City of Everett Police Department
Snithomish County

$ 32,170 Requested

Project Contact
Tracey Versteng
Email: tversteng@everettwa.gov
Tel: 4252578447

Additional Contacts
jstriock@everettwa.gov

City of Everett Police Department
3002 Welmore Ave
Everett, WA 98201

Telephone: 4252578400
Fax: 4252578401
Web: 4252578400

Mayor
Ray Stephanson
rstephanson@everettwa.gov

Application - Section Two

Some answers will not be presented because they are not part of the selected group of questions based on the answer to #1.

1. Do the activities in this renewal application differ significantly from your current STOP Grant?
   ☑ Yes
   ☑ No - Proceed to Question 3

2. If you selected "Yes" please briefly describe the activity changes.
   -answer not presented because of the answer to #1-

3. LOCAL GOVERNMENT RECIPIENTS ONLY: If you meet all of the following conditions, your office must have an Equal Employment Opportunity Plan on file that has been approved within the last two years by the federal Office for Civil Rights.
   1) Local Government Agency; AND 2) Employ 50 or more employees; AND 3) Single largest Department of Justice award is $25,000 or more
   ☑ We do not meet all of the above conditions for an EEO, I have consulted with the appropriate person in my organization, and we are not required to have an EEO.
   ☑ I have consulted with the appropriate person in my organization and we are required to have an EEO, which was last updated within the last two years.
   ☑ Not Applicable (e.g.: Non-Profit, Tribe)

4. If your organization is required to have an EEO, please provide the date it was last updated.
   If you are not required to have an EEO type N/A.
   July 2014

5. Budget Detail Worksheet Questions
   These questions pertain to content in the Budget Details tab. Please select the appropriate option below.
   ☑ ADMINISTRATIVE COSTS - We have elected to charge up to 15% of our agency’s STOP Grant funding for administrative expenses.
     Administrative costs must be related to STOP Program activities and can include staff not providing direct services with victims/survivors, such as, executive director, accounting staff, and receptionist.
   ☑ INDIRECT COSTS - We have elected to charge a de minimis rate of 10% of the Modified Total Direct Costs (MTDC). MTDC means all direct salaries and wages, applicable fringe benefits, materials and supplies, services, travel, and up to the first $25,000 of each award. This methodology once elected must be consistent for all federal awards. If used, you must have your auditor certify your computation method meets the Uniform Guidance requirements.
   ☑ INDIRECT COSTS - We have a federally negotiated indirect cost rate. A copy of this agreement has been uploaded to our STOP Grant application.
   ☑ Not requesting administrative or indirect costs

6. Please list the name of the person and the date the civil rights training requirement was completed.
   Jerry Strick, 9/17/15
### Budget Summary

**Totals (copied from Budget Details tables)**

<table>
<thead>
<tr>
<th>Description</th>
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<th>Cost</th>
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</thead>
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<tr>
<td>Benefits</td>
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<tr>
<td>Contracted Services/Subgrantees</td>
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<td>$ 0.00</td>
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<tr>
<td>Goods and Services</td>
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<tr>
<td>Administrative Costs</td>
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<tr>
<td>Indirect Costs</td>
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**Match**

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<tr>
<td>Match (optional for victim services that are not part of criminal justice and Tribes.)</td>
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<td><strong>Total</strong></td>
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<td><strong>$21,447.00</strong></td>
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### SALARIES, BENEFITS, CONTRACTED SERVICES, GOODS & SERVICES

**Description (see instructions, above)**

<table>
<thead>
<tr>
<th>SALARIES</th>
<th>Computation</th>
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<tr>
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Total Salaries* (Please use the grey Refresh Page button to reload the page with the calculated total, then transfer this total to the Budget Summary tab)

**Cost**

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<tr>
<th>BENEFITS</th>
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Total Benefits* (Please use the grey Refresh Page button to reload the page with the calculated total, then transfer this total to the Budget Summary tab)

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<th>Duties of the above positions (see instructions):</th>
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<td>10</td>
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Total Contracted Services/Subgrantees* (Please use the grey Refresh Page button to reload the page with the calculated total, then transfer this total to the Budget Summary tab)

**Cost**
Activities to be provided. (Examples: Contractor will provide advanced training to attorneys. Officer overtime for investigations and/or attendance at approved trainings.) $ 0

**GOODS AND SERVICES**

Rent (Calculated by square foot of space utilized by staff listed in salaries and multiplied by FTE percentage paid by this grant) $ 0

Utilities (water, sewage, garbage, electric) $ 0

Communications (phone, cell phone, answering service) $ 0

Internet - OCVA approval required for victim service agencies. See Computer Networks note in instructions (above). $ 0

Office Supplies, Copies, Printing $ 0

Trainings (registrations, per diem, travel) $ 0

<table>
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<tr>
<th>Item Description</th>
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<td>1 Program Management Lieutenant</td>
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<tr>
<td>2 Financial Management</td>
<td>Ave hrs/yr = $38.9/hr x 50hrs</td>
<td>$ 1,945</td>
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<td>3 Program Assistance Sergeant</td>
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<td>$ 600</td>
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**INDIRECT COSTS**

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<tr>
<td>Total</td>
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**NON-FEDERAL BUDGET MATCH (Optional for Victim Services and Tribes)**

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<th>Match Description</th>
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<td></td>
<td>$ 0</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$ 0</td>
</tr>
</tbody>
</table>
1  Officer time for training:  
\[560 \text{ hrs} \times \$38.298/\text{hr} \times \text{ave per officer} = \$21,447\]  
\[
\text{ave 28 hrs per officer} = 560 \text{ hrs}
\]  
\[\begin{array}{ccc}
2 & \$0 \\
3 & \$0 \\
4 & \$0 \\
5 & \$0 \\
6 & \$0 \\
\text{Total} & \$21,447 \\
\end{array}\]

Certifications/Assurances and Other Documents

<table>
<thead>
<tr>
<th>Documents Requested *</th>
<th>Required?</th>
<th>Attached Documents *</th>
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<tbody>
<tr>
<td>Federal Assurances</td>
<td></td>
<td>download template</td>
</tr>
<tr>
<td>Acknowledgement of Confidentiality and Privacy Provisions</td>
<td></td>
<td>download template</td>
</tr>
<tr>
<td>Criminal Justice STOP Certification</td>
<td></td>
<td>download template</td>
</tr>
<tr>
<td>Federally Negotiated Indirect Cost Rate (if applicable) If using a federally Negotiated Indirect Cost Rate, a copy of the signed agreement must be uploaded.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subgrantee Agency Information Form</td>
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<td>download template</td>
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*ZoomGrants™ is not responsible for the content of uploaded documents.*

Application ID: 44049

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Logout
The Applicant hereby assures and certifies compliance with all applicable Federal statutes, regulations, policies, guidelines, requirements, and any conditions of the recipient’s grant. If a grant is made, the grantee and subgrantees, if any, will be subject to statutory prohibitions on discrimination.

Federal Non-Discrimination Requirements
Applicant will comply with any applicable federal non-discrimination requirements, which may include:

* the Victims of Crime Act (42 U.S.C. § 10604(e)).
* the Juvenile Justice and Delinquency Prevention Act of 2002 (42 U.S.C. § 5672(b)).
* the Civil Rights Act of 1964 (42 U.S.C. § 2000(d)).
* Executive Order 13279 (equal protection of the law for faith-based and community organizations); and 28 C.F.R. Part 37 ((U.S. Department of Justice Regulations - Equal Treatment for Faith-Based Organizations).

Discrimination on the Basis of National Origin - Limited English Proficient (LEP) Individuals
It will ensure compliance with the Omnibus Crime Control and Safe Streets Act of 1968 and Title VI of the Civil Rights Act of 1964 and take reasonable steps to ensure that persons with Limited English proficiency have meaningful access to programs and activities. Title VI’s prohibition of discrimination on the basis of national origin has been interpreted by courts to include discrimination on the basis of English proficiency. Under Title VI (and the Safe Streets Act), recipients are required to provide LEP individuals with meaningful access to their programs and services. Providing “meaningful access” will generally involve some combination of oral interpretation services and written translation of vital documents. Additional assistance regarding LEP obligations and information may be found at www.lep.gov.

Applicant will ensure compliance with federal law prohibiting grant recipients from retaliating against individuals taking action or participating in action to secure rights protected by federal law. Information about federal civil rights obligations of grantees can be found at http://www.ojp.usdoj.gov/ocr/.

Civil Rights Provision
The Violence Against Women Reauthorization Act of 2013 added a civil rights provision that applies to all FY 2015 OVW grants. This provision prohibits grantees and subgrantees from excluding, denying benefits to, or discriminating against any person on the basis of actual or perceived race, color, religion, national origin, sex, gender identity, sexual orientation, or disability in any program or activity funded in whole or in part by the Office on Violence Against Women.

Federal Civil Rights Training
Recipients of financial assistance from the Office on Violence Against Women (OVW), either awarded directly from OVW or through another recipient, must comply with the federal statutes and regulations that prohibit discrimination in federally assisted programs or activities. In addition to federal laws that prohibit discrimination based on race, color, national origin, sex, religion, age, and disability in OVW-funded programs, recipients of financial assistance from OVW are prohibited from discriminating on the basis of sexual orientation or gender identity, either in employment or in the delivery of services or benefits. For more information on discrimination prohibited in OVW-funded programs, please click here.

As part of its training efforts, the Office for Civil Rights at the Office of Justice Programs has developed an online civil rights training curriculum for recipients. This training, which consists of six segments and accompanying self-tests, is designed to provide recipients with an overview of applicable nondiscrimination laws and the general civil rights obligations that are tied to grants awarded by the Department of Justice. The OCR offers this online version of its training program to ensure that recipients who are unable to participate in an in-person training session can still receive valuable technical assistance.

All six Civil Rights training programs are available by clicking here.

Jerry Strieck, Lieutenant
Name and title of person who completed the online training

Sep 17, 2015
Date online training was completed
Assurances
Page 2 of 2

Activities that Compromise Victim Safety and Recovery
Because of the overall purpose of the program to enhance victim safety and offender accountability, as a recipient of these funds, applicant may not engage in activities that compromise victim safety and recovery. Such activities include, but are not limited to: requiring victims to participate in criminal proceedings; supporting policies or engaging in practices that impose restrictive conditions (e.g., attend counseling, seek an order of protection) on the victim in order to receive services or when requesting an order of protection be rescinded or modified; seeking a material witness warrant for a victim without consultation with the victim and exploring alternative actions; or arbitrarily refusing to sign U visa Certifications when a STOP Grant qualifying crime has occurred and the victim was, is being, or is likely to be helpful in the investigation or prosecution of the qualifying crime. Additional information can be found in the U Visa Law Enforcement Certification Resource Guide.

Non-Supplanting Certification
I certify that no STOP Grant funds will be used to supplant existing state, local, or other non-federal funding already in place to support current services. I hereby certify that STOP Grant funds will be used to increase the total amount of funds used to combat violence against women. I understand that violation of the non-supplanting requirement can result in a range of penalties, including suspension of future funds under this grant, recoupment of monies provided under this grant, and civil and/or criminal penalties.

Coordinated Community Response Team Meetings
A condition of receiving these STOP Grant funds is mandatory attendance at CCR meetings and meaningful participation as a member of the county Coordinated Community Response team, which must meet at least quarterly during the grant period. OCVA program staff may attend one of your quarterly CCR meetings to discuss your progress.

The federal STOP Grant application includes a requirement to demonstrate efforts taken to reduce domestic violence related homicides. CCR teams will continue to show how their activities will reduce, or reduce the risk of, domestic violence related homicides.

By checking the "Acceptance of these Conditions" box below, applicant certifies that the agency is qualified to receive the funds. As the duly authorized representative of the applicant, I hereby acknowledge that the applicant will comply with the above requirements. This acknowledgement shall be treated as a material representation of fact upon which the Department of Commerce, Office of Crime Victims Advocacy will rely if a grant is issued.

City of Everett Police Dept.
Applicant Agency Name

Name and Title of Authorized Representative

10/13/2015
Date

Acceptance of these Conditions

APPROVED AS TO FORM
JAMES O. JEFF, CITY ATTORNEY

ATTEST:
WILLIAM M. JUDE
City Clerk
Acknowledgement of Notice of Statutory Requirement to Comply with the Confidentiality and Privacy Provisions of the Violence Against Women Act, as Amended

Under section 40002(b)(2) of the Violence Against Women Act, as amended (42 U.S.C. 13925(b)(2)), grantees and subgrantees with funding from the Office on Violence Against Women are required to meet the following terms with regard to nondisclosure of confidential or private information and to document their compliance. By signature on this form, applicant for the STOP Grant acknowledges that they have notice that, if awarded funds, they will be required to comply with this provision, and will mandate that subgrantees, if any, comply with this provision, and will create and maintain documentation of compliance, such as policies and procedures for release of victim information, and will mandate that subgrantees, if any, will do so as well.

(A) In general
In order to ensure the safety of adult, youth, and child victims of domestic violence, dating violence, sexual assault, or stalking, and their families, grantees and subgrantees under this subchapter shall protect the confidentiality and privacy of persons receiving services.

(B) Nondisclosure
Subject to subparagraphs (C) and (D), grantees and subgrantees shall not --
(i) disclose, reveal, or release any personally identifying information or individual information collected in connection with services requested, utilized, or denied through grantees' and subgrantees' programs, regardless of whether the information has been encoded, encrypted, hashed, or otherwise protected; or
(ii) disclose, reveal, or release individual client information without the informed, written, reasonably time-limited consent of the person (or in the case of an unemancipated minor, the minor and the parent or guardian or in the case of legal incapacity, a court-appointed guardian) about whom information is sought, whether for this program or any other Federal, State, or Tribal grant program, except that consent for release may not be given by the abuser of the minor, incapacitated person, or the abuser of the other parent of the minor.
If a minor or a person with a legally appointed guardian is permitted by law to receive services without the parent's or guardian's consent, the minor or person with a guardian may release information without additional consent.

(C) Release
If release of information described in subparagraph (B) is compelled by statutory or court mandate --
(i) grantees and subgrantees shall make reasonable attempts to provide notice to victims affected by the disclosure of information; and
(ii) grantees and subgrantees shall take steps necessary to protect the privacy and safety of the persons affected by the release of the information.

(D) Information sharing
(i) Grantees and subgrantees may share --
(ii) nonpersonally identifying data in the aggregate regarding services to their clients and nonpersonally identifying demographic information in order to comply with Federal, State, or Tribal reporting, evaluation, or data collection requirements;
(II) court-generated information and law enforcement-generated information contained in secure, governmental registries for protection order enforcement purposes; and
(III) law enforcement-generated and prosecution-generated information necessary for law enforcement and prosecution purposes.
(ii) In no circumstances may --
(I) an adult, youth, or child victim of domestic violence, dating violence, sexual assault, or stalking be required to provide a consent to release his or her personally identifying information as a condition of eligibility for the services provided by the grantee or subgrantee;
(II) any personally identifying information be shared in order to comply with Federal, Tribal, or State reporting, evaluation, or data collection requirements, whether for this program or any other Federal, Tribal, or State grant program.

(E) Statutorily mandated reports of abuse or neglect
Nothing in this section prohibits a grantee or subgrantee from reporting suspected abuse or neglect, as those terms are defined and specifically mandated by the State or Tribe involved.

(F) Oversight
Nothing in this paragraph shall prevent the Attorney General from disclosing grant activities authorized in this Act to the chairman and ranking members of the Committee on the Judiciary of the House of Representatives and the Committee on the Judiciary of the Senate exercising Congressional oversight authority. All disclosures shall protect confidentiality and omit personally identifying information, including location information about individuals.

(G) Confidentiality assessment and assurances
All applicants must document their compliance with the confidentiality and privacy provisions required under this section by checking the "Acceptance of these Conditions" box below. As the duly authorized representative of the applicant, I hereby acknowledge that the applicant has received notice that if awarded funding they will comply with the above statutory requirements. This acknowledgement shall be treated as a material representation of fact upon which the Department of Commerce, Office of Crime Victims Advocacy will rely if a grant is issued.

---

**City of Everett Police Dept.**

**Applicant Agency Name**

**Ray Stephenson, Mayor**

**Name and Title of Authorized Representative**

**ATTEST:**

**City Clerk**

---

**Date:** 10/13/2015

---

**Acceptance of these Conditions**

**[ ]**
STOP Certification Requirements for Law Enforcement and Prosecutors (only)

Note: To be eligible for STOP Grant funds, States must certify to the Office on Violence Against Women that they are in compliance with the statutory eligibility requirements of the STOP Grant Program. Therefore, criminal justice applicants must certify their jurisdiction is in compliance with the following statutes.

1. With respect to the VAWA requirement concerning costs for criminal charges and protection orders, a jurisdiction must certify:
   a. that its laws, policies, and practices do not require, in connection with the prosecution of any misdemeanor or felony 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 protect a victim of domestic violence, dating violence, stalking, or sexual assault, that the victim bear the costs associated with the filing of criminal charges against the offender, or the costs associated with the filing, issuance, registration, modification, 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

2. With respect to the VAWA requirement concerning forensic medical examination payment for victims of sexual assault, jurisdictions must certify that:
   a. the state or territory or another governmental entity incurs the full out-of-pocket cost of forensic medical exams for victims of sexual assault;
   b. it will not require a victim of sexual assault to participate in the criminal justice system or cooperate with law enforcement in order to be provided with a forensic medical exam, reimbursement for charges incurred on account of such an exam, or both.

3. With respect to the VAWA requirement concerning judicial notification, jurisdictions must certify:
   a. 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 of the United States Code, and any applicable related Federal, State, or local laws.

4. With respect to the VAWA requirement prohibiting polygraph testing, jurisdictions must certify that:
   a. their laws, policies, or practices will ensure that no law enforcement officer, prosecuting officer or other government official shall ask or require an adult or youth 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; and
   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 or unit of local government.

By checking the "Jurisdiction is in Compliance" box below, applicant certifies that the jurisdiction is qualified to receive the funds. As the duly authorized representative of the applicant, I hereby acknowledge that the applicant will comply with the above requirements. This acknowledgement shall be treated as a material representation of fact upon which the Department of Commerce, Office of Crime Victims Advocacy will rely if a grant is issued.

City of Everett Police Dept.
Applicant Agency Name

Ray Stephenson, Mayor
Name and Title of Authorized Representative

ATTEST:
City Clerk

18/13/2015
Date

Jurisdiction is in Compliance (criminal justice agencies only)
PROJECT TITLE:
Agreement with Washington State Department of Commerce regarding utilization of FFY2015 STOP Violence Against Women grant funds

 briefings
 proposed action
 consent
 action
 first reading
 second reading
 third reading
 public hearing
 budget advisory

COUNCIL BILL #
Originating Dept. Police
Contact Person D/C Jim Lever
Phone Number (425) 257-8418

FOR AGENDA OF September 30, 2015

Initialed by:
Department Head
CAA
Council President

<table>
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<th>Location</th>
<th>Preceding Action</th>
<th>Attachments</th>
<th>Department(s) Approval</th>
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<td>Application with Department of Commerce, Certification Requirements, Standard Assurances, Confidentiality and Privacy Provisions</td>
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<td>Budget Remaining</td>
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<td>Additional Required</td>
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</tbody>
</table>

DETAILED SUMMARY STATEMENT:
The Everett Police Department has been approved to apply for funding through the Federal Fiscal Year (FFY) 2015 STOP Violence Against Women Formula Grant program. The FFY 2015 Application with the State Department of Commerce relates to use of grant program funding to improve the criminal justice and community response to violence against women in Snohomish County. The grant funds from the State to the City amount to $32,170.00, to be used for law enforcement training between January 1 and December 31, 2015.

RECOMMENDATION (Exact action requested of Council):
Authorize the Mayor to sign all necessary documents with Washington State Department of Commerce regarding application, utilization and acceptance of the $32,170.00 FFY 2015 STOP Violence Against Women award.