarding agency (name, phone number, and email address).

4. The reasons for the high-risk status, as set out by the federal awarding agency.

PUBLICATIONS

All publications funded in whole or in part by VOCA or SVAA must have the following language:

VOCA

"This publication was supported by grant number	awarded by the Office for Victims
of Crime, Office of Justice Programs, U.S. Departm	ent of Justice, through the Ohio Attorney General's
Office. Victims of federal crimes will be served"	

SVAA

"This publication was supported by grant number _____awarded by the Ohio Attorney General's Office."

ADDITIONAL INFORMATION

The following resources are available on the Ohio Attorney General's Website: https://www.ohioattorneygeneral.gov/Individuals-and-Families/Victims

- Subrecipient Manual: Guide to each step of the new application process
- Subrecipient Quick Start Guide
- Guidelines and Eligibility
- Assurances
- Certifications

Please visit https://www.ojp.gov/funding/financialguidedoj/overview for the most recent version of the Department of Justice (DOJ) Financial Guide

Glossary of Terms

Cash Match —A percentage of the grant that must be paid by the sub-recipient in cash. This includes any cash expenditures made by the sub-recipient for project-related costs (with the exception of the purchase of land).

Commingled – To combine funds granted for different program purposes or from different funders into a common fund.

De-obligation – A reduction of a grant award with a corresponding return of funds. Usually occurs at the end of a grant period.

Desk Review – A request from Crime Victim Services (CVS) to the sub grantee which consists of program submitting documentation confirming expenditures of a submitted financial report. Desk reviews allow our staff to determine if sub-grantees is keeping sufficient backup documentation for reported expenses.

Disbursement – Payment of grant funds to subrecipients via state warrant (check) or electronic transfer.

Equipment – A tangible non-expendable item with a useful life of more than one year. Examples include copiers, printers, and computers.

In-Kind Match – Goods or services donated to a program or project where the value of the donated item is used to fulfill the matching obligations of the grantee.

Match Waiver- A one-time waiver of part or all of the required match for a VOCA grant. These waivers are given by the Department of Justice.

Obligation – A legal agreement stipulating commitment to incur allowable expenses

Pass-Through Entity – An entity that receives a federal award and then grants funds out to other agencies.

Single Audit – Audit of a non-federal entity which includes both the entity's financial statements and its federal awards. Non-federal entities that expend \$750,000 or more in a year in federal awards shall have a single audit conducted in accordance with OMB Circular A-133. The single audit threshold requirement will increase to \$1,000,000 per the Uniform Grants Guidance effective 10/1/2024

Subrecipient/Subgrantee – the entity that expends federal awards received from a pass-through

entity to carry out a federal program; does not include an individual that is a beneficiary of such a program.

Subrecipient Monitoring – Review of financial and programmatic activities conducted by the subrecipient during the program period. Monitoring provides reasonable assurance that every subrecipient administers federal and state awards in compliance with the Government Accounting Office.